508201901 10/30/2023 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8249090

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		FIRST LIEN PATENT SECURITY AGREEMENT		
ATA				
	Name		Execution Date	
			10/30/2023	
ТА				
CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, AS THE COLLATERAL AGENT				
11 MADISO	N AVENUE			
NEW YORK				
NEW YORK				
10010				
1				
Total: 6				
	Number			
Patent Number: 1172				
Patent Number: 1123				
Patent Number: 1160				
Patent Number: 11294				
Patent Number: 1080				
Application Number: 1812				
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	iprecordations@whitecase.com			
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	ATA TA CREDIT SU AGENT 11 MADISO NEW YORK 10010 Total: 6 1172 1123 1160 1129 1080 1812 ATA e sent to the provided; if the	NCE: FIRST LIEN PATENT SECU ATA Name TA CREDIT SUISSE AG, CAYMAN ISLANDS AGENT 11 MADISON AVENUE NEW YORK NEW YORK NEW YORK 10010 Total: 6 Number 11720418 11237883 11609801 11294739 10802891 18123936 ATA e sent to the e-mail address first; if that is provided; if that is unsuccessful, it will be	ICE: FIRST LIEN PATENT SECURITY AGREEM ATA Name TA CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, AS TAGENT 11 MADISON AVENUE NEW YORK NEW YORK 10010 Total: 6 Number 11294739 10802891 18123936 18123936	

10/30/2023

DATE SIGNED:

Total Attachments: 6

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FIRST LIEN PATENT SECURITY AGREEMENT

This FIRST LIEN PATENT SECURITY AGREEMENT, dated as of October 30, 2023 (this "Agreement") is made by STOPLIGHT, INC., a Delaware corporation ("Grantor"), in favor of CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, as the collateral agent for the Secured Parties (in such capacity and together with its successors and assigns, the "Collateral Agent"). Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them (including by reference) in the Security Agreement.

WHEREAS, the Grantor is party to a First Lien Security Agreement dated as of March 3, 2021 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), by and among the Grantor, the other grantors party thereto and the Collateral Agent, pursuant to which the Grantor granted a security interest to the Collateral Agent (for the benefit of the Secured Parties) in the Patent Collateral (as defined below) and is required to execute and deliver this Agreement; and

WHEREAS, pursuant to the Security Agreement, Grantor agreed to execute and deliver this Agreement in order to record such security interest with the United States Patent and Trademark Office.

NOW, THEREFORE, in consideration of the foregoing and for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Security Agreement, to evidence further the security interest granted by Grantor to the Collateral Agent pursuant to the Security Agreement, Grantor hereby grants and pledges to the Collateral Agent (for the benefit of the Secured Parties) a security interest in all of Grantor's right, title and interest in and to the following, in each case whether now owned or existing or hereafter acquired, possessed or arising and wherever located (collectively, the "**Patent Collateral**"), other than Excluded Property:

(i) all patents and patent applications and rights, title and interests in patents and patent applications under any domestic or foreign law (including, without limitation, the patents and patent applications set forth on <u>Schedule A</u> annexed hereto), and all re-issues, divisions, continuations, renewals, extensions and continuations in-part thereof and all rights corresponding thereto;

(ii) the right to sue or otherwise recover for any past, present and future infringement or other violation or impairment of any of the foregoing; and

(iii) 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.

Grantor does hereby further acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Patent Collateral granted hereby are more fully set forth in the Security Agreement, the terms and conditions of which are hereby incorporated by reference as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAW OF THE STATE OF NEW YORK, WITHOUT REGARD TO CONFLICT OF LAWS PRINCIPLES THEREOF TO THE EXTENT SUCH PRINCIPLES

WOULD CAUSE THE APPLICATION OF LAW OF ANOTHER STATE, EXCEPT TO THE EXTENT THAT THE UCC PROVIDES THAT THE PERFECTION OF THE SECURITY INTEREST HEREUNDER, OR REMEDIES HEREUNDER, IN RESPECT OF ANY PARTICULAR PATENT COLLATERAL ARE GOVERNED BY THE LAWS OF A JURISDICTION OTHER THAN THE STATE OF NEW YORK, IN WHICH CASE THE LAWS OF SUCH JURISDICTION SHALL GOVERN WITH RESPECT TO THE PERFECTION OF THE SECURITY INTEREST IN, OR THE REMEDIES WITH RESPECT TO, SUCH PARTICULAR PATENT COLLATERAL.

This Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original for all purposes, but all such counterparts together shall constitute but one and the same instrument. Delivery of an executed signature page to this Agreement by telecopy or electronic transmission (including Adobe pdf file) shall be as effective as delivery of a manually executed counterpart of this Agreement. The words "execution," "execute", "signed," "signature," and words of like import in or related to any document to be signed in connection with this Agreement and the transactions contemplated hereby or in any amendment or other modification hereof (including waivers and consents) shall be deemed to include electronic signatures and contract formations on electronic platforms, 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.

[The remainder of this page is intentionally left blank.]

PATENT REEL: 065396 FRAME: 0383 IN WITNESS WHEREOF, Grantor has caused this Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

STOPLIGHT, INC.,

a Delaware corporation

---DocuSigned by: Bryce Chicoyne By:

By: <u>427A603C525048E</u> Name: Bryce Chicoyne Title: Chief Financial Officer

[Signature Page to First Lien Patent Security Agreement]

PATENT REEL: 065396 FRAME: 0384

Accepted and Agreed:

CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH,

as the Collateral Agent By:

Name: Vipul Dhadda Title: Authorized Signatory

By:

Name: Andrew Senicki Title: Authorized Signatory

SCHEDULE A TO GRANT OF PATENT SECURITY AGREEMENT

Patents Issued:

Patent No.	Patent Date	Title	Grantor
US11720418	8/8/2023	DISTILLATION OF	Stoplight, Inc.
		VARIOUS	
		APPLICATION	
		INTERFACE DATA	
		STRUCTURES	
		DISTRIBUTED OVER	
		DISTINCTIVE	
		REPOSITORIES TO	
		FORM A DATA	
		SOURCE OF CONSOLIDATED	
		APPLICATION	
		INTERFACE DATA	
		COMPONENTS	
US11237883	02/1/2022	DISTILLATION OF	Stoplight, Inc.
0011237003		VARIOUS	Stophyni, me.
		APPLICATION	
		INTERFACE DATA	
		STRUCTURES	
		DISTRIBUTED OVER	
		DISTINCTIVE	
		REPOSITORIES TO	
		FORM A DATA	
		SOURCE OF	
		CONSOLIDATED	
		APPLICATION	
		INTERFACE DATA	
		COMPONENTS	
US11609801	03/21/2023	APPLICATION	Stoplight, Inc.
		INTERFACE	
		GOVERNANCE	
		PLATFORM TO	
		HARMONIZE,	
		VALIDATE, AND	
		REPLICATE DATA-	
		DRIVEN DEFINITIONS	
		TO EXECUTE	
		APPLICATION	
		INTERFACE EUNCTIONALITY	
LIS11204720	04/05/2022	FUNCTIONALITY	Stanlight In-
US11294739	04/05/2022	APPLICATION INTERFACE	Stoplight, Inc.
		GOVERNANCE	
		PLATFORM TO	
		HARMONIZE,	
		VALIDATE, AND	
		REPLICATE DATA-	
		DRIVEN DEFINITIONS	
	1	DRIVEN DEFINITIONS	

		TO EXECUTE	
		APPLICATION	
		INTERFACE	
		FUNCTIONALITY	
US10802891	10/13/2020	APPLICATION	Stoplight, Inc.
		INTERFACE	
		GOVERNANCE	
		PLATFORM TO	
		HARMONIZE,	
		VALIDATE, AND	
		REPLICATE DATA-	
		DRIVEN DEFINITIONS	
		TO EXECUTE	
		APPLICATION	
		INTERFACE	
		FUNCTIONALITY	

Patents Pending:

Date Filed	Application Number	Title	Grantor
03/23/2023	18123936	APPLICATION INTERFACE GOVERNANCE PLATFORM TO HARMONIZE, VALIDATE, AND REPLICATE DATA- DRIVEN DEFINITIONS TO EXECUTE APPLICATION INTERFACE FUNCTIONALITY	Stoplight, Inc.