# OP \$40.00 2326567

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM636684

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type			
TRAFFICCAST INTERNATIONAL, INC.		12/07/2020	Corporation: WISCONSIN			

# **RECEIVING PARTY DATA**

Name:	ITERIS, INC.
Street Address:	1700 Carnegie Avenue, Suite 100
City:	Santa Ana
State/Country:	CALIFORNIA
Postal Code:	92705
Entity Type:	Corporation: DELAWARE

# **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark						
Registration Number:	2326567	TRAFFICAST						

# **CORRESPONDENCE DATA**

**Fax Number:** 9499551921

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:** 9499551920

Email: jcyassistant@koslaw.com
Correspondent Name: Klein, O'Neill & Singh, LLP
Address Line 1: 30 Corporate Park, Suite 211
Address Line 4: Irvine, CALIFORNIA 92606

NAME OF SUBMITTER:	James C. Yang
SIGNATURE:	/James C. Yang/
DATE SIGNED:	04/02/2021

#### **Total Attachments: 6**

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#### TRADEMARK ASSIGNMENT AGREEMENT

This TRADEMARK ASSIGNMENT AGREEMENT (this "<u>Assignment</u>") is made and entered into as of December 7, 2020 (the "<u>Effective Date</u>"), by and between **ITERIS, INC.**, a Delaware corporation ("<u>Assignee</u>") and **TRAFFICCAST INTERNATIONAL, INC.**, a corporation organized under the laws of the State of Wisconsin ("<u>Assignor</u>"), pursuant and subject to that certain Asset Purchase Agreement, dated as of December 7, 2020, by and between Assignee and Assignor (the "<u>Purchase Agreement</u>"). Capitalized terms used herein but not otherwise defined herein shall have the meanings ascribed to them in the Purchase Agreement.

# **RECITALS**

WHEREAS, Assignor is the owner of the trademark registrations and applications identified on Exhibit A (collectively, the "Trademarks"); and

WHEREAS, Assignor has agreed to assign, sell, transfer and convey and Assignee has agreed to acquire, all of Assignor's right, title and interest in and to, and all goodwill associated with, the Trademarks, as more fully set forth below.

NOW, THEREFORE, in accordance with the Purchase Agreement and in consideration of the promises and of the mutual covenants and agreements contained herein and therein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee, intending to be legally bound, hereby agree as follows:

# **ASSIGNMENT**

- 1. Assignment. Assignor hereby sells, assigns, transfers, conveys and delivers to Assignee all of Assignor's rights, title and interest in, to and under, the Trademarks, together with that portion of Assignor's business connected with the use of and symbolized by the Trademarks, and all past and present goodwill associated therewith or symbolized thereby, all common law rights thereto, all registrations that have been or may be granted thereon, all applications for registrations thereof, and all records and files related thereto, the right to claim priority in accordance with international treaties and conventions to the extent the rights granted in this Assignment confer such priority, the right to all income, royalties, damages and payments hereafter due or payable with respect to the Trademarks, the right to register, prosecute, maintain and defend the Trademarks before any public or private agency, office or registrar, the right to sue and recover damages for all causes of action (either in law or in equity) including for past, present and future infringement and dilution of the Trademarks,. The assignments contemplated herein are meant to be absolute assignments and not by way of security. Assignor hereby authorizes the Commissioner of Patents and Trademarks in the United States Patent and Trademark Office, and the corresponding entities or agencies in any applicable foreign countries or multinational authorities, to record Assignee as the assignee of all of Assignor's right, title and interest in, to and under the Trademarks and to deliver to Assignee, and to Assignee's attorneys, agents, successors or assigns, all official documents and communications.
- 2. <u>Further Assurances</u>. Assignor agrees to execute and deliver any and all affidavits, testimonies, declarations, oaths, samples, exhibits, specimens, powers of attorney and other

documentation, and otherwise agrees to assist Assignee, its successors and assigns as reasonably requested by Assignee, at Assignor's own expense, to effect the terms of this Assignment. Notwithstanding, except as provided in the Purchase Agreement, Assignor makes no representation or warranty with respect to the validity, enforceability, priority of rights or value of the Trademarks or any of the rights conveyed and assigned herein.

- 3. <u>Specific Performance</u>. The parties hereto agree that irreparable damage would occur to Assignee if any provision of this Assignment were not performed by Assignor in accordance with the terms hereof and that Assignee shall be entitled to an injunction or injunctions to prevent breaches of this Assignment or to enforce specifically the performance of the terms and provisions of this Assignment in addition to any other remedy to which it is entitled to at law or in equity, in each case without the requirement of posting any bond or other type of security.
- 4. <u>Terms of the Purchase Agreement</u>. Assignor and Assignee each acknowledge and agree that the representations, warranties and agreements contained in the Purchase Agreement, and any limitations thereto, shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict between the terms of this Assignment and the terms of the Purchase Agreement, the terms of the Purchase Agreement shall control.
- 5. <u>Governing Law</u>. This Assignment shall be governed by, and construed in accordance with, the laws of the State of Delaware without giving effect to its conflict of laws principle.
- 6. <u>Submission to Jurisdiction</u>. Any legal suit, action or proceeding arising out of or based upon this Assignment or the transactions contemplated hereby may be instituted in the federal courts of the United States of America or the courts of the State of Delaware in each case located in the city of Wilmington, Delaware, and each party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action or proceeding.
- 7. <u>Counterparts</u>. This Assignment may be executed in one or more counterparts, each of which shall be deemed to be an original, and all of which, taken together, shall be considered one and the same instrument. Photostatic copies, facsimiles, or electronic (.pdf) transmission of signatures to this Assignment shall be deemed to be originals and may be relied upon to the same extent as originals.
- 8. <u>Severability</u>. Wherever possible, each provision of this Assignment shall be interpreted in such a manner as to be effective and valid under applicable Law, but if any provision of this Assignment shall be prohibited by or invalid under such law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Assignment
- 9. <u>Entire Agreement</u>. This Assignment, together with the Purchase Agreement, constitute the sole and entire agreement of the parties to this Assignment with respect to the subject matter contained herein, and supersede all prior and contemporaneous understandings and agreements, both written and oral, with respect to such subject matter.

(Signature page follows)

IN WITNESS WHEREOF, the parties have executed this Trademark Assignment Agreement as of the Effective Date.

ASSIGNEE:
ITERIS, INC.
,
,DocuSigned by:
Don't a Course
By: Douglas Groves
Name: Douglas Groves
Title: Senior Vice President, Chief Financial Officer
and Secretary
and Secretary
ASSIGNOR:
Abbigivok.
TRAFFICCAST INTERNATIONAL, INC.
TRAITICCAST INTERNATIONAL, INC.
n .
By:
Name:
Title

IN WITNESS WHEREOF, the parties have executed this Trademark Assignment Agreement as of the Effective Date.

	GNEE: IS, INC.
By_	
Name Title:	;
ASSI	GNOR:
TRAF	FICCAST INTERNATIONAL, INC.
Rv.	10/M/k

Name: Al McGowan

Title: Chief Executive Officer

# EXHIBIT A Trademarks

TRAFFICCAST.COM	TRAFFICCAST	SCIENCE BEHIND TRAFFIC	DRIVING THE	TSV) HVAL	DIMMEON	DYNAFI OW		TRAFFICCARMA		TRAFFAX		TRAFFICCASTER		BLUETOAD			TRAFFICSUITE	Mark
U.S.	U.S.		SII	U.S.	0.0.	SII		U.S.		U.S.		U.S.		U.S.			U.S.	Country
Trafficcast	Trafficcast International, Inc.	International, Inc.	Trafficcast	Trafficcast International, Inc.	International, Inc.	Trafficcast	International, Inc.	Trafficcast	International, Inc.	Trafficcast	Inc.	Trafficcast International,	Inc.	Trafficcast International	Inc.	International,	Trafficcast	Owner
Service	Trademark	Mark	Service	Service Mark	Mark	Service	Mark	Service		Trademark		Service Mark	Mark	Trademark Service		Mark	Service	Туре
July 6,	July 6, 1999	2008	July 7	March 28, 2018	2017	January 20.	2017	January 20,	2017	April 3,		January 20, 2017		April 22, 2015		2015	April 22,	App Date
75725438	75725433		77516143	87853766	0.000,200	87309266		87309268		87396127		87309264		86606236			86606181	App No.
July 17,	May 28, 2002	10, 2009	Fehruary	February 25, 2020	2019	111v 30	16, 2018	October	24, 2017	October		August 22, 2017	2010	March 1,		2016	April 26,	Reg Date
2468880	2572563		3577498	5993497	2010200	5816388		5583324		5316224		5270489		4907507			4944476	Reg No.
Dead	Dead (Cancelled January 4, 2013)	(Cancelled September 13, 2019)	Dead	Live	FIAC	Live		Live		Live		Live		Live			Live	Status

Exhibit A to Trademark Assignment Agreement

Exhibit A to Trademark Assignment Agreement

			TRAFFICCAST		<u> </u>						TRAFFICSUITE				Mark
			U.S.				U.S.				U.S.				Country
	Inc.	International,	Trafficcast		Inc.	International,	Trafficcast		Inc.	International,	Trafficcast		Inc.	International,	Owner
			Trademark			Mark	Service		Mark	Service	Trademark			Mark	Туре
		1999	May 10,			2006	June 8,			21, 2006	September			1999	App Date
			75685143				78904130				77004144				App No.
	2000	March 7,	Registered		2007	July 31,	Registered				n/a			2001	Reg Date
			2326567				3272228				77004144				Reg No.
9, 2006)	December	(Cancelled	Dead	2014)	March 7,	(Cancelled	Dead	23, 2010)	d August	(Abandone	Dead	2008)	April 19,	(Cancelled	Status