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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM843385

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	PARTIAL RELEASE OF SECURITY INTEREST IN TRADEMARKS at REEL/FRAME 007165/0844

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Credit Suisse, AG, Cayman Islands Branch, as Collateral Agent		09/29/2023	Bank: SWITZERLAND

RECEIVING PARTY DATA

Name:	Forcepoint Federal Holdings LLC (f/k/a Forcepoint LLC)	
Street Address:	10900-A Stonelake Blvd. Quarry Oaks I	
City:	Austin	
State/Country:	TEXAS	
Postal Code:	78759	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark	
Registration Number:	4790505	HIGH SPEED GUARD	
Registration Number:	4839500	TRUSTED THIN CLIENT	
Registration Number:	5078411	SPOTLIGHT	
Registration Number:	5055033	TRUSTED GATEWAY SYSTEM	
Registration Number:	5340938	CONVERGENCE	
Registration Number:	4998524	CROSSVIEW	
Registration Number:	3390371	TRUSTED THIN CLIENT	
Registration Number:	3201933	SUREVIEW	
Registration Number:	2985456	INNERVIEW	

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: 2023704750

Email: ipteam@cogencyglobal.com

Correspondent Name: Joanna McCall

Address Line 1: 1025 Connecticut Ave NW, Suite 712

Address Line 2: Cogency Global Inc.

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Address Line 4: Was	Washington, D.C. 20036		
ATTORNEY DOCKET NUMBER:	2143848		
NAME OF SUBMITTER:	Dahlia Gottlieb		
SIGNATURE:	/Dahlia Gottlieb/		
DATE SIGNED:	10/03/2023		
Total Attachments: 4			

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PARTIAL RELEASE OF SECURITY INTEREST IN TRADEMARKS

THIS PARTIAL RELEASE OF SECURITY INTEREST IN TRADEMARKS (this "Release") is made as of September 29, 2023 ("Effective Date") by Credit Suisse AG, Cayman Islands Branch ("Grantee"), in favor of Forcepoint Federal Holdings LLC (f/k/a Forcepoint LLC), a Delaware limited liability company (the "Grantor"). Capitalized terms not defined herein shall have the meanings assigned to such terms in the Trademark Security Agreement (as defined below).

WHEREAS, Grantor and Grantee are parties to that certain Trademark Security Agreement dated as of January 8, 2021 (including all annexes, exhibits or schedules thereto, as amended, restated, supplemented or otherwise modified from time to time, the "<u>Trademark Security Agreement</u>"), pursuant to which Grantor granted to Grantee a security interest (the "<u>Security Interest</u>") in all of such Grantor's right, title and interest in and to the Trademarks identified on Schedule A attached hereto included in the Trademark Collateral ("<u>Collateral</u>") as security for certain obligations owing by Grantor to Grantee:

WHEREAS, the Trademark Security Agreement was recorded in the Trademark Division of the United States Patent and Trademark Office on January 20, 2021, at Reel/Frame 007165/0844;

WHEREAS, Grantee now desires to release the entirety of its Security Interest in the Collateral and reassign the same to Grantor.

NOW, THEREFORE, for good and valuable consideration, including the satisfaction of all obligations, indebtedness and liabilities secured by the Collateral the receipt and sufficiency of which are hereby acknowledged, Grantee hereby agrees as follows:

- 1. <u>Release of Security Interest</u>. Grantee hereby, on behalf of itself and the Secured Parties, terminates the Trademark Security Agreement and terminates, cancels, releases, and discharges any and all Security Interest it may have and all of its right, title, and interest in, to and under the following:
 - (a) the Collateral, and all trademarks, service marks, designs, logos, indicia of origin, trade names, trade dress, corporate names, company names, business names, fictitious business names, trade styles, and/or other source and/or business identifiers and applications pertaining thereto, whether registered or unregistered and all renewals, extensions and continuations thereof, and all rights corresponding thereto;
 - (b) all goodwill of the Grantor's business connected with the use of and symbolized by any of the foregoing;
 - (c) the right to sue or otherwise recover from any past, present and future infringement, dilution, or other violation or impairment of any of the foregoing; and
 - (d) all Proceeds and Accessions with respect to any of the foregoing, including all license fees, royalties, income, payments, claims, damages, and proceeds of suit, now or hereafter due and/or payable with respect to any of the foregoing.
- 2. If and to the extent that Grantee or the Secured Parties have acquired any right, title or interest in, to or under the Collateral, Grantee, on behalf of itself and the Secured Parties, hereby re-assigns, grants and conveys to Grantor, as applicable, without any representation recourse, warranty or undertaking by the Grantee, all of Grantee's right, title and interest in and to the Collateral and any

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right, title or interest of Grantee or the Secured Parties in the Collateral shall hereby cease and become void. The Grantee, on behalf of itself and the Secured Parties, hereby (a) authorizes the Grantor and its successors, assigns, designees or other legal representatives to file this Release with the United States Patent and Trademark Office to evidence and effectuate the release and termination of Grantee's and the Secured Parties' Security Interest in the Collateral and (b) authorizes the Commissioner for Trademarks to record and register this Release.

- 3. <u>Further Assurances</u>. At the Grantor's sole cost and expense, Grantee agrees to execute and deliver all further releases and other documents, and to take all other actions as each Grantor may reasonably request in writing, necessary to evidence the release and termination of the Grantor's and the Secured Parties' rights under the Trademark Security Agreement with respect to the Collateral.
- 4. Grantee represents and warrants that: (i) it has the full power and authority to execute this Release; and (ii) it has not assigned, transferred, restricted or otherwise encumbered any security interest it has against the Collateral.
- 5. Counterparts, Facsimile or Electronic Delivery. This Release may be executed in any number of counterparts and by different parties in separate counterparts, 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. Delivery of an executed counterpart of a signature page to this Release by facsimile or by email as a ".pdf" or ".tif" attachment shall be effective as delivery of a manually executed counterpart of this Release. The words "execution," "signed," "signature," and words of like import in this Release, any document delivered pursuant hereto, or any amendment or other modification hereof or thereof shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act.
- 6. <u>Governing Law</u>. This Release shall be governed by, and shall be construed and enforced in accordance with, the laws of the State of New York, without regard to conflicts of law principles.

* * * * *

IN WITNESS WHEREOF, Grantee has caused this Release to be executed by its duly authorized representative as of the Effective Date.

CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, as Collateral Agent

Name: Vipul Dhadda

Title: Authorized Signatory

Ву:_____

Name: Cassandra Droogan
Title: Authorized Signatory

SCHEDULE A

U.S. TRADEMARK APPLICATIONS AND REGISTRATIONS

Mark	Current Owner of Record	Appl. No.	Application Date	Reg. No.
HIGH SPEED GUARD	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	86493482	31-DEC-2014	4790505
TRUSTED THIN CLIENT	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	86376645	26-AUG-2014	4839500
SPOTLIGHT	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	86352316	30-JUL-2014	5078411
TRUSTED GATEWAY SYSTEM	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	86249172	10-APR-2014	5055033
CONVERGENCE	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	86018010	23-JUL-2013	5340938
CROSSVIEW	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	85838044	31-JAN-2013	4998524
TRUSTED THIN CLIENT	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	77123219	06-MAR-2007	3390371
SUREVIEW	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	78846028	24-MAR-2006	3201933
INNERVIEW	FORCEPOINT FEDERAL HOLDINGS LLC (successor by merger to FORCEPOINT LLC)	78435799	15-JUN-2004	2985456

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RECORDED: 10/03/2023

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