Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Clairvoyante, Inc.		03/21/2008	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	Samsung Electronics Co., Ltd.					
Street Address:	416 Maetan-dong					
Internal Address:	Yeungtong-gu, Suwon-Si					
City:	Gyeonggi-do					
State/Country:	REPUBLIC OF KOREA					
Entity Type:	CORPORATION: REPUBLIC OF KOREA					

PROPERTY NUMBERS Total: 13

Property Type	Number	Word Mark
Registration Number:	3100096	CLAIRVOYANTE
Registration Number:	3051464	PENTILE
Registration Number:	3072941	PENTILE
Registration Number:	2972608	PENTILE MATRIX
Registration Number:	3078742	PENTILE MATRIX
Serial Number:	78488823	
Serial Number:	78076673	MR. PENTILE
Serial Number:	76357681	PENTACOLOR
Serial Number:	76339442	
Serial Number:	76294326	
Serial Number:	78076629	TECHNOLOGY FOR HUMAN VISION
Serial Number:	78697636	PENTILE RGBW
Serial Number:	76294249	

CORRESPONDENCE DATA

900103050

Fax Number: (408)392-9262 Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 408 392-9250 Email: jlantz@macpherson-kwok.com Correspondent Name: MacPherson Kwok Chen & Heid LLP Address Line 1: 2033 Gateway Place Address Line 2: Suite 400 Address Line 4: San Jose, CALIFORNIA 95037 ATTORNEY DOCKET NUMBER: SAMSUNG TRADEMARKS DOMESTIC REPRESENTATIVE Name: Address Line 1: Address Line 2: Address Line 3: Address Line 4: NAME OF SUBMITTER: Jennifer M. Lantz Signature: /Jennifer M. Lantz/ Date: 04/01/2008

Total Attachments: 6

source=Trademark Assignment Agreement#page1.tif source=Trademark Assignment Agreement#page2.tif source=Trademark Assignment Agreement#page3.tif source=Trademark Assignment Agreement#page4.tif source=Trademark Assignment Agreement#page5.tif source=Trademark Assignment Agreement#page6.tif

TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (the "Agreement") is entered into as of March 21, 2008 ("Effective Date") by and between Clairvoyante, Inc., a California corporation (the "Assignor"); and Samsung Electronics Co., Ltd., a corporation organized under the laws of the Republic of Korca ("Assignee").

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement dated as of March 21, 2008 (the "Purchase Agreement"), pursuant to which Assignee has agreed to purchase from Assignor the Purchased Assets (as defined in the Purchase Agreement);

WHEREAS, pursuant to the Purchase Agreement, Assignor has agreed to assign certain rights and agreements to Assignee, and Assignce has agreed to assume certain obligations of Assignor, as set forth herein, and this Agreement is contemplated by Section 3.2(c)(i) of the Purchase Agreement;

NOW, THEREFORE, for and in consideration of the premises and the mutual covenants contained herein, and for other good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the parties do hereby agree as follows:

DEFINITION.

1.1 "Trademarks" shall mean any and all trademarks, service marks, logos, trade names, corporate names, Internet domain names and addresses and general-use e-mail addresses, and all goodwill associated therewith throughout the world, described on Schedule A.

2. ASSIGNMENT.

- 2.1 General. Assignor hereby transfers and assign to Assignee all of Assignor's right, title and interest in and to the Trademarks and all goodwill appurtenant thereto. The foregoing assignment also includes all of Assignor's right, title and interest in and to any and all causes of action and rights of recovery for past infringement, or misappropriation of the Trademarks.
- 2.2 Further Assurances. Upon request by Assignee at any time, and at Assignee's cost and expense, Assignor shall execute all documents and instruments and do all other things deemed necessary or useful by Assignee in establishing, perfecting, protecting, prosecuting, defending and enforcing Assignee's proprietary right, title and interest in the Trademarks, at Assignee's expense.
- 2.3 Attorney in Fact. Where Assignee is unable because of an Assignor's unavailability, dissolution, or for any other reason, to secure Assignor's signature to apply for or to pursue any application for any United States or foreign Trademark registration, or copyright registrations covering the Trademarks, then Assignor hereby irrevocably designate and appoint Assignee and its duly authorized officers and agents as Assignor's agent and attorney in fact, to act for and in Assignor's behalf and stead to execute and file any such applications and to do all other lawfully permitted acts to further the prosecution and issuance of such Trademark

-1-

registrations, or copyright registrations thereon, with the same legal force and effect as if executed by Assignor.

- 2.4 **Delivery.** Assignor shall, on the Effective Date, deliver to Assignee all physical files and documents related to the Trademarks in Assignor's possession.
- 2.5 Terms of the Purchase Agreement. The terms of the Purchase Agreement, including but not limited to Assignor's representations, warranties, covenants, agreements and indemnities relating to the Assumed Liabilities, are incorporated herein by this reference. Assignor acknowledges and agrees that the representations, warranties, covenants, agreements and indemnities contained in the Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern.

IN WITNESS WHEREOF, the parties have executed this Trademark Assignment Agreement as of the Effective Date.

ASSIGNOR:	ASSIGNEE:	
CLAIRVOYANTE, INC. a California corporation	SAMSUNG ELECTRONICS CO., LTD. a corporation organized under the laws of the Republic of Korea	•
By: POOD	By:Name: Seung-Ho Ahn, Ph.D., Esg.	

Title: Vice President, External Affairs & IP Team

Title: Chief Operating Officer

registrations, or copyright registrations thereon, with the same legal force and effect as if executed by Assignor.

- 2.4 **Delivery.** Assignor shall, on the Effective Date, deliver to Assignee all physical files and documents related to the Trademarks in Assignor's possession.
- 2.5 Terms of the Purchase Agreement. The terms of the Purchase Agreement, including but not limited to Assignor's representations, warranties, covenants, agreements and indemnities relating to the Assumed Liabilities, are incorporated herein by this reference. Assignor acknowledges and agrees that the representations, warranties, covenants, agreements and indemnities contained in the Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern.

IN WITNESS WHEREOF, the parties have executed this Trademark Assignment Agreement as of the Effective Date.

ASSIGNOR:	ASSIGNEE:
CLAIRVOYANTE, INC. a California corporation	SAMSUNG ELECTRONICS CO., LTD. a corporation organized under the laws of the Republic of Korea
Ву:	ву:
Name: Chris Thollaug	Name: Seung-Ho Ahn, Ph.D., Esq.
Title: Chief Operating Officer	Title: Vice President, External Affairs & IP Team

-3-

SCHEDULE A

TRADEMARKS

Trademarks

PENTACOLOR	PENTACOLOR	Mr. Pentile Logo	Mr. Pentile Logo	Mr. Pentile Logo	Mr. Pentile Logo	Mr. Pentile Logo	MR. PENTILE	Clairvoyante Logo	CLAIRVOYANTE	Mark
JP	EP	SN	TW	KR	qţ	EP	SU	SU	SU	Country
Registered - Allow To Lapse	Withdrawn	Abandoned	Registered - Allow To Lapse	Abandoned	Allowed	Registered	Status			
2002-20046	002566438	76/294,249	91003567	40-2002-5290	2002-005731	002555647	78/076,673	78/488,823	78/488,520	Application
3/14/2002	2/6/2002	8/1/2001	1/28/2002	1/31/2002	1/29/2002	1/30/2002	7/31/2001	9/23/2004	9/23/2004	on
4631438	N/A	N/A	01029805	0567865	4623177	00255567	N/A	N/A	3,100,096 6/6/2006	Regi
12/20/2002			1/16/2003	12/5/2003	11/22/2002	5/2/2003			6/6/2006	Registration
9	9	9	9	9	9	9	9	9,42	35,42	Classes

Pentile Array Design	Pentile Array Design	Pentile Аггау Design	PENTILE (Katakana)	PENTILE	PENTILE	PENTILE	PENTILE	PENTILE	PENTILE	PENTACOLOR	PENTACOLOR	PENTACOLOR	Mark
KR	JP	ЕР	US	SO	US	TW	KR	JP	EP	US	TW	KR	Country
Registered - Registered	Registered - Allow To Lapse	Registered - Allow To Lapse	Abandoned	Registered	Registered	Registered	Registered	Rejected/Abandoned	Registered	Abandoned	Registered - Allow To Lapse	Registered - Allow To Lapse	Status
40-2002-5289	2002-005730	002555621	76/339,442	78/488,530	78/076,667	91003565	40-2002-5288	2002-5729	002555530	76/357,681	91004693	40-2002-7283	Application
1/31/2002	1/29/2002	1/30/2002	11/15/2001	9/23/2004	7/31/2001	1/28/2002	1/31/2002	1/29/2002	1/30/2002	1/9/2002	2/4/2002	2/18/2002	5
0567868	4623176	00255561	N/A	3,072,941	3,051,464	01029803	0567864	N/A	00255550	N/A	91004693	0567858	Regi
12/5/2003	11/22/2002	8/27/2003		3/28/2006	1/24/2006	1/16/2003	12/5/2003				3/16/2003	12/5/2003	Registration
9	9	9	9	35,42	9	9	9	9	9	9	9	9	Classes

RECORDED: 04/01/2008

PENTILE RGBW	TECHNOLOGY FOR HUMAN VISION	PENTILE MATRIX	PENTILE MATRIX	PENTILE MATRIX	PENTILE MATRIX	Pentile Array Design	Pentile Array Design	Mark
SO	SN	SO	SO	SO	JP	US	TW	Country
Allowed	Abandoned	Registered	Registered	Unfiled	Registered	Abandoned	Registered - Allow To Lapse	Status
78/697,636	78/076,629	78/488,468	78/076,681	N/A	2004-062165	76/294,326	91003566	Application
8/22/2005	7/31/2001	9/23/2004	7/31/2001		7/5/2004	8/1/2001	1/28/2002	on
N/A		3,078,742	2,872,608	N/A	501349	N/A	1029804	Regi
	·	4/11/2006	7/19/2005		12/22/2006		1/16/2003	Registration
35,42	9	35,42	9		9,42	9	9	Classes