

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

Assignment ID: TMI115148

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	INTELLECTUAL PROPERTY SECURITY AGREEMENT		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Alteryx, Inc.		03/19/2024	Corporation: DELAWARE
Trifacta Inc.		03/19/2024	Corporation: DELAWARE
RECEIVING PARTY DATA			
Company Name:	SSLP Lending, LLC		
Street Address:	2100 McKinney		
Internal Address:	Suite 1500		
City:	Dallas		
State/Country:	TEXAS		
Postal Code:	75201		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 15			
Property Type	Number	Word Mark	
Registration Number:	3414474	ALLOCATE	
Registration Number:	3435114	ALTERYX	
Registration Number:	6550459	ALTERYX ACE	
Registration Number:	5938481	ALTERYX CONNECT	
Registration Number:	6337868	ALTERYX DESIGNER	
Registration Number:	5676521	ALTERYX PROMOTE	
Registration Number:	6231683	ALTERYX SERVER	
Registration Number:	5780752	DEMOGRAPHICSNOW	
Registration Number:	3641411	GEOGRAPHIC BUSINESS INTELLIGENCE	
Registration Number:	3414477	SOLOCAST	
Registration Number:	5558872	THE THRILL OF SOLVING	
Registration Number:	4973419	TRIFACTA	
Registration Number:	5961738	TRIFACTA WRANGLER	
Registration Number:	5961740	TRIFACTA WRANGLER ENTERPRISE	
Registration Number:	5961739	TRIFACTA WRANGLER PRO	
CORRESPONDENCE DATA			

OP \$390.00.00 77281632

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@coagencyglobal.com
Correspondent Name: Stewart Walsh
Address Line 1: 1025 Connecticut Ave NW, Suite 712
Address Line 2: Cogency Global Inc.
Address Line 4: Washington, DISTRICT OF COLUMBIA 20036

ATTORNEY DOCKET NUMBER:	2305278 TM
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NAME OF SUBMITTER:	Andrew Hackett
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SIGNATURE:	Andrew Hackett
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DATE SIGNED:	03/25/2024
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Total Attachments: 11

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This **INTELLECTUAL PROPERTY SECURITY AGREEMENT** (as amended, amended and restated, supplemented or otherwise modified from time to time, the “IP Security Agreement”) dated as of March 19, 2024, is among the Persons listed on the signature pages hereof (collectively, the “Grantors”) and SSLP Lending, LLC, as collateral agent (the “Collateral Agent”) for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Azurite Intermediate Holdings, Inc., a Delaware corporation, (the “Borrower”) and Azurite Software Intermediate Holdings, Inc., a Delaware corporation (“Holdings”), have entered into the Credit Agreement, dated as of March 19, 2024 (as amended, restated, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time, the “Credit Agreement”), with the lenders and financial institutions from time to time party thereto and SSLP Lending, LLC, as Administrative Agent and Collateral Agent. Capitalized terms defined in the Credit Agreement or in the Security Agreement (as defined below) and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as the case may be (and in the event of a conflict, the applicable definition shall be the one given to such term in the Security Agreement).

WHEREAS, as a condition precedent to the making of the Loans by the Lenders from time to time and the issuance of Letters of Credit by the L/C Issuers from time to time, the entry into Secured Hedge Agreements by the Hedge Banks from time to time and the entry into Secured Cash Management Agreements by the Cash Management Banks from time to time, each Grantor has executed and delivered that certain Security Agreement, dated as of March 19, 2024 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “Security Agreement”), among the Grantors from time to time party thereto and the Collateral Agent.

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Collateral Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed thereunder to execute this IP Security Agreement for recording with the USPTO and/or the USCO, as applicable.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

A. Grant of Security. Each Grantor, as collateral security for the prompt and complete payment and performance of the Secured Obligations, hereby pledges to the Collateral Agent (and its successors and permitted assigns), for the benefit of the Secured Parties, and each Grantor hereby grants to the Collateral Agent (and its successors and permitted assigns), for the benefit of the Secured Parties, a security interest in and continuing lien on all of such Grantor’s right, title and interest in and to the following, whether now owned or hereafter acquired by the undersigned, wherever located, and whether now or hereafter existing or arising (the “Collateral”):

a. all patents, patent applications, utility models, statutory invention registrations, including, without limitation, those set forth in Schedule A hereto, and all inventions claimed or disclosed therein and all improvements thereto (the “Patents”);

b. all trademarks, trademark applications, service marks, domain names, tradenames, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, including, without limitation, those set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark or service mark applications prior to the filing and acceptance of a “Statement of Use” pursuant to Section 1(d) of the Lanham Act or an “Amendment to Allege Use” pursuant to Section 1(c) of the Lanham Act with respect thereto, to the extent that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law), together, in each case, with the goodwill symbolized thereby (the “Trademarks”);

c. all copyrights, whether registered or unregistered, including, without limitation, the copyright registrations and applications set forth in Schedule C hereto (the “Copyrights”);

d. all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

e. any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

f. any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing; provided that notwithstanding anything to the contrary contained in the foregoing clauses (a) through (f), the security interest created hereby shall not extend to, and the term “Collateral” shall not include, any Excluded Property.

B. Security for Obligations. The grant of a security interest in the Collateral by each Grantor under this IP Security Agreement secures the payment of all Secured Obligations of such Grantor now or hereafter existing under or in respect of the Secured Documents (as such Secured Documents may be amended, restated, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time (including any increases of the principal amount outstanding thereunder)). Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations that would be owed by such Grantor to any Secured Party under the Secured Documents but for the fact that they are unenforceable or not allowable due to the

existence of a bankruptcy, or reorganization or similar proceeding involving a Loan Party.

C. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks record this IP Security Agreement.

D. Execution in Counterparts. This IP Security Agreement may be executed in any number of 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 IP Security Agreement by telecopier or in .pdf or similar format by electronic mail shall be effective as delivery of an original executed counterpart of this IP Security Agreement. The words "execution," "execute," "signed," "signature," and words of like import in or related to this IP Security Agreement and the transactions contemplated hereby, shall be deemed to include electronic signature, 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.

E. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Collateral Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this IP Security Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.

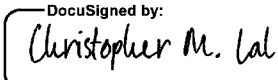
F. Governing Law; Jurisdiction; Etc. Sections 10.15 (*Governing Law; Jurisdiction; Etc.*), 10.16 (*Service of Process*) and 10.17 (*Waiver of Right to Trial by Jury*) of the Credit Agreement are hereby incorporated by reference, *mutatis mutandis*.

G. Intercreditor Agreement. Notwithstanding any provision to the contrary in this IP Security Agreement (but without expanding the scope of the Collateral as set forth in this IP Security Agreement), in the event of any conflict or inconsistency between the provisions of any intercreditor agreement entered into by the Collateral Agent in accordance with Section 9.11 of the Credit Agreement and this IP Security Agreement, the provisions of such intercreditor agreement shall prevail.

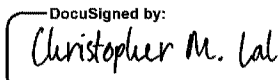
[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, each Grantor and the Collateral Agent have caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

Alteryx, Inc., as a Grantor

By: 
10C31078E02441E...
Name: Christopher M. Lal
Title: Chief Legal Officer

Trifacta Inc., as a Grantor

By: 
10C31078E02441E...
Name: Christopher M. Lal
Title: Vice President

SSLP LENDING, LLC
as Collateral Agent

By: _____

Name: Robert (Bo) Stanley
Title: President

Schedule A**PATENTS****U.S. Patents****Registered Patents:**

Title	App No.	App. Date	Patent No. (Pub. No.)	Issue Date (Pub. Dt.)	Current Owner
Analytics workflow integrated with logic control	17485234	2021-09-24	(20230113187)	(2023-04-13)	Alteryx, Inc.
Analyzing transformations for preprocessing datasets	15268289	2016-09-16	10650020	2020-05-12	Alteryx, Inc.
Apparatus and Method for Harmonizing Data Along Inferred Hierarchical Dimensions	14292783	2014-05-30	9372913	2013-06-21	Alteryx, Inc.
Apparatus and Method for Ingesting and Augmenting Data	14292765	2014-05-30	9495436	2016-11-15	Alteryx, Inc.
Apparatus and Method for State Management Across Visual Transitions	14292788	2014-05-30	9613124	2017-04-04	Alteryx, Inc.
Asynchronously processing sequential data blocks	15785357	2017-10-16	10552452	2020-02-04	Alteryx, Inc.
Asynchronously processing sequential data blocks	16731050	2019-12-31	11494409	2022-11-08	Alteryx, Inc.

Title	App No.	App. Date	Patent No. (Pub. No.)	Issue Date (Pub. Dt.)	Current Owner
Automated key-value pair extraction	17685328	2022-03-02	(20230282013)	(2023-09-07)	Alteryx, Inc.
Data profiling of large datasets	15294537	2016-10-14	10346421	2019-07-09	Alteryx, Inc.
Error Handling During Asynchronous Processing of Sequential Data Blocks	16533302	2019-08-06	11061754	2021-07-13	Alteryx, Inc.
Error Handling During Asynchronous Processing of Sequential Data Blocks	17346791	2021-06-14	11630716	2023-04-18	Alteryx, Inc.
Hybrid Machine Learning	17002717	2020-08-25	(20220067541)	(2022-03-03)	Alteryx, Inc.
Industry specific machine learning applications	17242927	2021-04-28	(20220351004)	(2022-11-03)	Alteryx, Inc.
Integrated Feature Engineering	17137720	2020-12-30	(20220207391)	(2022-06-30)	Alteryx, Inc.
Interactive analytics workflow with integrated caching	17396559	2021-08-06	11822566	2023-11-21	Alteryx, Inc.
Interactive workflow for data analytics	17387343	2021-07-28	11762874	2023-09-19	Alteryx, Inc.
Memory Allocation in a Data Analytics System	15785353	2017-10-16	10558364	2020-02-11	Alteryx, Inc.

Title	App No.	App. Date	Patent No. (Pub. No.)	Issue Date (Pub. Dt.)	Current Owner
Memory Allocation in a Data Analytics System	16731049	2019-12-31	10996855	2021-05-04	Alteryx, Inc.
Memory Management Through Control of Data Processing Tasks	17171595	2021-02-09	(20220253338)	(2022-08-11)	Alteryx, Inc.
Performing Hash Joins Using Parallel Processing	15652131	2017-07-17	10489348	2019-11-26	Alteryx, Inc.
Performing Hash Joins Using Parallel Processing	16657665	2019-10-18	11334524	2022-05-17	Alteryx, Inc.
Sampling for preprocessing big data based on features of transformation results	15143167	2016-04-29	10459942	2019-10-29	Alteryx, Inc.
Standardizing values of a dataset	15352332	2016-11-15	10824606	2020-11-03	Alteryx, Inc.
System and method for displaying a sample of uniform and outlier rows from a file	14491956	2014-09-19	10331621	2019-06-25	Alteryx, Inc.
System and method for identifying delimiters in a computer file	14491953	2014-09-19	9753928	2017-09-05	Alteryx, Inc.
System and method for identifying fields in a file using examples in the file received from a user	14525082	2014-10-27	9842112	2017-12-12	Alteryx, Inc.
System and Method of Operationalizing Automated Feature Engineering	17039428	2020-09-30	(20220101190)	(2022-03-31)	Alteryx, Inc.

Title	App No.	App. Date	Patent No. (Pub. No.)	Issue Date (Pub. Dt.)	Current Owner
Transformation based sampling for preprocessing big data	15143044	2016-04-29	10437847	2019-10-08	Alteryx, Inc.
Transforming datasets with nested data structures	15195059	2016-06-28	10545978	2020-01-28	Alteryx, Inc.
Visual interactions for transforming datasets with nested data structures	15195045	2016-06-28	10733198	2020-08-04	Alteryx, Inc.

Patent Applications:

Title	App No.	App. Date	Current Owner
Cloud Execution Ecosystem Including Multi-Environment Uniform Engine Execution	63503368	2023-05-19	Alteryx, Inc.
Code Point Skipping with Variable-Width Encoding for Data Analytics System	18501821	2023-11-03	Alteryx, Inc.
Interactive workflow for data analytics	18424214	2024-01-26	Alteryx, Inc.
Portable Execution Artifacts (PEA)	63503370	2023-05-19	Alteryx, Inc.
Uniform Engine Wrapper (UEW)	63503373	2023-05-19	Alteryx, Inc.

Schedule B

Trademarks

Registered Trademarks:

Mark	App. No./ App. Date	Reg. No./ Reg. Date	Current Owner
ALLOCATE	77281632 17-SEP-2007	3414474 22-APR-2008	Alteryx, Inc.
ALTERYX	77282923 18-SEP-2007	3435114 27-MAY-2008	Alteryx, Inc.
ALTERYX ACE	90129291 21-AUG-2020	6550459 09-NOV-2021	Alteryx, Inc.
ALTERYX CONNECT	87456847 19-MAY-2017	5938481 17-DEC-2019	Alteryx, Inc.
ALTERYX DESIGNER	88733664 19-DEC-2019	6337868 04-MAY-2021	Alteryx, Inc.
ALTERYX PROMOTE	87785092 05-FEB-2018	5676521 12-FEB-2019	Alteryx, Inc.
ALTERYX SERVER	88817957 02-MAR-2020	6231683 29-DEC-2020	Alteryx, Inc.
DEMOGRAPHICSNOW	88192640 13-NOV-2018	5780752 18-JUN-2019	Alteryx, Inc.
GEOGRAPHIC BUSINESS INTELLIGENCE	77428954 22-MAR-2008	3641411 16-JUN-2009	Alteryx, Inc.
SOLOCAST	77282811 18-SEP-2007	3414477 22-APR-2008	Alteryx, Inc.
THE THRILL OF SOLVING	87562248 09-AUG-2017	5558872 11-SEP-2018	Alteryx, Inc.
TRIFACTA	85730399 17-SEP-2012	4973419 07-JUN-2016	Trifacta Inc.
TRIFACTA WRANGLER	86794994	5961738	Trifacta Inc.

Mark	App. No./ App. Date	Reg. No./ Reg. Date	Current Owner
	21-OCT-2015	14-JAN-2020	
TRIFACTA WRANGLER ENTERPRISE	86795017 21-OCT-2015	5961740 14-JAN-2020	Trifacta Inc.
TRIFACTA WRANGLER PRO	86795010 21-OCT-2015	5961739 14-JAN-2020	Trifacta Inc.

Trademark Applications:

None