# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Electronic Imaging Services, Inc.		01/30/2006	CORPORATION: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Wachovia Bank, National Association, as agent
Street Address:	5080 Spectrum Drive
Internal Address:	Suite 500 East
City:	Addison
State/Country:	TEXAS
Postal Code:	75001
Entity Type:	national banking association: UNITED STATES

## PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1608281	PRINTPERFECT

#### **CORRESPONDENCE DATA**

Fax Number: (214)855-4300

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 214-855-4775

Email: awalker@jenkens.com

Correspondent Name: Andrea Walker
Address Line 1: 1445 Ross Avenue

Address Line 2: Suite 3700

Address Line 4: Dallas, TEXAS 75202-2799

ATTORNEY DOCKET NUMBER:	66596-9 ELECTRONIC IMAGIN
NAME OF SUBMITTER:	ANDREA WALKER
Signature:	/Andrea Walker/
	TRADEMARK

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Date:	02/15/2006
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### TRADEMARK SECURITY AGREEMENT

WHEREAS, Electronic Imaging Services, Inc., a Delaware corporation ("Grantor"), owns the Trademark registrations and Trademark applications listed on Schedule 1 annexed hereto; and

WHEREAS, Vector Investment Holdings, Inc. ("Holdings"), Wachovia Bank, National Association, as agent ("Secured Party"), and the lenders party thereto have entered into that certain Credit Agreement dated January 30, 2006 (as the same may be amended and in effect from time to time, the "Credit Agreement"), providing for extensions of credit to be made to Grantor by the Lenders; and

WHEREAS, pursuant to the terms of the Security Agreement dated as of the date hereof (as said Agreement may be amended and in effect from time to time, the "Security Agreement"), among Holdings, certain of its subsidiaries, including Grantor, and Secured Party, Grantor has granted to Secured Party a security interest in substantially all the assets of Grantor including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Trademarks (as defined in the Security Agreement) and Trademark Licenses (as defined in the Security Agreement), together with the goodwill of the business symbolized by Grantor's Trademarks, to secure the payment of all Obligations (as defined in the Security Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Secured Party a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether now owned or hereafter arising or acquired:

- (1) each Trademark, including, without limitation, the Trademark registrations and Trademark applications referred to in Schedule 1 annexed hereto, and all of the goodwill of the business associated with, and symbolized by, each Trademark;
  - (2) each Trademark License; and
- (3) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future infringement of any of the foregoing.

Notwithstanding anything herein to the contrary, in no event shall the security interest granted hereunder attach to (a) any lease, license, Intellectual Property, contract right, property right or agreement to which Grantor is a party or any of its rights or interests thereunder if, and for so long as, the grant of such security interest shall constitute or result in (i) the abandonment, invalidation, unenforceability, cancellation or voiding of any right, title or interest of Grantor therein or (ii) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, Intellectual Property right, contract right, property right or agreement other than to the extent that any such term would be rendered ineffective pursuant to Sections 9-406, 9-407, 9-408 or 9-409 of the UCC (or any successor provision or provisions) of any relevant jurisdiction or any other applicable law or principles of equity); provided, however, that such security interest shall attach immediately at such time as the condition that would cause such abandonment, invalidation, unenforceability, cancellation or voiding shall be removed and, to the extent severable, shall attach immediately to any portion of such lease, license, Intellectual Property right, contract right, property right or agreement that does not result in any of the consequences specified in clause (i) or (ii) of this paragraph, including any proceeds of such lease, license, Intellectual Property right, contract right, property right or agreement.

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This security interest is granted in conjunction with the security interests granted to Secured Party pursuant to the Security Agreement. Secured Party hereby acknowledges and affirms that the rights and remedies of Secured Party with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this agreement and the Security Agreement, the terms of the Security Agreement shall govern.

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the <u>30</u> day of January, 2006.

Acknowledged:

GRANTOR:	SECURED PARTY:
ELECTRONIC IMAGING SERVICES, INC.	WACHOVIA BANK, NATIONAL ASSOCIATION, as agent
By: Lobert S. Slopm	Ву:
/ Robert S. Bloom	Clint Bryant
Chief Financial Officer and Secretary	Vice President

This security interest is granted in conjunction with the security interests granted to Secured Party pursuant to the Security Agreement. Secured Party hereby acknowledges and affirms that the rights and remedies of Secured Party with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this agreement and the Security Agreement, the terms of the Security Agreement shall govern.

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the <u>20</u> day of January, 2006.

Acknowledged:

GRANTOR:	SECURED PARTY:
ELECTRONIC IMAGING SERVICES, INC.	WACHOVIA BANK, NATIONAL ASSOCIATION, as agent
By:  Robert S. Bloom Chief Financial Officer and Secretary	By: Clint Bryant Vice President

# ACKNOWLEDGEMENT

STATE OF ARKANSAS §	
COUNTY OF Spline §	
personally known or proved to me who executed the foregoing instruction. Services, Inc. who being by me Secretary of Electronic Imaging	anuary, 2006, before me personally appeared Robert Bloom, to me to on the basis of satisfactory evidence to be the person described in and rument as Chief Financial Officer and Secretary of Electronic Imaging duly sworn, did depose and say that he is Chief Financial Officer and Services, Inc., the corporation described in and which executed the he acknowledged said instrument to be the free act and deed of said  Notary Public
The state of the s	ACKNOWLEDGEMENT
STATE OF TEXAS §	
STATE OF TEXAS §	
COUNTY OF DALLAS §	
known or proved to me on the executed the foregoing instrumen by me duly sworn, did depose and	ary, 2006, before me personally appeared Clint Bryant, to me personally basis of satisfactory evidence to be the person described in and who at as Vice President of Wachovia Bank, National Association who being d say that he is Vice President of Wachovia Bank, National Association, which executed the foregoing instrument; and that he acknowledged said deed of said association.
{Seal}	Notary Public
My commission expires:	

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## **ACKNOWLEDGEMENT**

STATE OF	§		
COUNTY OF	§ § §		
personally known or proved who executed the foregoing Services, Inc. who being by Secretary of Electronic Ima	to me on the basis g instrument as Chie g me duly sworn, d aging Services, Inc	before me personally appeared Robert Bloom of satisfactory evidence to be the person describe ef Financial Officer and Secretary of Electronic id depose and say that he is Chief Financial Officer, the corporation described in and which exected said instrument to be the free act and deed	ed in and Imaging ficer and outed the
{Seal}		Notary Public	
My commission expires:			
	ACKNO	WLEDGEMENT	
STATE OF TEXAS	§ 6		
COUNTY OF DALLAS	\$ \$ \$		
known or proved to me on executed the foregoing instr by me duly sworn, did depor	the basis of satisf ument as Vice Presi se and say that he is	ore me personally appeared Clint Bryant, to me peractory evidence to be the person described in a ident of Wachovia Bank, National Association who will be Vice President of Wachovia Bank, National Association to the foregoing instrument; and that he acknowled	and who ho being ociation,

TRADEMARK SECURITY AGREEMENT - Page 3 of 3 DALLAS2 1141260v2 66596-00009

instrument to be the free act and deed of said association.

My commission expires:

OFFICIAL SEAL

My Commission Expires June 25, 2009

Security Agreement to Trademark Schedule 1

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7	7/31/90 Elect	
Reg No.	1,608,281	
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Country

**RECORDED: 02/15/2006** 

US Federal

Schedule 1 to Trademark Security Agreement, Solo Page DALLAS2 1141260v2 66596-00009

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