TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Amendment Number Four to Trademark Security Agreement	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
FORTEZZA IRIDIUM HOLDINGS, INC.		08/19/2009	CORPORATION: DELAWARE
VENTYX INC.		08/19/2009	CORPORATION: DELAWARE
MOBILE DATA SOLUTIONS INC.		08/19/2009	CORPORATION: DELAWARE
INDUS APAC, INC.		08/19/2009	CORPORATION: DELAWARE
VENTYX ASIA INC.		08/19/2009	CORPORATION: DELAWARE
INDUS GROUP NORTH AMERICA, INC.		08/19/2009	CORPORATION: CALIFORNIA
GED HOLDING, LLC		08/19/2009	LIMITED LIABILITY COMPANY: DELAWARE
GLOBAL ENERGY DECISIONS, L.L.C.		08/19/2009	LIMITED LIABILITY COMPANY: DELAWARE
VENTYX ENERGY SOFTWARE, INC.		08/19/2009	CORPORATION: CALIFORNIA
ENERGY VELOCITY, LLC		08/19/2009	LIMITED LIABILITY COMPANY: DELAWARE
KW NORTH AMERICA, LLC		08/19/2009	LIMITED LIABILITY COMPANY: DELAWARE
VENTYX ENERGY, LLC		08/19/2009	LIMITED LIABILITY COMPANY: DELAWARE
TECH-ASSIST, INC.		08/19/2009	CORPORATION: MARYLAND

RECEIVING PARTY DATA

Name:	WELLS FARGO FOOTHILL, INC.	
Street Address:	2450 Colorado Avenue, Suite 3000W	
City:	Santa Monica	
State/Country:	CALIFORNIA	
Postal Code:	90404	
Entity Type:	CORPORATION: CALIFORNIA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark	
Serial Number:	77773723	NMARKET	

CORRESPONDENCE DATA

Fax Number: (213)627-0705

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

Phone: 213.683.5698

Email: MinetteTayco@paulhastings.com

Correspondent Name: Minette M. Tayco

Address Line 1: 515 S. Flower St., 25th Floor

Address Line 4: Los Angeles, CALIFORNIA 90071

ATTORNEY DOCKET NUMBER:	WFF/VENTYX (45035.00235)	
NAME OF SUBMITTER:	Minette M. Tayco	
Signature:	/Minette M. Tayco/	
Date:	08/19/2009	

Total Attachments: 9

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AMENDMENT NUMBER FOUR TO TRADEMARK SECURITY AGREEMENT

This AMENDMENT NUMBER FOUR TO TRADEMARK SECURITY AGREEMENT, dated as of August 19, 2009 (this "Amendment"), is delivered pursuant to Section 5 of that certain Trademark Security Agreement, dated as of January 9, 2007 (as amended by that certain Amendment Number One to Trademark Security Agreement, dated as of June 8, 2007, that certain Amendment Number Two to Trademark Security Agreement, dated as of September 6, 2007, and that certain Amendment Number Three to Trademark Security Agreement, dated as of February 14, 2008, the "Trademark Security Agreement"), among the Grantors signatory thereto (each referred to hereinafter each individually as a "Grantor" and collectively, jointly and severally, as "Grantors") and WELLS FARGO FOOTHILL, INC., a California corporation, as arranger and administrative agent for the Lenders (in such capacity, together with its successors and permitted assigns, if any, in such capacity, "Agent"). Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Trademark Security Agreement, which by this reference is incorporated herein.

WHEREAS, the Grantors and Agent wish to amend the Trademark Security Agreement by adding a Trademark to the Trademark Collateral.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree to amend the Trademark Security Agreement as follows:

- 1. Grantors and Agent hereby agree that the Trademark Collateral listed on <u>Schedule 1</u> attached hereto (the "<u>New Trademark Collateral</u>") shall supplement and become part of the Trademark Collateral referred to in the Trademark Security Agreement and <u>Schedule I</u> attached thereto (the "<u>Existing Trademark Collateral</u>") and shall secure all Obligations.
- 2. Each Grantor, as applicable, hereby: (a) reaffirms all prior grants of security interests in favor of Agent in all of Grantor's right, title, and interest in, to, and under the Existing Trademark Collateral; (b) grants, assigns, transfers, and conveys to Agent continuing security interests in all of Grantor's right, title, and interest in, to, and under the New Trademark Collateral; (c) represents and warrants, to the extent such representation and warranty does not relate to an earlier date, that the representations and warranties in the Trademark Security Agreement, as amended by the Amendment, are true and correct in all material respects on and as of the date hereof, as though made on such date; and (d) agrees that the Trademark Security Agreement as amended hereby is and shall remain in full force and effect.
- 3. This Amendment shall be governed by, and construed and enforced in accordance with, the federal laws of the United States and the laws of the State of New York.
- 4. This Amendment may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute but one and the same agreement.
 - 5. This Amendment is a Loan Document.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the undersigned parties hereto have executed this Agreement by and through their duly authorized officers, as of the day and year first above written.

GRANTORS:	FORTEZZA IRIDIUM HOLDINGS, INC., a Delaware corporation
	By: MAN Pord Title: Vice President
	VENTYX INC., a Delaware corporation
	By:
	MOBILE DATA SOLUTIONS INC., a Delaware corporation
	By:
	INDUS APAC, INC., a Delaware corporation
	By: Name: Adam Vexler Title: Secretary
	VENTYX ASIA INC., a Delaware corporation
	By:
	INDUS GROUP NORTH AMERICA, INC., a California corporation
	By: Name: Adam Vexler Title: Secretary

[SIGNATURE PAGE TO AMENDMENT NUMBER FOUR TO TRADEMARK SECURITY AGREEMENT]

IN WITNESS WHEREOF, the undersigned parties hereto have executed this Agreement by and through their duly authorized officers, as of the day and year first above written.

GRANTORS:	FORTEZZA IRIDIUM HOLDINGS, INC., a Delaware corporation		
	Ву:		
	Name: James M. Ford Title: Vice President		
	VENTYX INC., a Delaware corporation		
	By: Deane S. Price		
	Title: Chief Financial Officer		
	MOBILE DATA SOLUTIONS INC., a Delaware corporation		
•	Ву:		
	Name: Adam Vexler		
•	Title: Secretary .		
·	INDUS APAC, INC.,		
	a Delaware corporation		
·	Ву:		
	Name: Adam Vexler		
	Title: Secretary		
	VENTYX ASIA INC.,		
	a Delaware corporation		
•	Ву:		
	Name: Adam Vexler		
	Title: Secretary		
	INDUS GROUP NORTH AMERICA, INC., a California corporation		
	Ву:		
	Name: Adam Vexler		
	Title: Convetent		

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GRANTORS:	FORTEZZA IRIDIUM HOLDINGS, INC a Delaware corporation
	Ву:
	Name: James M. Ford Title: Vice President
	VENTYX INC.,
	a Delaware corporation
• •	Ву:
	Name: Deane S. Price Title: Chief Financial Officer
	MOBILE DATA SOLUTIONS INC., a Delaware corporation
	By: Ah W
	Name: Adam Vexler Title: Secretary
·	INDUS APAC, INC., a Delaware corporation
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,	Name: Adam Vexler Title: Secretary
	VENTYX ASIA INC., a Delaware corporation
	By: Show
	Name: Adam Vexler Title: Secretary
	INDUS GROUP NORTH AMERICA, INC a California corporation
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[SIGNATURE PAGE TO AMENDMENT NUMBER FOUR TO TRADEMARK SECURITY AGREEMENT]

Name: Adam Vexler Title: Secretary

	GED HOLDING, LLC,
•	a Delaware limited liability company
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	By:
	Title: Vice President
	GLOBAL ENERGY DECISIONS, L.L.C.,
	a Delaware limited liability company
	(-MI)-/
*	Ву:
	Name: James M. Ford Title: Vice President
	Title: Vice Plesidon
	VENTYX ENERGY SOFTWARE, INC.,
	a California corporation
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	Ву;
•	Name: Deane S. Price
•	Title: President and Treasurer
•	ENERGY VELOCITY, LLC,
	a Delaware limited liability company
	a Delaware functed fidently verifically
	Ву:
	Name: Deane S. Price
	Title: President and Treasurer
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	KW NORTH AMERICA, LLC,
	a Delaware limited liability company
	By:
4	Name: Deane S. Price
•	Title: President and Treasurer
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	VENTYX ENERGY, LLC,
	a Delaware limited liability company
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	Name: Deane S. Price
	Title: Chief Executive Officer, President and Chief
	Financial Officer
	TECH-ASSIST, INC.,
	a Maryland corporation
	By:Name: Matthew A. Lechowicz
	Name: Matthew A. Lechowicz Title: President, Treasurer and Secretary
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TRADEMARK SECTION	MENDMENT NUMBER FOUR TO RITY AGREEMENT]
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	D HOLDING, LLC, claware limited liability company
	e: James M. Ford : Vice President
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By:	
-	e: James M. Ford : Vice President
	VTYX ENERGY SOFTWARE, INC.,
By:_ Nam	e; Deane S. Price
	: President and Treasurer
	ERGY VELOCITY, LLC, laware limited liability company
By:_ Nam	e: Deane S. Price
	President and Treasurer
	NORTH AMERICA, LLC, laware limited liability company
By:_ Nam	e: Deane S. Price
Title	President and Treasurer
	ITYX ENERGY, LLC,
a De	laware limited liability company
By:_	Deant Tru
Title	e: Deane S. Price / Chief Executive Officer, President and Chief
	Financial Officer
	H-ASSIST, INC.,
a Me	ryland corporation
By: Nam	: Matthew A. Lechowicz
Title	President, Treasurer and Secretary
[SIGNATURE PAGE TO AMENI TRADEMARK SECURITY .	

	GED HOLDING, LLC,
•	a Delaware limited liability company
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	Ву:
	Name: James M. Ford
	Title: Vice President
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	GLOBAL ENERGY DECISIONS, L.L.C.,
	a Delaware limited liability company
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	VENTYX ENERGY SOFTWARE, INC.,
	a California corporation
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	By:Name: Deane S. Price
	Title: President and Treasurer
	ENERGY VELOCITY, LLC,
	a Delaware limited liability company
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•	Name: Deane S. Price
	Title: President and Treasurer
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	Name: Deane S. Price
•	Title: President and Treasurer
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•	VENTYX ENERGY, LLC,
	a Delaware limited liability company
0	Ву:
	Name: Deane S. Price
	Title: Chief Executive Officer, President and Chief
	Financial Officer
	Phancial Office
•	TECH-ASSIST, INC.,
	a Maryland corporation
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	By: Maux 170
•	Name: Matthew A. Lechowicz
•	Title: President, Treasurer and Secretary
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TO ADDIAGE OPER	MENDMENT NUMBER FOUR TO
TRADEMARK SECU	GIT AGREEMENT)

AGENT:

WELLS FARGO FOOTHILL, INC., a California corporation

Name: Lendell Thompson Title: Vice President

[SIGNATURE PAGE TO AMENDMENT NUMBER FOUR TO TRADEMARK SECURITY AGREEMENT]

SCHEDULE I

to

AMENDMENT TO TRADEMARK SECURITY AGREEMENT

Registered Trademarks

Trademark Registrations/Applications

Grantor	Trademark	Country	Serial No.	Filing Date
Ventyx Energy, LLC	nMarket	U.S.	77/773,723	July 2, 2009

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TRADEMARK REEL: 004049 FRAME: 0097

RECORDED: 08/19/2009