

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM635699

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
CPA GLOBAL (FIP) LLC		03/30/2021	Limited Liability Company: DELAWARE
CPA Global (FTF) Inc.		03/30/2021	Corporation: DELAWARE
CPA Global (Landon IP) Inc.		03/30/2021	Corporation: VIRGINIA
IPFolio Corporation		03/30/2021	Corporation: DELAWARE
Master Data Center, Inc.		03/30/2021	Corporation: MICHIGAN
Olcott International & Co., L.L.C.		03/30/2021	Limited Liability Company: DELAWARE
Patent Resources Group, Inc.		03/30/2021	Corporation: VIRGINIA
RECEIVING PARTY DATA			
Name:	Wilmington Trust, National Association, as Collateral Agent		
Street Address:	50 South Sixth Street, Suite 1290		
City:	Minneapolis		
State/Country:	MINNESOTA		
Postal Code:	55402		
Entity Type:	Bank: UNITED STATES		
PROPERTY NUMBERS Total: 25			
Property Type	Number	Word Mark	
Registration Number:	2730627	FOUNDATIONIP	
Registration Number:	2598702	FIRST TO FILE	
Registration Number:	3427371	TRI-FOLD	
Registration Number:	4170532	EVOLVED CLAIM	
Registration Number:	3556601	LANDON IP	
Registration Number:	4018906	SCOUR THE EARTH	
Registration Number:	3124342	WEB WRAPPER	
Registration Number:	4903602	CUSTOMSTRENGTH	
Registration Number:	5196976	IDEASCOUT	
Registration Number:	3514947	INNOGRAPHY	
Registration Number:	4510164	IP ANSWERS. BUSINESS RESULTS.	
Registration Number:	4910229	PATENT MARKET TRACKER	

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	4781747	PATENTIQ
Registration Number:	4529534	PATENTSCOUT
Registration Number:	4646813	PATENTSTRENGTH
Registration Number:	5394080	VIPPET
Registration Number:	1546221	PC MASTER
Registration Number:	2413847	PC MASTER LITE
Registration Number:	1969706	PRG
Registration Number:	1974814	PATENT RESOURCES GROUP
Registration Number:	4149222	EXAMWARE
Registration Number:	4397180	IPFOLIO
Registration Number:	4017450	OLCOTT INTERNATIONAL
Registration Number:	4017451	OLCOTT INTERNATIONAL
Serial Number:	87226999	PORTFOLIOIQ

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: 202-370-4756

Email: ipteam@cogencyglobal.com

Correspondent Name: Jay daSilva

Address Line 1: 1025 Vermont Ave NW, Suite 1130

Address Line 2: COGENCY GLOBAL INC.

Address Line 4: Washington, D.C. 20005

ATTORNEY DOCKET NUMBER:	1348991 TM
NAME OF SUBMITTER:	Junney Kang
SIGNATURE:	/Junney Kang/
DATE SIGNED:	03/31/2021

Total Attachments: 6

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TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement (this “Agreement”), dated as of March 30, 2021, is entered into by each of the undersigned (each, a “Grantor”) in favor of Wilmington Trust, National Association, in its capacity as Collateral Agent (together with its affiliates and successors, in such capacity, the “Collateral Agent”) for the benefit of the Notes Secured Parties (as defined in the Indenture).

WHEREAS, each Grantor has executed and delivered that certain Assumption Agreement, dated as of the date hereof, whereby such Grantor became a party to that certain Pledge and Security Agreement, dated as of October 31, 2019, in favor of the Collateral Agent (as amended, restated, amended and restated, supplemented or otherwise modified, renewed or replaced from time to time, the “Pledge and Security Agreement”), pursuant to which such Grantor has granted to the Collateral Agent, for the ratable benefit of the Notes Secured Parties, a security interest in all of such Grantor’s right, title, and interest in and to the Trademark Collateral (as defined below).

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

SECTION 1. Defined Terms. Capitalized terms not otherwise defined herein have the meanings set forth in the Pledge and Security Agreement or the Indenture referred to therein.

SECTION 2. Grant of Security Interest. Each Grantor hereby collaterally assigns, grants, mortgages and pledges to the Collateral Agent, for the benefit of the Notes Secured Parties, and hereby grants to the Collateral Agent, for the benefit of the Notes Secured Parties, a security interest in all of the following property now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title, or interest and wherever the same may be located (collectively, the “Trademark Collateral”), as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of such Grantor’s Obligations (including, without limitation, any extensions, modifications, substitutions, amendments or renewals of any or all of such Obligations):

(i) all U.S., State and foreign trademarks, trade names, trade dress corporate names, company names, business names, internet domain names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos and other source or business identifiers, designs and general tangibles of a like nature, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States 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, and all rights corresponding thereto throughout the world;

(ii) all of the goodwill of the business connected with the use of and symbolized by the foregoing;

(iii) all extensions and renewals of the foregoing;

(iv) the right to sue or otherwise recover for any past, present and future infringement, dilution, or other violation of any of the foregoing or for any injury to goodwill;

(v) all Proceeds of the foregoing, including, without limitation, licenses, royalties, income, payments, claims, damages, and proceeds of suit now or hereafter due and/or payable with respect thereto; and

(vi) all other rights of any kind accruing thereunder or pertaining thereto throughout the world.

provided, however, that the foregoing shall not include any “intent-to-use” Trademark application prior to the filing of a “Statement of Use” or “Amendment to Allege Use” with respect thereto, to the extent, if any, that, and solely during the period, if any, in which the grant of a security interest therein would impair the validity or enforceability of such intent-to-use Trademark application under applicable federal law.

SECTION 3. Pledge and Security Agreement. The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Collateral Agent for the ratable benefit of the Notes Secured Parties pursuant to the Pledge and Security Agreement, and each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Pledge and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Pledge and Security Agreement, the provisions of the Pledge and Security Agreement shall control.

SECTION 4. Recordation. Each Grantor authorizes and requests that the Commissioner for Trademarks and any other applicable government officer record this Agreement.

SECTION 5. Governing Law. This agreement and the rights and obligations of the parties hereunder and any claim or controversy relating hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York, without regard to its conflicts of laws principles.

SECTION 6. Counterparts. This Agreement may be executed in any number of counterparts (including by telecopy, .pdf or other electronic means), each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 7. Concerning the Collateral Agent. Wilmington Trust, National Association is entering into this Agreement solely in its capacity as Collateral Agent under the Indenture and not in its individual or corporate capacity. In acting hereunder, the Collateral Agent shall be entitled to all of the rights, privileges, immunities and indemnities granted to the Collateral Agent under the Indenture, as if such rights, privileges, immunities and indemnities were set forth herein.

[Signatures follow]

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

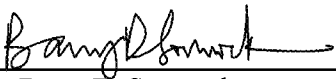
GRANTORS:

CPA GLOBAL (FIP) LLC
CPA GLOBAL (FTF) INC.
CPA GLOBAL (LONDON
IP) INC.
MASTER DATA CENTER,
INC.
PATENT RESOURCES
GROUP,
INC.
IPFOLIO CORPORATION
OLCOTT
INTERNATIONAL &
CO., L.L.C.

By: 

Name: Richard Hanks
Title: Treasurer

WILMINGTON TRUST, NATIONAL ASSOCIATION,
in its capacity as Collateral Agent

By: 
Name: Barry D. Somrock
Title: Vice President

Schedule A

TRADEMARKS

Mark Name	Application No.	Registration No.	Current Owner
FOUNDATION IP (Wordmark) 09	78054953	2730627	CPA GLOBAL (FIP) LLC
FIRST TO FILE	75904731	2598702	CPA GLOBAL (FTF) INC.
TRI-FOLD	77000614	3427371	CPA GLOBAL (FTF) INC.
EVOLVED CLAIM	85390891	4170532	CPA GLOBAL (LANDON IP) INC.
LANDON IP	77460375	3556601	CPA GLOBAL (LANDON IP) INC.
SCOUR THE EARTH	85224605	4018906	CPA GLOBAL (LANDON IP) INC.
WEB WRAPPER	78355641	3124342	CPA GLOBAL (LANDON IP) INC.
CUSTOMSTRENGTH	86285816	4903602	INNOGRAPHY, INC.
IDEASCOUT	86952732	5196976	INNOGRAPHY, INC.
INNOGRAPHY	77263287	3514947	INNOGRAPHY, INC.
IP ANSWERS. BUSINESS RESULTS.	86029486	4510164	INNOGRAPHY, INC.
PATENT MARKET TRACKER	86353500	4910229	INNOGRAPHY, INC.
PATENTIQ	86472803	4781747	INNOGRAPHY, INC.
PATENTSCOUT	86082540	4529534	INNOGRAPHY, INC.
PATENTSTRENGTH	86029472	4646813	INNOGRAPHY, INC.
PORTFOLIOIQ	87226999	N/A	INNOGRAPHY, INC.
VIPPET	87205800	5394080	INNOGRAPHY, INC.
PC MASTER	73761733	1546221	MASTER DATA CENTER, INC.
PC MASTER LITE	75798396	2413847	MASTER DATA CENTER, INC.

Mark Name	Application No.	Registration No.	Current Owner
PRG	74642876	1969706	PATENT RESOURCES GROUP, INC.
PATENT RESOURCES GROUP	74642391	1974814	PATENT RESOURCES GROUP, INC.
EXAMWARE	85393447	4149222	PATENT RESOURCES GROUP, INC.
IPFOLIO	85616134	4397180	IPFOLIO CORPORATION
OLCOTT INTERNATIONAL	76705828	4017450	OLCOTT INTERNATIONAL & CO., LLC
OLCOTT INTERNATIONAL	76705829	4017451	OLCOTT INTERNATIONAL & CO., LLC