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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM306295

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement

CONVEYING PARTY DATA

Name	Formerly Execution Date Entity Ty		Entity Type
DIGICERT, INC.		06/02/2014	CORPORATION: UTAH

RECEIVING PARTY DATA

Name:	SILICON VALLEY BANK	
Street Address:	2400 Hanover Street	
City:	Palo Alto	
State/Country:	CALIFORNIA	
Postal Code:	94304	
Entity Type:	CORPORATION: CALIFORNIA	

PROPERTY NUMBERS Total: 13

Property Type	Number	Word Mark
Registration Number:	4234789	CLICKID
Registration Number:	3961174	
Registration Number:	3886028	IT'S GOODREALLY GOOD
Registration Number:	3924222	SSL DONE RIGHT
Registration Number:	3924221	REAL CUSTOMER SUPPORTREALLY
Registration Number:	2988043	DIGICERT
Registration Number:	2855347	DIGICERT
Registration Number:	3759885	YOUR SUCCESS IS BUILT ON TRUST
Registration Number:	3974773	CLICKID
Registration Number:	3556797	DIGICERT
Serial Number:	86160251	WILDCARD PLUS
Serial Number:	86188091	DIRECTASSURED
Serial Number:	86185525	DIRECT CERT PORTAL

CORRESPONDENCE DATA

Fax Number: 8004947512

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: 202-370-4750

Email: ipteam@nationalcorp.com

Correspondent Name: Joanna McCall

TRADEMARK

900290893 REEL: 005293 FRAME: 0788

Address Line 1: 1025 Vermont Ave NW, Suite 1130 Address Line 2: National Corporate Research, Ltd.

Address Line 4: Washington, D.C. 20005

ATTORNEY DOCKET NUMBER:	F150079
NAME OF SUBMITTER:	Laura A. Kenerson
SIGNATURE:	/Laura A. Kenerson/
DATE SIGNED:	06/02/2014

Total Attachments: 7

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AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

This AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of June 2, 2014, is entered into by and between DIGICERT, INC., a Utah corporation (the "Grantor") and SILICON VALLEY BANK (the "Assignee"), as Administrative Agent pursuant to that certain Amended and Restated Guarantee and Collateral Agreement, dated as of June 2, 2014, among the Assignee, Grantor, DIGICERT HOLDINGS, INC., a Delaware corporation ("Holdings"), and the other parties thereto (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement"), and pursuant to that certain Amended and Restated Credit Agreement, dated as of June 2, 2014, among Holdings, Grantor, Assignee, the Lenders party thereto, EAST WEST BANK, as co-documentation agent, JEFFERIES FINANCE LLC, as co-documentation agent, BABSON CAPITAL FINANCE LLC, as co-syndication agent, PACIFIC WESTERN BANK (as successor-by-merger to CapitalSource Bank), as co-syndication agent and co-lead arranger, and SILICON VALLEY BANK, as the Issuing Lender, the Swingline Lender and co-lead arranger (as amended, restated, amended and restated, supplemented, restructured or otherwise modified from time to time, the "Credit Agreement").

Capitalized terms not otherwise defined herein have the respective meanings ascribed to them in the Guarantee and Collateral Agreement or the Credit Agreement, as applicable.

WHEREAS, pursuant to the Guarantee and Collateral Agreement, Grantor has granted in favor of Assignee a security interest in certain Collateral, including the Trademarks set forth on Schedule A hereto as of the date hereof.

NOW, THEREFORE, in consideration of the foregoing, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantor and the Assignee hereby agree as follows:

1. Grant of Security Interest.

- (a) Subject to the terms and conditions of the Guarantee and Collateral Agreement, to evidence further the security interest granted by Grantor to Assignee pursuant to the Guarantee and Collateral Agreement, Grantor hereby grants to Assignee a security interest in all of Grantor's right, title and interest in, to and under the Trademarks, whether now owned or existing or at any time hereafter acquired or arising and wherever located, as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of Grantor's Obligations. For the purposes of this Agreement, "Trademarks" means all of the following included in the Collateral: (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, Internet domain names and other source or business identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, whether in the U.S. Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, or otherwise, and all common-law rights related thereto, including, without limitation, any of the foregoing referred to on Schedule A hereto, and (ii) the right to obtain all renewals thereof.
- (b) <u>Schedule A</u> hereto contains a true and accurate list of all of Grantor's United States registrations and applications for registration for the Trademarks (excluding Internet domain names) existing as of the date hereof. <u>Schedule B</u> hereto contains a true and accurate list of all of Grantor's Internet domain names existing as of the date hereof.

(c) The security interest granted hereby is granted concurrently and in conjunction with the security interest granted to the Assignee under the Guarantee and Collateral Agreement. In the event that any of the provisions of this Agreement are in conflict with the Guarantee and Collateral Agreement, the provisions of the Guarantee and Collateral Agreement shall govern.

2. Modifications.

This Agreement or any provision hereof may not be changed, waived, or terminated except in accordance with the amendment provisions of the Credit Agreement. In connection with the foregoing, Grantor authorizes the Assignee, upon notice to Grantor, to modify this Agreement without obtaining Grantor's signature to such modification, to the extent that such modification constitutes an amendment of Schedule A hereto, to add any right, title or interest in any Trademarks owned or subsequently acquired by Grantor that is Collateral or to delete any reference to any right, title or interest in any Trademarks in which Grantor no longer has or claims any right, title or interest. Grantor additionally agrees to execute any additional agreement or amendment hereto as may be reasonably required by the Assignee from time to time, to subject any such owned or subsequently acquired right, title or interest in any Trademark that is Collateral to the security interests and perfection created or contemplated hereby or by the Guarantee and Collateral Agreement.

3. Recordation.

Grantor authorizes the Commissioner for Trademarks and any other government officials to record and register this Agreement upon request by Assignee.

4. Applicable Law.

THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK WITHOUT GIVING EFFECT TO ANY CHOICE OR CONFLICT OF LAW PROVISION OR RULE.

5. <u>Counterparts</u>.

This Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Agreement by facsimile or in electronic (i.e., "pdf" or "tif" format) shall be effective as delivery of a manually executed counterpart of this Agreement.

6. Successors and Assigns.

This Agreement will be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns.

[Signature page follows.]

IN WITNESS WHEREOF, each of the undersigned has caused this Agreement to be duly executed and delivered as of the date first above written.

GRANTOR:

By:

DIGICERT, INC.

Name: Nicholas Hales

Title: President and Chief Executive Officer

Address of Grantor: 2600 Executive Parkway

Suite 500 Lehi, UT 84043

Attention: John Merrill

Facsimile No.: (801) 471-2811 E-mail: john.merrill@digicert.com

ASSIGNEE:

SILICON VALLEY BANK,

as Administrative Agent

By:

Name: Jason J. Cosso

Title: Managing Director

Address of Assignee: Silicon Valley Bank 2400 Hanover Street Palo Alto, CA 94304 Attn: Jason Cosso

Email: jcosso@svb.com

[Signature Page to Amended and Restated Trademark Security Agreement]

Schedule A to TRADEMARK SECURITY AGREEMENT

Registered Trademarks and Trademark Applications

Trademark	App. No.	App. Date	Reg. No.	Reg. Date
ClickID	85/32718 7	5/23/2011	423478 9	10/30/201
	85/12000 2	8/31/2010	396117 4	5/17/2011
It's GoodReally Good	85/01747 8	4/19/2010	388602 8	12/7/2010
SSL Done Right	85/01744 6	4/19/2010	392422 2	2/22/2011
Real Customer Support Really	85/01742 3	4/19/2010	392422 1	2/22/2011
DIGICERT	78/24606 1	5/6/2003	298804 3	8/23/2005
DIGICERT	78/24590 9	5/5/2003	285534 7	6/15/2004
Your Success Is Built On Trust	77/60533 5	10/31/200	375988 5	3/16/2010
CLICKID	77/00995 8	9/28/2006	397477	6/7/2011
Odigicert	77/47589	5/15/2008	355679 7	1/6/2009
WildCard Plus	86160251	1/8/2014	n/a	n/a
DirectAssured	86188091	2/7/2014	n/a	n/a

Trademark	App. No.	App. Date	Reg. No.	Reg. Date
Direct Cert Portal	86185525	2/5/2014	n/a	n/a

Schedule B to TRADEMARK SECURITY AGREEMENT

Internet Domain Names

CLICKID.COM CLICKID.NET CLICKID.US CLICKIDSUCKS.COM CLICKSEEN.COM D1G1CERT.COM D1GICERT.COM DGIERT.COM DIG1CERT.COM DIGICART.BIZ **DIGICART.COM DIGICART.US** DIGICERT-GRID.COM DIGICERT.ASIA DIGICERT.BE DIGICERT.BIZ DIGICERT.CC DIGICERT.CN DIGICERT.CO.NZ DIGICERT.CO.UK DIGICERT.COM DIGICERT.COM.TW DIGICERT.EU DIGICERT.MOBI DIGICERT.NET DIGICERT.NET.CN DIGICERT.ORG.CN DIGICERT.ORG.UK DIGICERT.PRO DIGICERT.TV DIGICERT.TW DIGICERT.US DIGICERT.WS DIGICERT.XXX DIGICERTIFIED.INFO DIGICERTIFIED.NET DIGICERTIFIED.COM

DIGICERTCA.COM

DIGICERTEU.COM

DIGICERTCAB.COM

RECORDED: 06/02/2014

DIGICERTEURO.COM DIGICERTEV.COM DIGICERTEVSSL.COM DIGICERTGLOBAL.COM DIGICERTGRID.COM DIGICERTS.INFO DIGICERTS.NET DIGICERTSECURED.COM DIGICERTSECURED.NET DIGICERTSSL.COM DIGICERTSSL.MOBI **DIGICERTSSL.NET** DIGICERTSUCKS.COM DIGICERTUCC.COM DIGICERTUCSSL.COM DIGIDOMAINS.BIZ DIGIDOMAINS.COM DIGIDOMAINS.NET **DIGIDOMAINS.US** DIGISSL.COM DIGISSL.NET DIGITRACK.COM DIGJCERT.COM DIGLCERT.COM DIQLCERT.COM DJGICERT.COM DIGICERT.COM DLGICERT.COM DLGLCERT.COM DLQICERT.COM DLQLCERT.COM EUSSL.COM **EV-SSL-CERTIFICATES.COM**

EV-SSL-CERTIFICATES.ORG

EVCERTIFICATE.MOBI

EVCODESIGNING.COM

EVSSLCERTIFICATE.MOBI

EV-SSL.COM

EV-SSL.ORG

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