Electronic Version v1.1

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SUBMISSION TYPE:		NEW ASSIGNMENT					
NATURE OF CONVEYANCE:		ASSIGNMENT					
CONVEYING PARTY DATA							
Name Execution Date							
AGFA Corporation				01/01/2007			
RECEIVING PARTY DATA							
Name:	AGFA Healthcare Corporation						
Street Address:	100 Challenger Road						
City:	Ridgefield Park						
State/Country:	NEW JERSEY						
Postal Code:	07660-2199						
PROPERTY NUMBERS Total: 6							
Property Ty	/ре		Number				
Patent Number:		6574629					
Patent Number: 7		7116327					
Application Number: 10		10955986					
Application Number: 1		10965605					
Application Number: 1		11045220					
Application Number: 11186		1186	511				
CORRESPONDENCE DATA							
Fax Number: (414)277-0656							
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.							
Phone: 414-271-6560							
Email:	mkeipdocket@michaelbest.com						
Correspondent Name: Michael Best & Friedrich LLP							
Address Line 1: 100 East Wisconsin Avenue Address Line 2: Suite 3300							
Address Line 2:Suite 3300Address Line 4:Milwaukee, WISCONSIN 53202-4108							
ATTORNEY DOCKET NUMBER:			011422-9001-00				
500513085			RFFI :	<u>PATENT</u> 020794 FRAME: 0411			

Total Attachments: 3 source=ASN#page1.tif source=ASN#page2.tif source=ASN#page3.tif

ASSIGNMENT OF INTELLECTUAL PROPERTY

This Assignment is made by AGFA CORPORATION, a Delaware corporation having its principal place of business at 100 Challenger Road, Ridgefield Park, New Jersey 07660-2199 (hereinafter referred to as "Agfa Corp.") to AGFA HEALTHCARE CORPORATION, a Delaware corporation also having a principal place of business at 100 Challenger Road, Ridgefield Park, New Jersey 07660-2199 (hereinafter referred to as "Agfa HealthCare"), and effective as of January 1, 2007 (the "Effective Date").

WHEREAS, Agfa Corp. desires to transfer, and is obligated to do so under the terms of the Contribution and Assumption Agreement dated January 1, 2007, by and among Agfa Corp., Agfa Healthcare, and Agfa-Gevaert N.V., all its right, title, and interest in and to all patents and patent applications listed in Schedule A and its rights in technical information, know-how, processes, procedures, devices, methods, formulas, protocols, techniques, software, designs, drawings or data related to technology described in the patents listed in Schedule A (collectively the "Intellectual Property") to Agfa HealthCare.

NOW, THEREFORE, in consideration of the mutual covenants and undertakings set forth herein, and for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by Agfa Corp., the parties hereto agree as follows.

ARTICLE I. ASSIGNMENT.

Agfa Corp. hereby assigns to Agfa HealthCare all its right, title, and interest, in and to the Intellectual Property including, but not limited to, any and all current or future United States and foreign patent rights. Agfa Corp.'s assignment of rights includes, but is not limited to, the right to sue for past infringement and collect damages for the same; the right to receive royalties with respect to, and the right to distribute the Intellectual Property in any media whatsoever, by sale, by rental, by lease, or lending or by other transfer of ownership to a third party.

ARTICLE II. MISCELLANOUS.

2.1. If for any reason one or more of the provisions of this Agreement are deemed by a court of competent jurisdiction to be unenforceable or otherwise void by operation of law, the remainder of this Agreement will be deemed to be valid and enforceable.

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PATENT REEL: 020794 FRAME: 0413 2.2. This Agreement represents the entire agreement between the parties with respect to and supercedes all previous understandings and agreements between the parties regarding the subject matter hereof. The same are, by mutual consent, cancelled and terminated in favor of this Agreement. No modification, renewal, extension, or waiver of this Agreement or any of its provisions shall be binding unless it is in writing and signed by the parties.

IN WITNESS WHEREOF, the parties' authorized representatives have executed this Agreement, which shall be binding upon the parties and their respective successors and assigns as of the Effective Date.

AGEA HEALTHCARE CORPORATION By Name: Timothy **8.** Coakley (Print or Type) Title: Chief Financial Officer

AGFA CORPORAT By: Gunther Mertens Name: (Print or Type) Vice President Title: Finance & Administration

PATENT REEL: 020794 FRAME: 0414

SCHEDULE A

Patent or	Inventor Names	Date of	Reel/Frame No. of Recordation of	
Application		Prior Assignment to		
Number		Agfa Corp.	Prior Assignment	
6,574,629	Robert E. Cooke, Jr.	April 5, 1999	009865/0843	
	Michael G. Gaeta			
	Dean M. Kaufman			
	John G. Henrici			
7,116,327	Robert M. Katka	August 31, 2004	015762/0019	
10/955,986	Bob Baumgartner	September 30, 2004	015864/0268	
	Robert Katka			
	Chad W. Neller	•		
	Glenn Potter			
10/965,605	Christopher Baumgartner	October 14, 2004	015900/0285	
	Scott Galbari			
	Todd Jensen			
	Viktor Rychagov			
	Gregg Van Dusen			
11/045,220	Timothy J. Kaschinske	May 9, 2005	016203/0555	
	Alan E. Kuhn			
	Paul A. Seifert			
11/186,511	Christopher Baumgartner	July 21, 2005	016786/0874	
	Scott Galbari			
	Alan Kuhn			

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PATENT REEL: 020794 FRAME: 0415

RECORDED: 04/14/2008