

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

Assignment ID: TMI37242

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
eSight Corporation		11/02/2023	Corporation: CANADA
<b>RECEIVING PARTY DATA</b>			
<b>Company Name:</b>	Gentex Corporation		
<b>Street Address:</b>	600 North Centennial Street		
<b>City:</b>	Zeeland		
<b>State/Country:</b>	MICHIGAN		
<b>Postal Code:</b>	49464		
<b>Entity Type:</b>	Corporation: MICHIGAN		
<b>PROPERTY NUMBERS Total: 4</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	5225831	E	
<b>Registration Number:</b>	5320813	ESIGHT	
<b>Registration Number:</b>	5207261	ESIGHT	
<b>Serial Number:</b>	97722631	ESIGHT GO	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	6169578196		
<i>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.</i>			
<b>Phone:</b>	6169499610		
<b>Email:</b>	ptomail@priceheneveld.com		
<b>Correspondent Name:</b>	Aaron J. Wong		
<b>Address Line 1:</b>	PO Box 2567		
<b>Address Line 4:</b>	Grand Rapids, MICHIGAN 49501		
<b>ATTORNEY DOCKET NUMBER:</b>	GEN010 A1044		
<b>NAME OF SUBMITTER:</b>	Aaron Wong		
<b>SIGNATURE:</b>	Aaron Wong		
<b>DATE SIGNED:</b>	02/20/2024		
<b>Total Attachments: 3</b>			
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## TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (the "Assignment") is made and entered into as of the 2nd day of November, 2023, by and between eSight Corporation, a Canadian corporation, with its principal offices located at 1 Eglinton Avenue East, Suite 401 Toronto, Ontario, M4P 3A1 (the "Assignor") and Gentex Corporation, a Michigan Corporation, with its principal offices located at 600 North Centennial Street, Zeeland, Michigan, 49464 (the "Assignee").

### RECITALS

WHEREAS, Assignor is the owner of the entire right and interest in and to the trademark registrations and the trademark applications as set forth in Annex A (collectively, the "Trademarks").

WHEREAS, Assignor and Assignee have entered into an Asset Purchase Agreement on November 2, 2023 ("Effective Date"), pursuant to which Assignor is selling certain assets to Assignee, including the Trademarks.

WHEREAS, Assignor wishes to assign to Assignee, and Assignee wishes to accept the assignment of, all right, title and interest of Assignor in and to the Trademarks.

NOW, THEREFORE, in consideration of \$1.00 USD and the mutual promises and agreements set forth herein, including consideration payable pursuant to the terms of the Asset Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee hereby agree as follows:

1. **Assignment.** Assignor hereby transfers, assigns, conveys and delivers to Assignee as of the Effective Date, and Assignee accepts, all right, title and interest of Assignor in and to the Trademarks, including any and all: (a) goodwill symbolized thereby; (b) common law rights associated therewith; (c) all causes of action (either in law or equity), and the right to sue, counterclaim, and recover for past or future infringement or dilution with respect to the Trademarks; and (d) rights to assign the rights conveyed herein, the same to be held and enjoyed by Assignee for its own use and benefit, and for the benefit of its successors, assigns, and legal representatives.

2. **Further Assurances.** Assignor agrees that it shall take such other similar actions as Assignee may reasonably require to effectively assign, convey, and transfer to Assignee the Trademarks, including, but not limited to execution of any and all documents necessary to record the Assignment with the United States Patent and Trademark Office, the European Union, the Intellectual Property Office of the United Kingdom, the Canadian Intellectual Property Office, the Intellectual Property Office of New Zealand, IP Australia, the Instituto Nacional da Propriedade Industrial of Brazil, the Instituto Nacional de Propiedad Industrial of Chile, the Instituto Nacional de la Propiedad Industrial of Argentina, the Mexican Institute of Industrial Property, the China National Intellectual Property Administration, the Japan Patent Office, Intellectual Property India, and the Saudi Authority for Intellectual Property.

## Annex A to Assignment

	TRADEMARK	Country	Application No.	Registration No.	Status
1	E LOGO 	CA	1744503	961821	ISSUED
		EU	018846579		PENDING
		US	86/806,681	5225831	ISSUED
		NZ	1232460	1232460	ISSUED
		AU	2341517		PENDING
		AR	4226496		PENDING
		BR	929780957		PENDING
		CL	1537079		PENDING
		MX	2910202		PENDING
		UK	3857485		ISSUED
2	ESIGHT	CA	1705354	928640	ISSUED
		CA	1392808	849776	ISSUED
		CN	25542434	25542434	ISSUED
		IN	3569962	2571558	ISSUED
		JP	2017-168053	6163508	ISSUED
		MX	10034338326	1867483	ISSUED
		US	86806690	5207261	ISSUED
3	ESIGHT & DOT LOGO 	JP	2017-168054	6163509	ISSUED
		MX	10034338417	1869947	ISSUED
		SA	218662		PENDING
4	ESIGHT LOGO 	CA	1774849	970045	ISSUED
		CN	25542435	25542435	ISSUED
		EP	15424617	15424617	ISSUED
		IN	3569961	3569961	ISSUED
		UK	915424617	915424617	ISSUED
		US	87189396	5320813	ISSUED
5	ESIGHT GO	CA	2210300		PENDING
		MX	2910203		PENDING
		NZ	1232353		ISSUED
		AR	4226495		PENDING
		BR	929774752		PENDING
		CL	1537080		PENDING
		AU	2341156		ISSUED
		UK	3857361		ISSUED
		EU	018820538		PENDING
		US	97/722,631		PENDING
6	BIOPTIC REALITY	EU	17617408	17617408	ISSUED
7	DOT LOGO	CA	1705362	986066	ISSUED
8	E	CA	1705367	986080	ISSUED

3. **Successors and Assigns.** This Assignment shall inure to the benefit of and is binding upon the respective successors and assigns of Assignor and Assignee.

4. **Provisions.** Whenever possible, each provision of this agreement shall be interpreted to be effective and valid, but if any provision of the agreement is invalidated, this invalidity shall not affect the validity of the remainder of the agreement.

5. **Purchase Agreement.** This Assignment is subject to all the terms and conditions of the Purchase Agreement and its terms shall not modify the applicable terms and conditions of the Purchase Agreement.

6. **Counterparts.** This Assignment may be executed in counterparts, each of which shall be deemed an original, all of which together shall constitute one and the same instrument.

7. **Authority.** Any person signing below hereby affirmatively represents and warrants that he or she has authority to enter into this Assignment on behalf of that entity.

IN WITNESS WHEREOF, the authorized representative of Assignor has duly executed and delivered this Trademark Assignment as of the Effective Date.

ASSIGNOR:

**ESIGHT CORPORATION**

By: John Tushar  
**John Tushar**, Director

ASSIGNEE:

**GENTEX CORPORATION**

By: Scott Ryan  
**Scott Ryan**, Vice President, General Counsel,  
and Corporate Secretary