508195469 10/26/2023 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8242656

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		INTELLECTUAL PR	INTELLECTUAL PROPERTY SECURITY AGREEMENT		
CONVEYING PARTY D	ΑΤΑ				
		Name	Executio	on Date	
QLIKTECH INC.			10/26/202	3	
RECEIVING PARTY DA					
Name:	_	IORGAN STANLEY SENIOR FUNDING, INC., AS COLLATERAL AGENT			
Street Address:	_		OR, THAMES STREET WHARF		
City:	BALTIM	BALTIMORE			
State/Country:	MARYLA	ND			
Postal Code:	21231				
	5 Total: 4				
Property Type			Number		
Patent Number: 7379		379940			
Patent Number:	8	244677			
Patent Number: 1045		0459881			
Application Number: 16580		6580901			
Fax Number:	· ·	213)891-8763	if that is unsuccessful it will be	oont	
			if that is unsuccessful, it will be t will be sent via US Mail.	58111	
Email:		nonda.deleon@lw.com			
Correspondent Name:	L	ATHAM & WATKINS LLP			
Address Line 1: 355 S			OUTH GRAND AVENUE		
Address Line 4: LOS ANGELES, CALIFORNIA 90071-1560					
ATTORNEY DOCKET NUMBER:		049270-0279			
NAME OF SUBMITTER:		RHONDA DELEON	RHONDA DELEON		
SIGNATURE:		/Rhonda DeLeon/	/Rhonda DeLeon/		
DATE SIGNED:		10/26/2023	10/26/2023		
Total Attachments: 7					
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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT dated October 26, 2023 (as amended, amended and restated, supplemented or otherwise modified from time to time, this "<u>IP Security</u> <u>Agreement</u>"), is among the Persons listed on the signature pages hereof (collectively, the "<u>Grantors</u>") and Morgan Stanley Senior Funding, Inc., as Collateral Agent for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, reference is made to that certain (i) Credit Agreement, dated as of October 26, 2023 (as amended, restated, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time, the "<u>Credit Agreement</u>"), among Project Alpha Intermediate Holding, Inc., a Delaware corporation (the "<u>Borrower</u>"), Project Alpha Intermediate II Holding, Inc., a Delaware corporation ("<u>Holdings</u>"), each lender from time to time party thereto, each L/C Issuer party thereto and Morgan Stanley Senior Funding, Inc., as Administrative Agent, Collateral Agent and an L/C Issuer, and (ii) Security Agreement, dated as of October 26, 2023 (as amended, restated, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time, the "<u>Security Agreement</u>"), among the Grantors from time to time party thereto and the Collateral Agent. Capitalized terms defined in the Credit Agreement or the Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as applicable (and in the event of a conflict, the applicable definition shall be the one given to such term in the Security Agreement).

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 with the Collateral Agent as follows:

A. <u>Grant of Security</u>. Each Grantor hereby collaterally assigns and pledges to the Collateral Agent, for the benefit of the Secured Parties, and each Grantor hereby grants to the Collateral Agent, 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 such Grantor (the "<u>Collateral</u>"):

a. all patents, patent applications, utility models, statutory invention registrations and all inventions claimed or disclosed therein and all improvements thereto, including, without limitation, those set forth in <u>Schedule A</u> hereto;

b. all trademarks, trademark applications, service marks, domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, including, without limitation, those set forth in <u>Schedule B</u> hereto (provided that no security interest shall be granted in United States intent-to-use trademark 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;

c. all copyrights, including without limitation, copyrights in Computer Software, internet websites and the content thereof, whether registered or unregistered, including, without limitation, the copyright registrations and applications set forth in <u>Schedule C</u> hereto;

d. all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing;

e. any and all claims for damages or 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 or injunctive relief; 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; <u>provided</u> 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. For the avoidance of doubt, nothing in the grant of a security interest or collateral assignment under this Agreement or otherwise herein is intended to effect, or shall be construed as, an absolute assignment or assignment of title of the Collateral from any Grantor to Collateral Agent.

B. <u>Security for Obligations</u>. 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. <u>Recordation</u>. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks, as applicable, record this IP Security Agreement.

D. <u>Execution in Counterparts</u>. Sections 10.11 (*Counterparts*) and 10.21 (*Electronic Execution of Assignments and Certain Other Documents*) of the Credit Agreement are hereby incorporated by reference, mutatis mutandis.

E. <u>Grants, Rights and Remedies</u>. 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. 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. <u>Governing Law; Jurisdiction</u>. <u>SECTION 10.15</u> (*GOVERNING LAW; JURISDICTION;* ETC.), <u>SECTION 10.16</u> (*SERVICE OF PROCESS*) AND <u>SECTION 10.17</u> (*WAIVER OF RIGHT TO TRIAL BY JURY*) OF THE CREDIT AGREEMENT ARE HEREBY INCORPORATED BY REFERENCE, *MUTATIS MUTANDIS*.

[Signature Pages Follow]

PATENT REEL: 065365 FRAME: 0017 IN WITNESS WHEREOF, each Grantor and the Collateral Agent have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

> QLIKTECH INC., a Delaware corporation TALEND, INC., a Delaware corporation

DocuSigned by: ß By:

Name: Demnise E46 Johnson Title: Chief Financial Officer

[Signature Page to Intellectual Property Security Agreement]

PATENT REEL: 065365 FRAME: 0018 MORGAN STANLEY SENIOR FUNDING, INC., as Collateral Agent

By:

Name: Lisa Hanson Title: Authorized Signatory

[Signature Page to Intellectual Property Security Agreement]

PATENT REEL: 065365 FRAME: 0019

SCHEDULE A

U.S. Patents

Title	Application No Application Date	Patent No Issue Date	Grantor
Focal Point Compression Method	10333492	7379940	Qliktech Inc.
And Apparatus	23-JAN-2004	27-MAY-2008	
Focal Point Compression Method	12122455	8244677	Qliktech Inc.
And Apparatus	16-MAY-2008	14-AUG-2012	
Test Case Generator Built Into	15386930	10642720	Talend, Inc.
Data-Integration Workflow Editor	21-DEC-2016	05-MAY-2020	
Data Integration Job Conversion	15400590 06-JAN-2017	10261767 16-APR-2019	Talend, Inc.
Data Management Platform Using	14633703	10459881	Qliktech Inc.
Metadata Repository	27-FEB-2015	29-OCT-2019	
Data Management Platform Using Metadata Repository	16580901 24-SEP-2019		Qliktech Inc.

SCHEDULE B

U.S. Trademarks

Mark	International Class(cs)	Application No. Filing Date	Registration No. Registration Date	Grantor
APPFLUENT	9	76436053 26-JUL-2002	2790576 09-DEC-2003	Qliktech Inc.
FASTCOPY	9	75254947 10-MAR-1997	2132729 27-JAN-1998	Qliktech Inc.
GOLD CLIENT	9	78716952 20-SEP-2005	3186247 19-DEC-2006	Qliktech Inc.
REPLIWEB	9	75252401 05-MAR-1997	2357944 13-JUN-2000	Qliktech Inc.
LIKE NEVER BEFORE	9	87328356 08-FEB-2017	5325791 31-OCT-2017	Qliktech Inc.
PODIUM	9	87518359 6-JUL-2017	5391345 30-JAN-2018	Qliktech Inc.
PODIUM DATA MARKETPLACE	9	87328369 8-FEB-2017	5444527 10-APR-2018	Qliktech Inc.

SCHEDULE C

U.S. Copyrights

Title	Registration No Registration Date	Grantor
Gold client.	TXu001352603	Qliktech Inc.
	2007-07-06	

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RECORDED: 10/26/2023