TRADEMARK ASSIGNMENT

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
Ambric, Inc.		03/06/2009	CORPORATION: OREGON

RECEIVING PARTY DATA

Name:	Nethra Imaging, Inc.
Street Address:	2855 Bowers Ave.
City:	Santa Clara
State/Country:	CALIFORNIA
Postal Code:	95051
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Serial Number:	76977946	AMBRIC
Serial Number:	77073633	AMBRIC

CORRESPONDENCE DATA

Fax Number: (503)274-4622

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

Phone: 503-222-3613

Email: jennifer@techlaw.com

Correspondent Name: Kevin S. Ross

Address Line 1: 210 SW Morrison Street

Address Line 2: Suite 400

Address Line 4: Portland, OREGON 97204

ATTORNEY DOCKET NUMBER:	KSR:JLA 6556-0001
NAME OF SUBMITTER:	Kevin S. Ross
Signature:	/Kevin S. Ross/

TRADEMARK REEL: 003956 FRAME: 0527

900129843

Date:	03/20/2009
Total Attachments: 3 source=Nethra_trademark_assignment#pag source=Nethra_trademark_assignment#pag	

source=Nethra_trademark_assignment#page3.tif

TRADEMARK REEL: 003956 FRAME: 0528

Schedule 5

FORM OF TRADEMARK ASSIGNMENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

TRADEMARK ASSIGNMENT

This Trademark Assignment (this "<u>Trademark Assignment</u>") is being delivered pursuant to that certain Asset Purchase Agreement, dated as of March <u>(s)</u>, 2009 (the "<u>Asset Purchase Agreement</u>") by and between Ambric, Inc., an Oregon corporation ("<u>Assignor</u>") and Nethra Imaging, Inc., a Delaware corporation ("<u>Assignee</u>").

- A. Assignor owns certain trademarks and/or service marks, and applications and/or registrations for such marks, as listed in <u>Attachment A</u> attached hereto and incorporated herein by this reference (the "<u>Marks</u>").
- B. Assignor and Assignee have entered into the Asset Purchase Agreement, assigning, among other things, all right, title and interest in and to the Marks from Assignor to Assignee.
- C. Any capitalized term used but not otherwise defined in this Trademark Assignment has the meaning ascribed to such term in the Asset Purchase Agreement.

NOW, THEREFORE, for good and valuable consideration as set forth in the Asset Purchase Agreement, the receipt and sufficiency of which hereby is acknowledged, Assignor hereby sells, conveys, assigns, transfers and delivers to Assignee and its successors and assigns, free and clear of all Liens and Claims, effective as of 11:59 p.m. California time on [3/6], 2009 (the "Effective Time"), Assignor's entire right, title and interest in and to the Marks, and to the applications and/or registrations for the Marks, together with the goodwill of the business symbolized by the Marks, including the right to sue and recover for any past infringement thereof.

IN WITNESS WHEREOF, Assignor has caused this Trademark Assignment to be executed by its duly authorized representative as of the Effective Time.

ASSIGNOR: AMBRIC, INC.

By:

Name:

Title:

David L. 1 CEO

613535/1/DDM/101981-0012

TRADEMARK REEL: 003956 FRAME: 0529

ATTACHMENT A TO TRADEMARK ASSIGNMENT

613535/1/DDM/101981-0012

TRADEMARK
REEL: 003956 FRAME: 0530

Trademark

Registration Number	Serial #	Status
3074133	76/977,946	Registered
3489356	77/073,633	Registered
	76/492,784	Allowed, but abandoned, never registered
	76/492,785	Allowed, but abandoned, never registered
	78/966,318	Allowed but abandoned, never registered
	3074133	3489356 77/073,633 76/492,784 76/492,785

TRADEMARK
REEL: 003956 FRAME: 0531

RECORDED: 03/20/2009