

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM650435

<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>
Wowza Media Systems, LLC		05/28/2021	Limited Liability Company: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Silicon Valley Bank, as Administrative Agent		
<b>Street Address:</b>	3003 Tasman Drive, HF 150		
<b>City:</b>	Santa Clara		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	95054		
<b>Entity Type:</b>	Corporation: CALIFORNIA		
<b>PROPERTY NUMBERS Total: 26</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
Registration Number:	5961975	WOWZA	
Registration Number:	5734631	CLEARCASTER	
Registration Number:	5716582	W	
Registration Number:	5168773	STREAMING CLOUD	
Registration Number:	5161611	WOWZA STREAMING CLOUD	
Registration Number:	5161612	WOWZA STREAMING CLOUD	
Registration Number:	6075170	WOWZA STREAMING CLOUD	
Registration Number:	4680867	W WOWZA MEDIA SYSTEMS	
Registration Number:	4702500	W WOWZA MEDIA SYSTEMS	
Registration Number:	4588885	W	
Registration Number:	4588886	W	
Registration Number:	4837428	W	
Registration Number:	4827783	WOWZA STREAMING ENGINE	
Registration Number:	4837429	W	
Registration Number:	4689880	W	
Registration Number:	4469464	GOCODER	
Registration Number:	5541181	WOWZ	
Registration Number:	4653374	STREAMLOCK	
Registration Number:	4464143	STREAMLOCK	
<b>TRADEMARK</b>			

OP \$665.00 5961975

Property Type	Number	Word Mark
Registration Number:	4217667	W WOWZA MEDIA SYSTEMS
Registration Number:	4217668	W
Registration Number:	4302260	CLEARCASTER
Registration Number:	4302261	CLEAR CAST
Registration Number:	3475073	W WOWZA MEDIA SYSTEMS
Registration Number:	3475070	WOWZA
Serial Number:	88421251	STREAMING CLOUD

**CORRESPONDENCE DATA**

**Fax Number:**

*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:** 8004945225

**Email:** ipteam@cogencyglobal.com

**Correspondent Name:** JAY DASILVA

**Address Line 1:** 1025 CONNECTICUT AVE., NW, STE. 712

**Address Line 2:** COGENCY GLOBAL INC.

**Address Line 4:** WASHINGTON, D.C. 20036

<b>ATTORNEY DOCKET NUMBER:</b>	1389491 TM
<b>NAME OF SUBMITTER:</b>	Naomi Sakata
<b>SIGNATURE:</b>	/Naomi Sakata/
<b>DATE SIGNED:</b>	05/28/2021

**Total Attachments: 6**

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**TRADEMARK SECURITY AGREEMENT**

This **TRADEMARK SECURITY AGREEMENT** (this “*Agreement*”), dated as of May 28, 2021, is entered into by and between the signatory listed as grantor on the signature page hereto (the “*Grantor*”), and **SILICON VALLEY BANK** (the “*Assignee*”), as Administrative Agent, pursuant to (i) that certain Guarantee and Collateral Agreement, dated as of the date hereof (as amended, amended and restated, supplemented, restructured or otherwise modified, renewed or replaced from time to time, the “*Guarantee and Collateral Agreement*”), among the Assignee, the Grantor and certain of the Grantor’s affiliates party thereto from time to time, and (ii) that certain Credit Agreement, dated as of the date hereof (as amended, amended and restated, supplemented, restructured or otherwise modified, renewed or replaced from time to time, the “*Credit Agreement*”), by and among **WOWZA PARENT LLC**, a Delaware limited liability company (“*Wowza Parent 1*”), immediately after giving effect to the Blocker Purchase, **SP VC II-B WMS BLOCKER CORP.**, a Delaware corporation (“*Wowza Parent 2*” and, together with Wowza Parent 1, individually or collectively as the context may require, “*Holdings*”), **WOWZA FINANCE MERGER SUB LLC**, a Delaware limited liability company (“*MergerCo*” and immediately prior to the Closing Date Merger, the “*Borrower*”), **WOWZA MEDIA SYSTEMS, LLC**, a Delaware limited liability company (“*Wowza*”, and immediately after giving effect to the Closing Date Merger, the “*Borrower*”), the Assignee and certain lenders party thereto.

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, the Grantor has granted in favor of the Assignee a security interest in certain Collateral, including the federally registered Trademarks set forth on Schedule A hereto (except to the extent that any such Trademark does not constitute Collateral pursuant to the Guarantee and Collateral Agreement) 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 the Grantor to the Assignee pursuant to the Guarantee and Collateral Agreement, the Grantor hereby grants to the Assignee a security interest in all of the 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 (including, without limitation, the Trademarks referred to on Schedule A but excluding any Trademarks that do not constitute Collateral pursuant to the Guarantee and Collateral Agreement), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Secured Obligations.

(b) Schedule A hereto contains a true and accurate list of all of the Grantor’s United States registrations and applications for registration for the Trademarks registered with the United States Patent and Trademark Office existing as of the date hereof (except to the extent that any such Trademark does not constitute Collateral pursuant to the Guarantee and Collateral Agreement).

(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 writing by both parties. The Grantor 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 to the security interests and perfection created or contemplated hereby or by the Guarantee and Collateral Agreement.

3. Applicable Law

THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE INTERNAL LAWS (AND NOT THE CONFLICT OF LAW RULES) OF THE STATE OF NEW YORK.

4. Counterparts

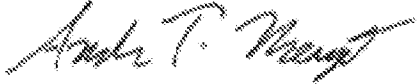
This Agreement may be executed by one or more of the parties to this Agreement on any number of separate counterparts (including by telecopy), and all of said counterparts taken together shall be deemed to constitute one and the same instrument.

[Signature pages 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.

ASSIGNEE:

**SILICON VALLEY BANK,**  
as Administrative Agent

By:   
\_\_\_\_\_

Name: Andrew T. Merget  
Title: Director

GRANTOR:

WOWZA MEDIA SYSTEMS, LLC

By: 


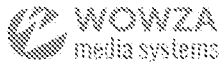






Name: David S. Sherovoll




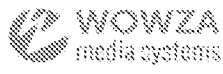
Title: Chief Executive Officer

[Signature Page to Trademark Security Agreement]

**SCHEDULE A**

**U.S. REGISTERED TRADEMARKS**

<b>Grantor</b>	<b>Registration No.</b>	<b>Registration Date</b>	<b>Mark</b>
Wowza Media Systems, LLC	5961975	1/14/2020	WOWZA
Wowza Media Systems, LLC	5734631	4/23/2019	CLEARCASTER
Wowza Media Systems, LLC	5716582	4/2/2019	W 
Wowza Media Systems, LLC	5168773	3/21/2017	STREAMING CLOUD
Wowza Media Systems, LLC	5161611	3/14/2017	WOWZA STREAMING CLOUD
Wowza Media Systems, LLC	5161612	3/14/2017	WOWZA STREAMING CLOUD
Wowza Media Systems, LLC	6075170	6/9/2020	WOWZA STREAMING CLOUD
Wowza Media Systems, LLC	4680867	2/3/2015	W WOWZA MEDIA SYSTEMS 
Wowza Media Systems, LLC	4702500	3/17/2015	W WOWZA+4:11 MEDIA SYSTEMS 
Wowza Media Systems, LLC	4588885	8/19/2014	W 
Wowza Media Systems, LLC	4588886	8/19/2014	W 
Wowza Media Systems, LLC	4837428	10/20/2015	W 
Wowza Media Systems, LLC	4827783	10/6/2015	WOWZA STREAMING ENGINE
Wowza Media Systems, LLC	4837429	10/20/2015	W 
Wowza Media Systems, LLC	4689880	2/17/2015	W 
Wowza Media Systems, LLC	4469464	1/21/2014	GOCODER

<u>Grantor</u>	<u>Registration No.</u>	<u>Registration Date</u>	<u>Mark</u>
Wowza Media Systems, LLC	5541181	8/14/2018	WOWZ
Wowza Media Systems, LLC	4653374	12/9/2014	STREAMLOCK
Wowza Media Systems, LLC	4464143	1/7/2014	STREAMLOCK
Wowza Media Systems, LLC	4217667	10/2/2012	WOWZA MEDIA SYSTEMS W 
Wowza Media Systems, LLC	4217668	10/2/2012	W 
Wowza Media Systems, LLC	4302260	3/12/2013	CLEARCASTER
Wowza Media Systems, LLC	4302261	3/12/2013	CLEAR CAST 
Wowza Media Systems, LLC	3475073	7/29/2008	W WOWZA MEDIA SYSTEMS 
Wowza Media Systems, LLC	3475070	7/29/2008	WOWZA

U.S. Pending Trademarks

<u>Grantor</u>	<u>Application No.</u>	<u>Application Date</u>	<u>Mark</u>
Wowza Media Systems, LLC	88421251	5/8/2019	STREAMING CLOUD

ny-2106568