

TRADEMARK ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the names of the Assignor and Assignees and execution date previously recorded on Reel 003857 Frame 0164. Assignor(s) hereby confirms the release of security agreement.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
American Capital Financial Services, Inc.		09/22/2008	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	EAG Acquisition, LLC
Street Address:	810 Kifer Road
City:	Sunnyvale
State/Country:	CALIFORNIA
Postal Code:	94086
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	EAG Holdings LLC
Street Address:	810 Kifer Road
City:	Sunnyvale
State/Country:	CALIFORNIA
Postal Code:	94086
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	Cascade Scientific Labs, Inc.
Street Address:	810 Kifer Road
City:	Sunnyvale
State/Country:	CALIFORNIA
Postal Code:	94086
Entity Type:	CORPORATION: CALIFORNIA

Name:	Evans Taiwan LLC
Street Address:	810 Kifer Road
City:	Sunnyvale

CH \$215.00 2135922

900116841

TRADEMARK
REEL: 003858 FRAME: 0620

State/Country:	CALIFORNIA
Postal Code:	94086
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	2135922	CEA
Registration Number:	2261902	CEA
Registration Number:	1922670	CHARLES EVANS & ASSOCIATES
Registration Number:	2717578	EVANS ANALYTICAL GROUP
Registration Number:	2836750	EVANS ON-SITE
Registration Number:	2833050	EAGLABS
Registration Number:	2639841	RELOT-PXT
Registration Number:	2621587	CONTROL-PXT

CORRESPONDENCE DATA

Fax Number: (949)475-4754
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 213-229-7468
Email: gdowd@gibsondunn.com
Correspondent Name: Grant H. Dowd
Address Line 1: 333 South Grand Avenue
Address Line 4: Los Angeles, CALIFORNIA 90071

ATTORNEY DOCKET NUMBER:	68426-00008
NAME OF SUBMITTER:	Grant H. Dowd
Signature:	/grant h. dowd/
Date:	09/24/2008

Total Attachments: 9

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TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

09/22/2008
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SUBMISSION TYPE:	NEW ASSIGNMENT																														
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY																														
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RECEIVING PARTY DATA																															
Name:	American Capital Financial Services, Inc.																														
Street Address:	2 Bethesda Metro Center																														
Internal Address:	Attn: Brett Hyman																														
City:	Bethesda																														
State/Country:	MARYLAND																														
Postal Code:	21841																														
Entity Type:	CORPORATION: DELAWARE																														
PROPERTY NUMBERS Total: 10																															
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OP \$265.00 2135922

O:AMERICAN CAPITAL LTD. COMPANY:2 BETHESDA METRO CENTER

Registration Number:	2500228
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CORRESPONDENCE DATA

Fax Number: (301)654-6714

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

Phone: 3018411359

Email: brett.hyman@americancapital.com

Correspondent Name: American Capital Ltd.

Address Line 1: 2 Bethesda Metro Center

Address Line 2: Attn: Brett Hyman

Address Line 4: Bethesda, MARYLAND 21841

NAME OF SUBMITTER:	Brett Hyman
Signature:	/Brett Hyman/
Date:	09/22/2008
Total Attachments: 3 source=Release (Trademark)#page1.tif source=Release (Trademark)#page2.tif source=Release (Trademark)#page3.tif	

TRADEMARK

REEL: 003858 FRAME: 0623

RELEASE OF SECURITY AGREEMENT

This Release of Security Agreement (this "Release") is made and entered into as of September 22, 2008, made by and between American Capital Financial Services, Inc., a Delaware corporation, as agent ("Agent"), and EAG Acquisition, LLC, a Delaware limited liability company, EAG Holdings LLC, a Delaware limited liability company, Cascade Scientific Labs, Inc., a California corporation, and Evans Taiwan LLC, a Delaware limited liability company (the "Debtors").

WHEREAS, Debtors and Agent are parties to a certain Security Agreement (the "Security Agreement") recorded at the United States Patent and Trademark Office ("PTO") at Reel 016610/Frame 0676 and corrective recordation at Reel 016686/Frame 0534 for patents and Reel 3168/Frame 0496 and corrective recordation at Reel 3297/Frame 0931 for trademarks. The Security Agreement provides for the Debtor's grant of a security interest in the intellectual property attached hereto as Exhibit A (the "Intellectual Property") to the Agent as a collateral agent as security for certain Secured Obligations (defined in the Security Agreement); and


WHEREAS, the Debtors have satisfied all of the Secured Obligations under the Security Agreement, and the Debtors have requested that the Agent release, and the Agent is willing to release, subject to the terms hereof, its security interest, and claims of security interest, in the Intellectual Property covered by the Security Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Agent hereby agrees as follows:

1. Agent does hereby terminate and release any and all security interests that it may have in, or all claims that it may have to the Intellectual Property, whether now owned or hereafter acquired or created, pursuant to the Security Agreement, without any representation, warranty, or recourse of any kind or nature (other than as expressly set forth in paragraph 3 below).
2. Agent agrees to take such further action as may be reasonably requested by Debtors, from time to time, at Debtors' expense, to effectuate and carry out the provision and intent of this Release.
3. Agent represents and warrants to Debtors that it has not conveyed, transferred, granted a security interest in, hypothecated or otherwise pledged or disposed of any of the rights, title or interest granted to the Intellectual Property under the Security Agreement to any party other than Debtors.

IN WITNESS WHEREOF, the undersigned has caused this Release of Security Agreement to be executed and delivered as of the date first written above.

American Capital Financial Services, Inc., as Agent

By: 
Name: Myung Yi
Title: Managing Director + SVP

Schedule A – Intellectual Property

PATENT REGISTRATIONS

Title	Registration No.	Country
Imaging Radionuclide Analysis Apparatus and Method	5,241,569	US
Analytical Depth Monitor Utilizing Differential Interferometric Analysis	5,872,629	US
Analysis of Molecules Bound to Solid Surfaces Using Selective Bond Cleavage Processes	6,451,616	US
	5589685	US

TRADEMARK APPLICATIONS/REGISTRATIONS

Mark	Application/ Registration No.	Country
CEA	2,135,922	US
CEA	2,261,902	US
CHARLES EVANS & ASSOCIATES	1,922,670	US
EVANS ANALYTICAL GROUP	2,717,578	US
EVANS ON-SITE	2,836,750	US
EAGLABS	2,833,050	US
RELOT-PXT	2,639,841	US
CONTROL-PXT	2,621,587	US
Design Mark	3,384,679	US
Yi wan si fen xi ji tuan	5883166	China
Ai wen fen xi ji tuan	5883167	China
Ai wen si fen xi ji tuan	5883165	China
EVANS ANALYTICAL GROUP	915393	International Register