TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
STORM VENTURES FUND II(A), LLC		12/31/2007	LIMITED LIABILITY COMPANY:
STORM VENTURES FUND II, LLC		12/31/2007	LIMITED LIABILITY COMPANY:
CMEA VENTURES INFORMATION TECHNOLOGY II, CIVIL LAW PARTNERSHIP		12/31/2007	PARTNERSHIP:
CMEA VENTURES INFORMATION TECHNOLOGY II, L.P.		12/31/2007	LIMITED PARTNERSHIP:
PALOMAR VENTURES II, L.P.		12/31/2007	LIMITED PARTNERSHIP:
H.I.G. INOVYS, INC.		12/31/2007	CORPORATION:
HUITUNG INVESTMENTS (BVI) LIMITED		12/31/2007	LIMITED PARTNERSHIP:
SHENGTUNG VENTURE CAPITAL CORPORATION		12/31/2007	CORPORATION:
WARREN T. LAZAROW		12/31/2007	INDIVIDUAL:
LAZAROW, TRUSTEES OF THE LAZAROW FAMILY TRUST, DATED FEBRUARY 3, 2003, WARREN T. AND BARBARA M.		12/31/2007	TRUSTEE:
LANDINGS INVESTMENT PARTNERS, LLC		12/31/2007	LIMITED LIABILITY COMPANY:
TED HOLLIFIELD		12/31/2007	INDIVIDUAL:
CA UGMA, UNTIL THE AGE OF 21 FOR TIMOTHY JOHN MURABITO		12/31/2007	Custodian:
CA UGMA, UNTIL THE AGE OF 21 FOR MARCUS PAUL MURABITO		12/31/2007	Custodian:
CA UGMA, UNTIL THE AGE OF 21 FOR CLAYTON JAMES MURABITO		12/31/2007	Custodian:
CA UGMA, UNTIL THE AGE OF 21 FOR CHRISTIAN PHILLIP MURABITO		12/31/2007	Custodian:
CA UGMA, UNTIL THE AGE OF 21			PADEMARK

FOR ALFRED CHARLES	12/31/2007	Custodian:
CA UGMA, UNTIL THE AGE OF 21 FOR COURTNEY MICHELLE MURABITO	12/31/2007	Custodian:
CA UGMA, UNTIL THE AGE OF 21 FOR AMANDA TAYLOR MURABITO	12/31/2007	Custodian:
CA UGMA, UNTIL THE AGE OF 21 FOR JOSEPH ANTHONY MURABITO	12/31/2007	Custodian:
MURABITO TTEE MURABITO 1994 LIVING TRUST, UA DTD 01/11/94, ALFRED CHARLES MURABITO JR. AND KATHLEEN MICHELLE	12/31/2007	TRUSTEE:
ALL CHEMICAL DISPOSAL, INC. 401(K) PROFIT SHARING PLAN	12/31/2007	PROFIT SHARING PLAN:
ALL CHEMICAL DISPOSAL, INC.	12/31/2007	CORPORATION:
MURABITO 1994 LIVING TRUST DATED JANUARY 11, 1994	12/31/2007	TRUST:
BURLISON, CUST UGMA, UNTIL THE AGE OF 21, FBO ALFRED CHARLES MURABITO III, SARAH ELIZABETH	12/31/2007	Custodian:
BURLISON, CUST UGMA, UNTIL THE AGE OF 21, FBO CHRISTIAN PHILLIP MURABITO, SARAH ELIZABETH	12/31/2007	Custodian:
BURLISON, CUST UGMA, UNTIL THE AGE OF 21, FBO AMANDA TAYLOR MURABITO, SARAH ELIZABETH	12/31/2007	Custodian:
BURLISON, CUST UGMA, UNTIL THE AGE OF 21, FBO COURTNEY MICHELLE MURABITO, SARAH ELIZABETH	12/31/2007	Custodian:
BURLISON, CUST UGMA, UNTIL THE AGE OF 21, FBO JOSEPH ANTHONY MURABITO, SARAH ELIZABETH	12/31/2007	Custodian:
TECHFARM VENTURES, L.P.	12/31/2007	LIMITED PARTNERSHIP:
TECHFUND CAPITAL II, L.P.	12/31/2007	LIMITED PARTNERSHIP:
SYNOPSYS, INC.	12/31/2007	CORPORATION:
BUCKINGHAM T.I.C., JAMES R. AND LINDA L.	12/31/2007	TENANT IN COMMON:
HARTWIG FAMILY TRUST, LINDA	12/31/2007	TRUST:
PHUONG QUACH	12/31/2007	INDIVIDUAL:
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FAYSAL SOHAIL	12/31/2007	INDIVIDUAL:
KOJI MORIHIRO	12/31/2007	INDIVIDUAL:

RECEIVING PARTY DATA

Name:	Inovys Corporation
Street Address:	6940 Koll Center Parkway
City:	Pleasanton
State/Country:	CALIFORNIA
Postal Code:	94566
Entity Type:	CORPORATION: CALIFORNIA

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Serial Number:	78105540	INOVYS
Serial Number:	78271828	FLOPPLOT

CORRESPONDENCE DATA

Fax Number: (303)713-6260

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

Phone: 303-295-8205

Email: gwosterloth@hollandhart.com

Correspondent Name: Gregory W. Osterloth
Address Line 1: P.O. Box 8749

Address Line 4: Denver, COLORADO 80201

ATTORNEY DOCKET NUMBER:	INOVYS MATTERS
NAME OF SUBMITTER:	Gregory W. Osterloth
Signature:	/Gregory W. Osterloth/
Date:	09/29/2009

Total Attachments: 8

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TERMINATION AND RELEASE OF

SECURITY INTEREST IN PATENTS

This TERMINATION AND RELEASE OF SECURITY INTEREST IN PATENTS (this "Agreement") is made as of this 31st day of December, 2007, by the parties listed on <u>Schedule A</u> attached hereto (each a "Lender," and collectively "Lenders" in favor of Inovys Corporation, a California corporation (the "Grantor").

RECITALS:

- A. WHEREAS, the Lenders are the registered holders of security interests in certain assets of Grantor, pursuant to a Grant of Patent Security Interest (the "Security Agreement"), dated as of April 25, 2007, between and among Grantor and Lenders;
- B. WHEREAS, the Security Agreement was filed with the United States Trademark and Patent Office, Patent Division, on July 31, 2007 at RecVFrame 019617/0445, to evidence the security interest granted under the Security Agreement;
 - C. WHEREAS, the obligations due and secured by the Security Agreement have been satisfied,
- D. WHEREAS, the Lenders have given written consent and authorization, effective December 31, 2007, to the Grantor to release any and all security interests, of record, with the U.S. Patent and Trademark Office.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is increby acknowledged, Lenders expressly terminate and release their security interest in and to the entire right, lifle and interest in and to the Patent Collateral (as defined in the Security Agreement) and each Patent and Patent Application listed on Schedule B attached hereto.

All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement.

IN WITNESS WHEREOF, the Lenders have caused this Agreement to be executed and delivered by each duly authorized officer of the Grantor as of the date first set forth above.

INOVYS CORPORATION

Kennich M. Siegel

Vice President and Secretary

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GRANT OF PATENT SECURITY INTEREST

This GRANT OF PATENT SECURITY INTEREST, dated as of April 25, 2007, is entered into by and among Inovys Corporation, a California corporation (the "Grantor"), and the parties listed on attached Schedule A (each a "Lender," and collectively, the "Lenders").

WHEREAS, the Grantor has entered into a Note and Warrant Purchase Agreement, dated as of April 25, 2007 (said Note and Warrant Purchase Agreement, as it may hereafter be further amended, restated, supplemented or otherwise modified from time to time, being the "Purchase Agreement"), with the Lenders, pursuant to which the Lenders have made certain commitments, subject to the terms and conditions set forth in the Purchase Agreement, to extend certain financial support to the Grantor.

WHEREAS, the Grantor may in the future issue certain additional convertible secured promissory notes (the "Notes" as defined in the Purchase Agreement); and

WHEREAS, pursuant to the terms of a Security and Collateral Agent Agreement, dated as of April 25, 2007 (said Security and Collateral Agent Agreement, as it may hereafter have been and as it may hereafter be further amended, restated, supplemented or otherwise modified from time to time, being the "Security Agreement;" the terms defined therein and not otherwise defined herein being used herein as therein defined), by and among the Grantor and the Lenders named therein, the Grantor has granted to each Lender a security interest in, and continuing lien on, the Patent Collateral (as defined below);

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Security Agreement, to evidence further the security interest granted by the Grantor to the Lenders pursuant to the Security Agreement, the Grantor hereby grants to each Lender a security interest in all of the Grantor's right, title and interest in and to the following, in each case whether now or hereafter existing, whether now owned or hereafter acquired, and wherever the same may be located (the "Patent Collateral"):

- (i) all patents and patent applications and rights and interests in patents and patent applications under any domestic or foreign law that are presently, or in the future may be, owned or held by the Grantor and all patents and patent applications and rights, title and interests in patents and patent applications under any domestic or foreign law that are presently, or in the future may be, owned by the Grantor in whole or in part (including, without limitation, the U.S. patents and U.S. patent applications set forth on Schedule B annexed hereto), all rights (but not obligations) corresponding thereto to sue for past, present and future infringements and all re-issues, divisions, continuations, renewals, extensions and continuations-in-part thereof; and
- (ii) all proceeds thereof, such as, by way of example and not by limitation, license royalties and proceeds of infringement suits.

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Notwithstanding the foregoing, the Patent Collateral shall not include and the Grantor shall not be deemed to have granted a security interest in any of the Grantor's rights or interests in or under any lease, license, contract, permit, instrument, security, agreement or franchise to which the Grantor is a party or any of its rights or interests thereunder if and for so long as the grant of such security interest would constitute or result in (A) the abandonment, invalidation or unenforceability of any right, title or interest of the Grantor therein or (B) a breach or termination pursuant to the terms of, or a default under, such lease, license, contract, permit, instrument, security, agreement or franchise (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 of any relevant jurisdiction or under any other applicable law (including the Bankruptcy Code) or principles of equity); provided however, that the security interest shall attach immediately at such time as the condition causing such abandonment, invalidation or unenforceability shall be remedied and, to the extent severable, shall attach immediately to any portion of any such lease, license, contract, permit, instrument, security, agreement or franchise that does not result in any of the consequences set forth in subsection (A) or (B) above.

The Grantor does hereby further acknowledge and affirm that the rights and remedies of each Lender with respect to the security interest in the Patent Collateral 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.

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SCHEDULE A TO : GRANT OF PATENT SECURITY INTEREST

- Storm Ventures Fund II(A), LLC.
- 2. Storm Ventures Fund II, LLC
- 3. CMEA Ventures Information Technology II, Civil Law Parinership
- 4. CIMEA Ventures Information Technology II, L.P.
- 5. Palomar Ventures II, L.P.
- 6. H.I.G. Inovys, Inc.
- 7. Huitung Investments (BVI) Limited
- Shengtung Venture Capital Corporation
- 9. Warren T. Lazarow
- Warren T, Lazarow and Barbara M. Lazarow, trustees of the Lazarow Family Trust, dated February 3, 2003
- 11. Landings Investment Partners, LLC
- 12. Ted Hollifield
- 13. CA UGMA, until the Age of 21 for Timothy John Murabito
- 14. CA UGMA, until the Age of 21 for Marcus Paul Murabito
- 15. CA UGMA, until the Age of 21 for Clayton James Murabito
- 16. CA UGMA, until the Age of 21 for Christian Phillip Murabito
- 17. CA UGMA, until the Age of 21 for Alfred Charles Murabito III
- 18. CA UGMA, until the Age of 21 for Courtney Michelle Murabito
- 19. CA UGMA, until the Age of 21 for Amanda Taylor Murabito
- 20. CA UGMA, until the Age of 21 for Joseph Anthony Murabito
- Alfred Charles Murabito Jr. and Kathleen Michelle Murabito TTEE Murabito 1994 Living Trust, va dtd 01/11/94
- 22. All Chemical Disposal, Inc. 401(k) Profit Sharing Plan
- 23. All Chemical Disposal, Inc.
- Murabito 1994 Living Trust dated January 11, 1994
- 25. Sarah Elizabeth Burlison, cust. UGMA, until the age of 21, fbo Alfred Charles Murabito III
- 26. Sarah Elizabeth Burlison, cust. UGMA, until the age of 21, fbo Christian Phillip Murabito
- 27. Sarah Elizabeth Burlison, cust. UGMA, until the age of 21, fbo Amanda Taylor Murabito
- 28. Sarah Elizabeth Burlison, cust. UGMA, until the age of 21, fbo Courtney Michelle Murabito
- 29. Sarah Elizabeth Burlison, cust. UGMA, until the age of 21, fbo Joseph Anthony Murabito
- 30. Techfarm Ventures, L.P.
- 31. TechFund Capital II, L.P.
- 32. Synopsys, Inc.
- 33. James R. Buckingham and Linda L. Buckingham T.I.C.
- 34. Linda Hartwig Family Trust
- 35. Phuong Quach
- 36. Faysai Sohail
- 37. Koji Moribiro

SCHEDULE B TO GRANT OF PATENT SECURITY INTEREST

U.S. Patents (C	Skill (1)	US App No	Tendidar Trais
US 6,591,213 B1	Systems for providing zero latency, non-module looping and branching of test pattern data for automatic test equipment		Patent Issued 01/04/2005
US 7,032,145 B1	System for dynamic re-allocation of test pattern data for parallel and serial test data patterns		Patent Issued 04/18/2006
US 6,880,137 B1 US 7,114,114 B1 (con't)	Dynamically reconfigurable precision signal delay test system for automatic test equipment		Patent Issued 04/12/2005 09/26/2006 (con'i)
US 7,047,463 B1	Method and system for automatically determining a testing order when executing a test flow	:	Patent Issued 05/16/2006
US 6,900,621 B1 US 7,154,253 B1 (con't)	A digitally controlled modular power supply for automated test equipment		Patent Issued 05/31/2005 12/26/2006 (con't)
US 6,750,797 B1	A Programmable precision current controlling apparatus		Patent Issued 06/15/2004
and the second s	YMS to localize defects		Patent Filed 10/13/2006
	Process ID location of break in scan chain		Patent Filed 12/12/06
	Process digital fault signature		Patent Filed 11/30/2006
	Device performance characterization		Patent Filed 11/27/2005
	Logging a category of a defect in semiconductor test		Patent Filed 3/20/2007

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 YMS to localize defects	60/829317	Patent Filed 10/13/2006
 Process ID location of break in semi chilin	14/60989899 14/6098999	Patent Filed 12/12/06
Process digital fault signature	11/565616	Patent Filed 11/30/2006
 Device performance characterization	1,1/\$63612	Patent Filed 11/27/2006
 Logging a category of a defect in senaconductor test	60/895984	Patent Piled 3/20/2007

TERMINATION AND RELEASE OF

SECURITY INTEREST IN TRADEMARKS

This TERMINATION AND RELEASE OF SECURITY INTEREST IN TRADEMARKS (this "Agreement") is made as of this 31st day of December, 2007, by the parties listed on <u>Schedule A</u> attached hereto (each a "Lender," and collectively "Lenders) in favor of Inovys Corporation, a California corporation (the "Grantor").

RECITALS:

- A. WHERBAS, the Lenders are the registered holders of security interests in certain assets of Grantor, pursuant to a Grant of Trademark Security Interest (the "Security Agreement"), dated as of April 25, 2007, between and among Grantor and Landers;
- B. WHEREAS, the Security Agreement was filed with the United States Trademark and Putent Office, Trademark Division, on July 24, 2007 at Reel/Frame 003594/0786, to evidence the security interest granted under the Security Agreement;
 - C. WHEREAS, the obligations due and secured by the Security Agreement have been satisfied,
- D. WHEREAS, the Londers have given written consent and authorization, effective December 31, 2007, to the Granter to release any and all security interests, of record, with the U.S. Patent and Trademark Office.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged. Lenders expressly terminate and release their security interest in and to the entire right, title and interest in and to the Trademark Collateral (as defined in the Security Agreement) and each Trademark listed on Schedule B attached hereto.

All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement.

IN WITNESS WHEREOF, the Grantor has caused this Agreement to be executed and delivered by a duly authorized officer of the Grantor as of the date first set forth above.

INOVYS CORPÓRATION

Kenneth M. Siegel

Vice President and Scoretory

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SCHEDULE B TO GRANT OF TRADEMARK SECURITY INTEREST

		censtration	(Cograndator)	
MINOVYS	Country USA	78/105540	er Application Date 1/29/2002	
NOVYS	Buropean Union	002579126	2/15/2002	
NOVYS	Iapan	2002-9434	1/24/2003	~~~~
NOVYS	China	300126	1/8/2003	ه د منونونو ه ده د
NOVYS	USA	78/271828	7/8/2003	
FLOPPLOT	USA			
STYLUS	USA			······

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RECORDED: 09/29/2009

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