# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY INTEREST

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
AGNI CORPORATION (CAYMAN ISLANDS)		109/20/2012	CORPORATION: CAYMAN

### **RECEIVING PARTY DATA**

Name:	TRIPLEPOINT CAPITAL LLC
Street Address:	2755 SAND HILL ROAD
City:	MENLO PARK
State/Country:	CALIFORNIA
Postal Code:	94025
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

# PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Serial Number:	85604050	A
Serial Number:	85604097	AGNI
Serial Number:	85604135	AGNI BIOFUELS
Serial Number:	85604171	AGNI E N E R G Y
Serial Number:	85604291	AGNI FUELS
Serial Number:	85604286	AGNI INDUSTRIAL GASES
Serial Number:	85604300	AGNI ORGANICS

### **CORRESPONDENCE DATA**

**Fax Number**: 4155911400

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: (415) 591-1000 Email: tsien@winston.com

Correspondent Name: Ted Sien

Address Line 1: 101 California Streets, Suite 3900

TRADEMARK
REEL: 004892 FRAME: 0716

85604050

CH \$190,00

900237577

Address Line 2: Winston & Stra Address Line 4: San Francisco,	wn LLP CALIFORNIA 94111	
ATTORNEY DOCKET NUMBER:	250121.1 (AGNI CORP)	
NAME OF SUBMITTER:	JOHN D. FREDERICKS, ESQ.	
Signature:	/JOHN D. FREDERICKS, ESQ./	
Date:	11/01/2012	
Total Attachments: 5 source=Agni_Amend_IP_Security_Agt_Final_Executed#page1.tif source=Agni_Amend_IP_Security_Agt_Final_Executed#page2.tif source=Agni_Amend_IP_Security_Agt_Final_Executed#page3.tif source=Agni_Amend_IP_Security_Agt_Final_Executed#page4.tif source=Agni_Amend_IP_Security_Agt_Final_Executed#page5.tif		

### FIRST AMENDMENT TO PLAIN ENGLISH INTELLECTUAL PROPERTY SECURITY AGREEMENT

This is a First Amendment to Plain English Intellectual Property Security Agreement dated September 20, 2012, by and between TriplePoint Capital LLC, a Delaware company and Agni Corporation (Cayman Islands), an exempted company incorporated with limited liability under the laws of the Cayman Islands (the "Amendment").

### RECITALS

- A. The words "We", "Us", or "Our", refer to the Grantee, which is TriplePoint Capital LLC. The words "You" or "Your" refers to the Grantor, which is Agni Corporation (Cayman Islands) and not any individual. The words "the Parties" refers to both TriplePoint Capital LLC and Agni Corporation (Cayman Islands).
- B. The Parties entered into a Plain English Growth Capital Loan and Security Agreement dated as of September 27, 2011 (together with amendments, supplements, extensions and exhibits, collectively the "Loan Agreement"). Pursuant to the Loan Agreement, We agreed to extend certain financial accommodations to or for the direct or indirect benefit of You.
- C. The Parties are also parties to that certain Plain English Intellectual Property Security Agreement dated as of September 27, 2011 (together with amendments, supplements, extensions and exhibits, collectively the "IP Security Agreement"), pursuant to which, among other things, You granted to Us a security interest in Your intellectual property to secure Your obligations to Us under the Loan Agreement. All term capitalized but not defined in this Amendment shall have the respective meanings set forth in the IP Security Agreement.
- D. The Parties are entering into this Amendment in order to reaffirm and continue in effect the Liens granted by You under the IP Security Agreement and, to the extent not granted in the IP Security Agreement, to grant the Liens contemplated by this Amendment.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained in this Amendment, and for other good and valuable consideration, the receipt and sufficiency of which are acknowledged, the Parties agree as follows:

### **AGREEMENT**

### 1. SUPPLEMENT TO IP SECURITY AGREEMENT

- ⇒ **Schedule** A to the IP Security Agreement is hereby supplemented by Supplement A attached to this Amendment and made a part of this Amendment.
- ⇒ **Schedule B** to the IP Security Agreement is hereby supplemented by Supplement B attached to this Amendment and made a part of this Amendment.
- ⇒ **Schedule C** to the IP Security Agreement is hereby supplemented by Supplement C attached to this Amendment and made a part of this Amendment.

### 2. MISCELLANEOUS

Acknowledgment and Confirmation of Security Interest. You confirm and ratify Your prior assignment and grant, and assign and grant to Us a continuing, first priority security interest in all of Your right, title and interest in, to and under the Intellectual Property Collateral.

Conditions to Effectiveness. This Amendment shall become effective as of the date hereof when We have received executed counterparts of this Amendment.

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Ratification. Except as specifically modified by this Amendment, the Parties acknowledge the IP Security Agreement shall remain binding upon the Parties, and all provisions of the IP Security Agreement shall remain in full force and effect. You expressly ratify and affirm Your obligations to Us under the IP Security Agreement, the Loan Agreement and the other Loan Documents.

Complete Agreement. This Amendment, together with the IP Security Agreement, is the entire agreement between the Parties with respect to the subject matter of this Amendment. This Amendment supersedes all prior and contemporaneous oral and written agreements and discussions with respect to the subject matter of this Amendment. Except as otherwise expressly modified in this Amendment, the IP Security Agreement shall remain in full force and effect.

Recitals. The recitals to this Amendment shall constitute a part of the agreement of the Parties in this Amendment.

Governing Law. THIS AMENDMENT SHALL BE GOVERNED BY AND INTERPRETED, CONSTRUED AND ENFORCED IN ACCORDANCE WITH THE LAWS OF THE STATE OF CALIFORNIA.

No Novation. Except as specifically set forth in this Amendment, the execution, delivery and effectiveness of this Amendment shall not (a) limit, impair, constitute a waiver by, or otherwise affect any right, power or remedy of Us under the Loan Agreement or any other Loan Document, (b) constitute a waiver of any provision in the Loan Agreement or in any of the other Loan Documents, or (c) alter, modify, amend or in any way affect any of the terms, conditions, obligations, covenants or agreements contained in the Loan Agreement or in any of the other Loan Documents, all of which are ratified and affirmed in all respects and shall continue in full force and effect.

Counterparts. This Amendment may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so delivered shall be deemed an original, but all of which counterparts shall constitute but one and the same instrument. Delivery of an executed counterpart of a signature page to this Amendment by facsimile transmission shall be effective as delivery of a manually executed counterpart thereof.

IN WITNESS WHEREOF, the Parties have caused this First Amendment to Plain English Intellectual Property Security Agreement to be duly executed and delivered as of the date first written above.

You:	AGNI CORPORATION (CAYMAN ISLANDS)
	Signature: A C S
	Print Name: OVNCY Symp Joynt
	Title: CEO

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# SUPPLEMENT TO SCHEDULE A

# To Plain English Intellectual Property Security Agreement Between Agni Corporation (Cayman Islands), as You (Grantor) and TriplePoint Capital LLC, as Us (Grantee)

# PATENTS AND PATENT APPLICATIONS

# PATENTS

Patent Name Status and Patent Number

Date Issued

None

# PATENT APPLICATIONS

Name	Status & Date Filed	Application Number
NOVEL SYSTEMS AND METHODS FOR PRODUCING FUEL FROM DIVERSE BIOMASS	October 28, 2011	13/284,866
NOVEL SYSTEMS AND METHODS FOR PRODUCING BIOFUEL FROM ONE OR MORE VALUES OF PROCESS PARAMETERS	October 28, 2011	13/284,867
NOVEL SYSTEMS AND METHODS FOR OPTIMIZING PROFIT OR GROSS MARGIN BASED ON ONE OR MORE VALUES OF PROCESS PARAMETERS FOR PRODUCING BIOFUELS	May 11, 2012	13/469,098

Amend.IP.Agt 3

# SUPPLEMENT TO SCHEDULE B

To Plain English Intellecutal Property Security Agreement Between Agni Corporation (Cayman Islands), as You (Grantor) and TriplePoint Capital LLC, as Us (Grantee)

# TRADEMARKS AND TRADEMARK APPLICATIONS

# **TRADEMARKS**

Name Date Filed or Serial Number Status Issued

None

# TRADEMARK APPLICATIONS

Name	Date Filed	Serial Number	Status
Misc Image	April 20, 2012	85/604,050	
Misc Image	April 20, 2012	85/604,097	
Misc Image	April 20, 2012	85/604,135	
Misc Image	April 20, 2012	85/604,171	
Misc Image	April 20, 2012	85/604,291	
Misc Image	April 20, 2012	85/604,286	
Misc Image	April 20, 2012	85/604,300	

Amend.IP.Agt 4

# SUPPLEMENT TO SCHEDULE C TO INTELLECTUAL PROPERTY SECURITY AGREEMENT Between Agni Corporation (Cayman Islands), as You (Grantor) And TriplePoint Capital LLC, as Us (Grantee)

# COPYRIGHT REGISTRATIONS

Registration Number Title Registration Date V&A No.

None

APPLICATIONS FOR COPYRIGHT REGISTRATIONS

Title Date Filed V&A No.

None

**RECORDED: 11/01/2012** 

Amend.IP.Agt 5