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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM851613

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|-------------------|
| NATURE OF CONVEYANCE: | SECURITY INTEREST |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|----------------|----------|----------------|--|
| PhotoLynx, LLC | | 11/07/2023 | Limited Liability Company: DELAWARE |

RECEIVING PARTY DATA

| Name: | Audax Private Debt LLC, as Administrative Agent |
|-------------------|---|
| Street Address: | 101 Huntington Avenue |
| Internal Address: | 25th Floor |
| City: | Boston |
| State/Country: | MASSACHUSETTS |
| Postal Code: | 02199 |
| Entity Type: | Limited Liability Company: DELAWARE |

PROPERTY NUMBERS Total: 11

| Property Type | Number | Word Mark |
|----------------------|---------|-----------------|
| Registration Number: | 5176489 | PLI |
| Registration Number: | 4968013 | TRACKLYNX |
| Registration Number: | 4967992 | RIPLYNX! |
| Registration Number: | 4901150 | PLIC |
| Registration Number: | 5170458 | |
| Registration Number: | 5445123 | PLIC EXPERIENCE |
| Registration Number: | 3082817 | MR. GRAY |
| Registration Number: | 2612325 | CAMLYNX |
| Registration Number: | 2380901 | PHOTOLYNX |
| Registration Number: | 3990557 | FLOW |
| Registration Number: | 3791296 | PROOF MYCLASS |

CORRESPONDENCE DATA

Fax Number: 3129939767

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: 13129932622

Email: gayle.grocke@lw.com
Correspondent Name: Latham & Watkins LLP

TRADEMARK
REEL: 008251 FRAME: 0270

900812224

Address Line 1: 330 N. Wabash Avenue

Address Line 2: Suite 2800

Address Line 4: Chicago, ILLINOIS 60611

| ATTORNEY DOCKET NUMBER: | 062955-0085 |
|-------------------------|-----------------|
| NAME OF SUBMITTER: | Gayle D. Grocke |
| SIGNATURE: | /gdg/ |
| DATE SIGNED: | 11/07/2023 |

Total Attachments: 6

source=ImageQuix - Trademark Security Agreement [Executed]#page1.tif source=ImageQuix - Trademark Security Agreement [Executed]#page2.tif source=ImageQuix - Trademark Security Agreement [Executed]#page3.tif source=ImageQuix - Trademark Security Agreement [Executed]#page4.tif source=ImageQuix - Trademark Security Agreement [Executed]#page5.tif source=ImageQuix - Trademark Security Agreement [Executed]#page6.tif

TRADEMARK SECURITY AGREEMENT

Trademark Security Agreement, dated as of November 7, 2023 (this "Trademark Security Agreement"), by ImageQuix, LLC, a South Carolina limited liability company and PhotoLynx, LLC, a Delaware limited liability company (individually, a "Grantor", and, collectively, the "Grantors"), in favor of AUDAX PRIVATE DEBT LLC, in its capacity as administrative agent and collateral agent pursuant to the Credit Agreement (as defined in the Security Agreement, defined below) (in such capacity, the "Administrative Agent").

WITNESSETH:

WHEREAS, the Grantors are party to a Security Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), in favor of the Administrative Agent pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Administrative Agent, for the benefit of the Secured Parties, to enter into the Credit Agreement, the Grantors hereby agree with the Administrative Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the respective meaning given to them in the Security Agreement and the Credit Agreement.

Grant of Security Interest in Trademark Collateral. Each Grantor hereby assigns and pledges to the Administrative Agent, for the benefit of the Secured Parties, and hereby grants to the Administrative Agent for the benefit of the Secured Parties a continuing security interest in all of its right, title and interest in, to and under all the following Collateral (excluding any Excluded Assets) of such Grantor: (a) all trademarks, service marks, trade names, corporate names, trade dress, logos, designs, domain names, fictitious business names, and other source or business identifiers, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registrations and applications filed in connection therewith, and all extensions or renewals thereof, as well as any unregistered trademarks and service marks, including the Trademarks of such Grantor listed on Schedule I attached hereto, (b) all goodwill connected with the use of and symbolized thereby, (c) all rights to recover for all past, present and future infringements thereof and all rights to sue therefor, and all rights corresponding thereto throughout the world, (d) all income, fees, royalties, damages, claims, warranties, causes of action and payments now and hereafter due and/or payable thereunder or with respect thereto including damages and payments for past, present or future breach or violations thereof, (e) all rights to sue for past, present and future infringements, misappropriations, dilutions or other violations thereof, (f) all licenses, consents, permits, variances, certifications and approvals of governmental agencies now or hereafter held by any Grantor and (g) all other rights, priorities, and privileges accruing thereunder or pertaining thereto.

SECTION 3. The Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent pursuant to the Security Agreement and Grantors hereby acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Security Agreement, the terms of which are incorporated herein by reference. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

- SECTION 4. <u>Termination</u>. Upon the termination of the Security Agreement in accordance with <u>Section 6.11</u> thereof, the Administrative Agent shall, at the expense of such Grantor, execute, acknowledge, and deliver to the Grantors an instrument in writing in recordable form releasing the lien on and security interest in the Trademarks under this Trademark Security Agreement.
- SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Delivery by telecopier, .pdf or other electronic imaging means of an executed counterpart of a signature page to this Trademark Security Agreement shall be effective as delivery of an original executed counterpart of this Trademark Security Agreement.
- SECTION 6. <u>Governing Law</u>. The terms of Sections 10.15 and 10.16 of the Credit Agreement with respect to governing law, submission of jurisdiction, venue and waiver of jury trial are incorporated herein by reference, *mutatis mutandis*, and the parties hereto agree to such terms.

[Signature pages follow]

GRANTORS:

IMAGEQUIX, LLC PHOTOLYNX, LLC

By: Imy Steadman

Name: Amy Steadman

Title: Chief Financial Officer

AUDAX PRIVATE DEBT LLC,

as the Administrative Agent

Name: Peter Stern

Title: Authorized Person

Schedule I Trademark Registrations and Use Applications

| Owner | Mark/Name | Registration No. |
|----------------|---|--------------------|
| PhotoLynx, LLC | PLi | Reg 5176489 |
| | PLI | |
| PhotoLynx, LLC | TRACKLYNX | Reg 4968013 |
| | TRACKLYNX | |
| | Cross References: TRACK LINKS | 7 104700 |
| PhotoLynx, LLC | RIPLYNX! | Reg 4967992 |
| | RIPLYNX! Cross References: RIPLYNX | |
| PhotoLynx, LLC | | Reg 4901150 |
| rhotoLynx, LLC | PLIC | Reg 4901130 |
| N | PLIC | D 5150450 |
| PhotoLynx, LLC | | Reg 5170458 |
| | Design Only | |
| ImageQuix, LLC | BLUEPRINT | Reg 5465797 |
| | BLU PRINT | |
| I | Cross References: BLUEPRINT | D 517(901 |
| ImageQuix, LLC | WAY SMARTER | Reg 5176891 |
| | WAY SMARTER | |
| ImageQuix, LLC | CaptureLife | Reg 4732758 |
| | CAPTURELIFE | |
| | Cross References: CAPTURE LIFE | |
| PhotoLynx, LLC | TICEXTERIENCE | Reg 5445123 |
| | PLIC EXPERIENCE | |
| ImageQuix, LLC | SMART TAG | Reg 5005230 |
| | SMART TAG | |
| PhotoLynx, LLC | MR. GRAY | Reg 3082817 |
| | MR. GRAY | |
| | Cross References: MISTER GRAY | |
| PhotoLynx, LLC | CAMLYNX Cross References: CAMLINKS | Reg 2612325 |
| PhotoLynx, LLC | PHOTOLYNX Cross References: PHOTO LYNX, PHOTO LINKS | Reg 2380901 |

| PhotoLynx, LLC | FLOW | Reg 3990557 |
|----------------|---|--------------------|
| | FLOW | |
| PhotoLynx, LLC | Proof MyClass | Reg 3791296 |
| | PROOF MYCLASS | |
| | Cross References: PROOF MY | |
| | CLASS | |
| IMAGEQUIX, LLC | IMAGEQUIX | Reg 4399958 |
| | IMAGEQUIX | |
| | Cross References: IMAGE QUICK | |
| IMAGEQUIX, LLC | imagequix 🗘 | Reg 4403097 |
| | IMAGEQUIX IQ Cross References: IMAGE QUICK IQ | |

RECORDED: 11/07/2023