

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM339498

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Raje Technology Group, LLC		04/24/2015	LIMITED LIABILITY COMPANY: FLORIDA
Plasma-Therm, LLC		04/24/2015	LIMITED LIABILITY COMPANY: FLORIDA
Rev-Tech Manufacturing Solutions, LLC		04/24/2015	LIMITED LIABILITY COMPANY: FLORIDA
Drytek, LLC		04/24/2015	LIMITED LIABILITY COMPANY: DELAWARE
Logix Technology Holdings, LLC		04/24/2015	LIMITED LIABILITY COMPANY: DELAWARE
Plasma-Therm IC-Disc, Inc.		04/24/2015	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	SunTrust Bank
Street Address:	211 Perimeter Center Parkway, Suite 100
City:	Atlanta
State/Country:	GEORGIA
Postal Code:	30346
Entity Type:	CORPORATION: GEORGIA

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark
Serial Number:	77554869	PLASMA-THERM
Serial Number:	77548329	790+
Serial Number:	77021763	MASK ETCHER
Serial Number:	78178079	VERSALINE
Serial Number:	74614175	VERSALOCK
Serial Number:	77926461	VERSAWORKS
Serial Number:	78178075	SHUTTLELINE
Serial Number:	77927602	ENDPOINTWORKS
Serial Number:	77918288	PTI
Serial Number:	74019457	SHUTTLELOCK
Serial Number:	85114111	CORTEX

TRADEMARK

Property Type	Number	Word Mark
Serial Number:	76516324	MASK ETCHER IV
Serial Number:	85018006	DRYTEK
Serial Number:	85018001	DRYTEK

CORRESPONDENCE DATA

Fax Number: 8132212900

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 8132213900

Email: christina.allen@hwhlaw.com

Correspondent Name: Rachel M. Feinman, Esq.

Address Line 1: 101 E. Kennedy Blvd., Suite 3700

Address Line 4: Tampa, FLORIDA 33602

NAME OF SUBMITTER:	Rachel M. Feinman, Esq.
SIGNATURE:	/Rachel M. Feinman, Esq./
DATE SIGNED:	04/28/2015

Total Attachments: 5

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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT (this “Agreement”), effective as of April 24, 2015, is made by each of the signatories hereto (the “Grantors”) in favor of SUNTRUST BANK, a Georgia banking corporation, having its principal place of business at 211 Perimeter Center Parkway, Suite 100, Atlanta, Georgia 30346 (the “Bank”), under the Loan Agreement, dated as of the date hereof (as amended, restated, supplemented or otherwise modified from time to time, the “Loan Agreement”), by among the Bank, RAJE TECHNOLOGY GROUP, LLC, a Florida limited liability company (“RAJE”) and PLASMA-THERM, LLC, a Florida limited liability company (“Plasma” and together with RAJE, the “Borrowers”).

WHEREAS, pursuant to the Loan Agreement, the Bank has agreed to make loans to the Borrowers upon the terms and subject to the conditions set forth therein;

WHEREAS, the Grantors thereunder have executed and delivered a Security Agreement, dated as of the date hereof, in favor of the Bank (as amended, supplemented, restated or otherwise modified from time to time, the “Security Agreement”); and

WHEREAS, pursuant to the Security Agreement, the Grantors have granted to the Bank a security interest in, inter alia, certain Intellectual Property, including those Trademarks set forth on Exhibit A that constitute Collateral.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, each of the Grantors agrees, for the benefit of the Bank, as follows:

1. Definitions. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Loan Agreement and the Security Agreement, as applicable.

2. Grant of Security Interest for Obligations. Each of the Grantors hereby grants a continuing security interest in, all of such Grantor’s right, title and interest in, to and under the Trademarks constituting Collateral (including, without limitation, those items listed on Exhibit A hereto and all goodwill related thereto) (collectively, the “Trademark Collateral”), to the Bank, as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Obligations.

3. Purpose. This Agreement has been executed and delivered by the Grantors for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The security interest granted hereby has been granted to the Bank in connection with the Security Agreement and is expressly subject to the terms and conditions thereof. The Security Agreement (and all rights and remedies of the Bank thereunder) shall remain in full force and effect in accordance with its terms.

4. Acknowledgment. Each of the Grantors does hereby further acknowledge and affirm that the rights and remedies of the Bank with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of any conflict between this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

5. Counterparts. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers as if the day and year first above written.

GRANTORS:

RAJE TECHNOLOGY GROUP, LLC

By: _____
Name: Abdul Lateef
Title: Chief Executive Officer

PLASMA-THERM, LLC

By: _____
Name: Abdul Lateef
Title: Chief Executive Officer

REV-TECH MANUFACTURING SOLUTIONS, LLC

By: _____
Name: Abdul Lateef
Title: Chief Executive Officer

LOGIX TECHNOLOGY HOLDINGS, LLC

By: _____
Name: Abdul Lateef
Title: Chief Executive Officer

PLASMA-THERM IC-DISC, INC.

By: _____
Name: Abdul Lateef
Title: President

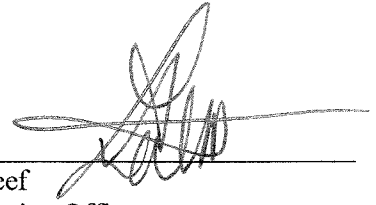
IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers as if the day and year first above written.

DRYTEK, LLC

By: _____

Name: Abdul Lateef

Title: Chief Executive Officer

A handwritten signature in black ink, appearing to be 'Abdul Lateef', written over a horizontal line. The signature is stylized and cursive.

**TRADEMARK
REGISTRATIONS AND APPLICATIONS**

Trademark	Owner	Serial No	Registration No	Country	Filing date
Plasma-Therm	Plasma-Therm LLC	77554869	3687253	US	8/25/2008
790+	Plasma-Therm LLC	77548329	3730528	US	8/15/2008
MASK ETCHER	Plasma-Therm LLC	77021763	3383876	US	2/19/2008
VERSALINE	Plasma-Therm LLC	78178079	2893124	US	10/24/2002
VERSALOCK	Plasma-Therm LLC	74614175	2001901	US	12/22/1994
VERSAWORKS	Plasma-Therm LLC	77926461	3841335	US	2/2/2010
SHUTTLELINE	Plasma-Therm LLC	78178075	2893123	US	12/24/2002
EndPointWorks	Plasma-Therm LLC	77927602	3902954	US	1/3/2010
PTI	Plasma-Therm LLC	77918288	3840760	US	1/22/2010
SHUTTLELOCK	Plasma-Therm LLC	74019457	1625640	US	1/16/1990
Cortex	Plasma-Therm LLC	85114111	4136245	US	8/23/2010
MASK ETCHER IV	Plasma-Therm LLC	76516324	2918476	US	5/22/2003
Drytek (goods)	Drytek	85018006	4210502	US	4/20/2010
Drytek (services)	Drytek	85018001	3994856	US	4/20/2010