

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM621082

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
SCIENCELOGIC, INC.		01/19/2021	Corporation:
SCIENCELOGIC FEDERAL SOLUTIONS, LLC		01/19/2021	Limited Liability Company:
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	SILVER LAKE WATERMAN FUND II, L.P., as Agent		
<b>Street Address:</b>	2775 Sand Hill Road, Suite 100		
<b>City:</b>	Menlo Park		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	94025		
<b>Entity Type:</b>	Limited Partnership: DELAWARE		
<b>PROPERTY NUMBERS Total: 4</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Serial Number:</b>	85472331	SCIENCELOGIC	
<b>Serial Number:</b>	86871704	CLOUDMAPPER	
<b>Serial Number:</b>	86618837	POWERAPPS	
<b>Serial Number:</b>	77900717	APPFIRST	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	4159472099		
<i>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.</i>			
<b>Phone:</b>	4159472169		
<b>Email:</b>	qluflood@wsgr.com		
<b>Correspondent Name:</b>	Wilson Sonsini Goodrich & Rosati, P.C.		
<b>Address Line 1:</b>	One Market Plaza, Spear Tower, Suite 330		
<b>Address Line 4:</b>	San Francisco, CALIFORNIA 94105		
<b>ATTORNEY DOCKET NUMBER:</b>	43628.089		
<b>NAME OF SUBMITTER:</b>	Qui Lu Flood		
<b>SIGNATURE:</b>	/Qui Lu Flood/		
<b>DATE SIGNED:</b>	01/19/2021		

CH \$115.00 85472331

**Total Attachments: 10**

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## INTELLECTUAL PROPERTY SECURITY AGREEMENT

This **INTELLECTUAL PROPERTY SECURITY AGREEMENT** (this “*Agreement*”), dated as of January 19, 2021, is executed by **SCIENCELOGIC, INC.**, a Delaware corporation, and **SCIENCELOGIC FEDERAL SOLUTIONS, LLC**, a Delaware limited liability company (each, a “*Grantor*” and collectively the “*Grantors*”), in favor of **SILVER LAKE WATERMAN FUND II, L.P.**, a Delaware limited partnership, as agent (“*Agent*”) on behalf of certain purchasers (“*Purchasers*”).

### RECITALS

A. Purchasers have agreed to make certain advances of money and to extend certain financial accommodation to Grantors, in the amounts and manner set forth in that certain Note Purchase Agreement by and among Grantors, Agent and Purchasers dated January 19, 2021 (as the same may be amended, modified or supplemented from time to time, the “*Note Purchase Agreement*”; except as otherwise defined herein capitalized terms used herein are used as defined in the Note Purchase Agreement). Purchasers are willing to purchase Notes from the Grantors, but only upon the condition, among others, that Grantors shall grant to Agent, for the ratable benefit of the Purchasers, a security interest in certain Copyrights, Trademarks, and Patents (as each term is described below) of Grantors to secure the obligations of Grantors under the Note Purchase Agreement and the Transaction Documents.

B. Pursuant to the terms of the Note Purchase Agreement and the other Transaction Documents, Grantors have granted to Agent a security interest in all of Grantors’ right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its obligations under the Note Purchase Agreement, Grantors hereby represent, warrant, covenant and agree as follows:

### AGREEMENT

1. **Grant of Security Interest.** To secure its obligations under the Note Purchase Agreement and the other Transaction Documents, Grantors grant and pledge to Agent a security interest in all of Grantors’ right, title and interest in, to and under its intellectual property (all of which shall collectively be called the “*Intellectual Property Collateral*”), including, without limitation, the following:

(a) Any and all copyright rights, copyright applications, copyright registrations and like protections in each work or authorship and derivative work thereof, whether published or unpublished and whether or not the same also constitutes a trade secret, now or hereafter existing, created, acquired or held, including without limitation those set forth on **Schedule A** attached hereto (collectively, the “*Copyrights*”);

(b) All patents, patent applications and like protections including, without limitation, improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part of the same, including without limitation the patents and patent applications set forth on **Schedule B** attached hereto and any patents and patent applications claiming the priority benefit of the patents and patent applications set forth on **Schedule B** attached hereto (collectively, the “*Patents*”); and

(c) Any trademark and servicemark rights, whether registered or not, applications to register and registrations of the same and like protections, and the entire goodwill of the business of Grantors connected with and symbolized by such trademarks (excluding only United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant, attachment, or enforcement of a security interest therein would, under applicable federal law, impair the registrability of such applications or the validity or enforceability of registrations issuing from such applications), including without limitation those set forth on **Schedule C** attached hereto (collectively, the “*Trademarks*”).

2. Grantors authorize the Commissioner for Patents, the Commissioner for Trademarks and the Register of Copyrights and any other government officials to record and register this Agreement upon request by Agent.

3. Grantors hereby authorize Agent to modify this Agreement unilaterally by amending the exhibits to this Agreement to include any Intellectual Property Collateral which Grantors obtain subsequent to the date of this Agreement and file a duplicate original of this Agreement containing amended exhibits reflecting such new Intellectual Property Collateral.

4. This Agreement has been entered into pursuant to and in conjunction with the Note Purchase Agreement, which is hereby incorporated by reference. The provisions of the Note Purchase Agreement shall supersede and control over any conflicting or inconsistent provision herein. The rights and remedies of Agent and the Purchasers with respect to the Intellectual Property Collateral are as provided by the Note Purchase Agreement and related documents, and nothing in this Agreement shall be deemed to limit such rights and remedies

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

6. This Agreement and any claim, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Agreement and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the laws of the United States and the State of California, without giving effect to any choice or conflict of law provision or rule (whether of the State of California or any other jurisdiction).

Agent's address is: 2775 Sand Hill Road, Suite 100  
Menlo Park, CA 94025

*[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]*

IN WITNESS WHEREOF, Grantors have caused this Agreement to be executed as of the day and year first above written.

SCIENCELOGIC, INC.

By: P. T. McCoy

Name: Patrick McCoy

Title: Chief Financial Officer & Secretary

SCIENCELOGIC FEDERAL SOLUTIONS, LLC

By: P. T. McCoy

Name: Patrick McCoy

Title: Vice President

*[Signature page to Intellectual Property Security Agreement]*

SCHEDULE A

**COPYRIGHTS**

None.

SCHEDULE B

**PATENTS**

See attached.

<b>ScienceLogic, Inc.</b>				
<b>Title</b>	<b>Application No.</b>	<b>Filing Date</b>	<b>Patent No.</b>	<b>Issue Date</b>
Self Configuring Network Management System	11/175,407	07/07/2005	9077611	07/07/2015
Management Techniques For Non-Traditional Network And Information System Topologies	12/051,125	03/19/2008	9537731	01/03/2017
Dynamically Deployable Self Configuring Distributed Network Management System	12/578,364	10/13/2009	9418040	08/16/2016
System and Method for Information Extraction From Within An Active Application During Execution*	13/083,311	04/08/2011	8707274	04/22/2014
Method of Increasing Capacity to Process Operational Data*	14/074,548	11/07/2013	9213751	12/15/2015
Component Detection and Management Using Relationships	14/672,743	03/30/2015	9912546	03/06/2018
Dynamically Deployable Self Configuring Distributed Network Management System	15/206,922	07/11/2016	10230586	03/12/2019
Self Configuring Network Management System	14/723,050	05/27/2015	10,686,675	06/16/2020



Network Management Device and Method for Discovering and Managing Network Connected Databases	15/368,390	03/23/2017	2017/0085438	N/A
Network Management Method Using Specification Authorizing Network Task Management Software To Operate On Specified Task Management Hardware Computing Components	15/211,540	07/15/2016	10237140	03/19/2019
Dynamically Deployable Self Configuring Distributed Network Management System	16/264,290	05/30/2019	2019/0166011	N/A
Dynamically Deployable Self Configuring Distributed Network Management System Using A Trust Domain Specification To Authorize Execution Of Network Collection Software On Hardware Components	15/211,645	07/15/2016	10230588	03/12/2019

Dynamically Deployable Self Configuring Distributed Network Management System With Specification Defining Trust Domain Membership And/Or Privileges And Data Management Computing Component	15/211,603	07/15/2016	10230587	03/12/2019
Dynamically Deployable Self Configuring Distributed Network Management System And Method Having Execution Authorization Based On A Specification Defining Trust Domain Membership And/Or Privileges	15/210,480	07/14/2016	10225157	03/05/2019
Component Detection And Management Using Relationships	15/833,236	12/06/2017	10574532	02/25/2020
Component Detection And Management Using Relationships	16/735230	01/06/2020	2020/0177464	06/04/2020
Distributed Learning Anomaly Detector	62/837593	04/23/2019	Filed as 16/856905 and PCT:US2020/029540	N/A

Learning Device Behavior	62/837611	04/23/2019	Filed as US 16/856905 and PCT:US2020/029540	N/A
A System And Method For The Collection, Generation, And Distribution Of Synthetic Metrics For Computer System Management	62/866438	06/25/2019	Filed as US 16/911634 and PCT/US2020/039498	N/A
A System And Method For The Collection, Generation, And Distribution Of Synthetic Metrics For Computer System Management	62/908262	09/20/2019	Filed as US 16/911634 and PCT/US2020/039498	N/A
Distributed Learning Anomaly Detector	63/014082	4/22/2020	N/A	N/A

\* Assignment from AppFirst, Inc. to ScienceLogic Inc. recorded with US Patent and Trademark Office on June 30, 2016 at Reel 039057, Frame 0535.

ScienceLogic Federal Solutions, LLC: None.

SCHEDULE C

**TRADEMARKS**

<b>Mark</b>	<b>Serial No.</b>	<b>Filing Date</b>	<b>Registration No.</b>	<b>Registration Date</b>
SCIENCELOGIC	85472331	11/14/2011	4229007	10/23/2012
CLOUDMAPPER	86871704	01/11/2016	5106793	12/20/2016
POWERAPPS	86618837	05/04/2015	4971931	06/07/2016
APPFIRST*	77900717	12/24/2009	3827807	08/03/2010

\* Assignment from AppFirst, Inc. to ScienceLogic Inc. recorded with PTO on June 30, 2016 at Reel 5826, Frame 0050.

ScienceLogic Federal Solutions, LLC: None.