509121890 04/07/2025

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI938818

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Execution Date
Logility, Inc.	04/04/2025
Logility Supply Chain Solutions, Inc.	04/04/2025

RECEIVING PARTY DATA

Company Name:	Golub Capital Markets LLC, as Collateral Agent		
Street Address:	200 Park Avenue		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10166		

PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	8768790

CORRESPONDENCE DATA

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: 2025218721

Email: lpTeam@CogencyGlobal.Com

Correspondent Name: Troy Jones

Address Line 1: 1025 Connecticut Ave NW, Suite 712

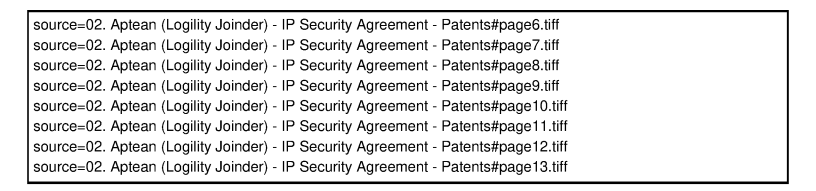
Address Line 4: Washington, DISTRICT OF COLUMBIA 20036

ATTORNEY DOCKET NUMBER:	2720475 TJ
NAME OF SUBMITTER:	Troy Jones
SIGNATURE:	/Troy Jones/
DATE SIGNED:	04/07/2025

Total Attachments: 13

source=02. Aptean (Logility Joinder) - IP Security Agreement - Patents#page1.tiff source=02. Aptean (Logility Joinder) - IP Security Agreement - Patents#page2.tiff source=02. Aptean (Logility Joinder) - IP Security Agreement - Patents#page3.tiff source=02. Aptean (Logility Joinder) - IP Security Agreement - Patents#page4.tiff source=02. Aptean (Logility Joinder) - IP Security Agreement - Patents#page5.tiff

PATENT 509121890 REEL: 070757 FRAME: 0614



INTELLECTUAL PROPERTY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "IP Security Agreement Supplement"), dated April 4, 2025, is made by the Person listed on the signature page hereof (the "Grantor") in favor of Golub Capital Markets LLC ("Golub"), as collateral agent (the "Collateral Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS Aptean, Inc., a Delaware corporation (the "Aptean Borrower"), APTEAN ACQUIROR, INC., a Delaware corporation (the "Acquiror Borrower" and, together with Aptean Borrower, collectively, the ("Borrower"), GATOR INTERMEDIATE HOLDCO (UK) LTD, a company formed under the laws of England and Wales ("Holdco"), GATOR HOLDCO (UK) LTD, a company formed under the laws of England and Wales ("Intermediate Holdco"), have entered into the Credit Agreement, dated as of January 30, 2024 (as amended by that certain First Amendment to Credit Agreement, dated as of February 14, 2025, as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), with the Lenders from time to time party thereto and Golub as Administrative Agent, Collateral Agent and an L/C Issuer. 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, pursuant to the Credit Agreement, the Grantors have executed and delivered or otherwise become bound by that certain Security Agreement, dated as of January 30, 2024 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") and that certain Intellectual Property Security Agreement dated as of January 30, 2024 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "IP Security Agreement").

WHEREAS, under the terms of the Security Agreement, each Grantor has agreed to grant to the Collateral Agent, for the benefit of the Secured Parties, a security interest in any after-acquired intellectual property collateral of such Grantor and has agreed in connection therewith to execute this IP Security Agreement Supplement 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, the Grantor agrees as follows:

- A. <u>Grant of Security</u>. Each Grantor, as collateral security for the prompt and complete payment and performance of the Secured Obligations of such Grantor, hereby grants to the Collateral Agent (and its successors and permitted assigns), for the benefit of the Secured Parties, a security interest in all of such Grantor's right, title and interest in and to the following (the "Additional Collateral"):
 - a. the patents and patent applications set forth in <u>Schedule A</u> hereto (the "<u>Patents</u>");
- b. the trademark and service mark registrations and applications set forth in Schedule B 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 so long as, the creation of a security interest therein or the assignment thereof would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law or result in the loss of any material rights therein), together with the goodwill symbolized thereby (the "Trademarks");

- c. the copyright registrations set forth in <u>Schedule C</u> hereto (the "<u>Copyrights</u>");
- 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 Additional Collateral 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 "Additional Collateral" shall not include any Excluded Property or any property or assets located outside the United States.
- B. <u>Supplement to Security Agreement</u>. Schedule III to the Security Agreement is, effective as of the date hereof, hereby supplemented to add to such Schedule the Additional Collateral.
- C. <u>Security for Obligations</u>. The grant of a security interest in the Additional Collateral by the Grantor under this IP Security Agreement Supplement secures the payment of all Secured Obligations of the 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 Supplement secures the payment of all amounts that constitute part of the Secured Obligations that would be owed by the 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, reorganization or similar proceeding involving a Loan Party.
- D. <u>Recordation</u>. The Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks record this IP Security Agreement Supplement.
- E. <u>Grants, Rights and Remedies</u>. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The 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 Additional 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 Supplement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.
- F. GOVERNING LAW; JURISDICTION; WAIVER OF VENUE, SERVICE OF PROCESS; WAIVER OF RIGHT TO TRIAL BY JURY; ETC. SECTIONS 10.15, 10.16 AND 10.17 OF THE CREDIT AGREEMENT ARE HEREBY INCORPORATED BY REFERENCE, MUTATIS MUTANDIS.
- G. <u>Execution in Counterparts; Electronic Execution</u>. This IP Security Agreement Supplement 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. The words "execution," "execute", "signed," "signature," and words of like import in this IP Security Agreement Supplement or any amendment or other modification hereof shall be deemed to include electronic signatures 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.

[SIGNATURE PAGE FOLLOWS]

ACTIVE/136986599.3

IN WITNESS WHEREOF, the Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

LOGILITY, INC.

DocuSigned by:

By:

Name: Telukutla Reddy

Title: Chief Executive Officer

[Signature Page to Intellectual Property Security Agreement Supplement]

LOGILITY SUPPLY CHAIN SOLUTIONS, INC.

By:

DocuSigned by:

Name: Telukutla Reddy

Title: Chief Executive Officer

GOLUB CAPITAL MARKETS LLC,

as Collateral Agent

By:

Name: Robert G. Tuchscherer Title: Senior Managing Director

SCHEDULE A PATENTS

Title	Patent Number	Issue Date	Owner
Product- family inventory replenishment system using a composite product mix framework	8768790	7/1/2014	Logility, Inc.

ACTIVE/136986599.3

SCHEDULE B TRADEMARKS

Trademark	Filing Date	Serial Number	Registratio n Number	Registration Date	Owner
	2016-08-22	8714607 3	5381655	2018-01-16	LOGILITY, INC.
LOGILITY	1996-12-16	7521376 8	2196433	1998-10-13	LOGILITY, INC.
LOGILITY	1997-03-25	7526369 9	2248588	1999-06-01	LOGILITY, INC.
	2019-09-18	8862125 4	6145459	2020-09-08	LOGILITY, INC.
LOGILITY PLANNING SOLUTIONS	1997-07-02	7531837 8	2233455	1999-03-23	LOGILITY, INC.
ADAPLINK	2011-06-22	8535282 2	4090966	2012-01-24	LOGILITY, INC.
ADAPCHAIN	2006-02-08	7880976 1	3255333	2007-06-26	LOGILITY, INC.
AMERICAN SOFTWARE	17-APR- 1995	7466193 7	2596428	23-JUL-2002	LOGILITY SUPPLY CHAIN SOLUTIONS, INC. (f/k/a AMERICAN SOFTWARE, INC.)
THE SUPPLY CHAIN MANAGEMENT COMPANY	07-JUN- 1994	7453469 1	1984780	02-JUL-1996	LOGILITY SUPPLY CHAIN SOLUTIONS, INC. (f/k/a AMERICAN SOFTWARE, INC.)
SUPPLY CHAIN LOGISTICS	07-JUN- 1994	7453469 3	1984781	02-JUL-1996	LOGILITY SUPPLY CHAIN SOLUTIONS, INC. (f/k/a AMERICAN SOFTWARE, INC.)

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AMERICAN SOFTWARE	16-APR- 1970	7235702 4	0924441	23-NOV- 1971	LOGILITY SUPPLY CHAIN SOLUTIONS, INC. (f/k/a AMERICAN SOFTWARE,
					INC.)

SCHEDULE C COPYRIGHTS

Title	Registration Number	Publication Date	Registration Date	Owner
Supply chain voyager.	TXU000991986	N/A	2001-03-07	Logility, Inc.
Logility voyager solutions.	TXU000991999	N/A	2001-03-07	Logility, Inc.
Demand chain voyager.	TXU000991990	N/A	2001-03-07	Logility, Inc.
Universal exception builder.	TXU000991994	N/A	2001-03-07	Logility, Inc.
Extensible planning system.	TXU000991996	N/A	2001-03-07	Logility, Inc.
Data corridor.	TXU000991989	N/A	2001-03-07	Logility, Inc.
Extensible execution system.	TXU000991997	N/A	2001-03-07	Logility, Inc.
Manufacturing planning collaborator.	TXU000991987	N/A	2001-03-07	Logility, Inc.
Event planning.	TXU000991992	N/A	2001-03-07	Logility, Inc.
Transportation planning and management.	TXU000991993	N/A	2001-03-07	Logility, Inc.
Manufacturing planning.	TXU000991998	N/A	2001-03-07	Logility, Inc.
CP level /author, Jim Mercanti.	TXU000991991	N/A	2001-03-07	Logility, Inc.
Supply planning /author, Joe Xing.	TXU000991988	N/A	2001-03-07	Logility, Inc.
SCP 4.1.	TXU000787172	N/A	1997-02-27	Logility, Inc.
WarehousePRO 4.2 /authors, Richard Pitts, Terry Porter.	TXU000991995	N/A	2001-03-07	Logility, Inc.
SCP 3.2.	TXU000787175	N/A	1997-02-27	Logility, Inc.
Inventory status & control for A/S/ 400	TXU000611866	1992	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Fixed asset accounting online system.	TXu000611865	1987	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Customer ordering.	TXu000611867	1993	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)

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Accounts receivable.	TXu000607752	1993	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Customer order processing system.	TXu000607754	1992	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Maintainence management system.	TXu000611864	1991	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Warehouse management system.	TXu000592084	1993	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Amsoft Foundation software for A/S 400.	TXu000611872	1993	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Manufacturing management system.	TXu000592083	1989	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Foundation systems.	TXu000607751	1992	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Customer order processing system.	TXu000609065	1992	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
General ledger system.	TXu000607753	1991	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Purchasing system.	TXu000611863	1992	1993-07-16	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)

Accounts receivable system for AS/400.	TXu000611493	1990	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Continuing property record online system.	TXu000596925	1985	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Capital projects on- line accounting system.	TXu000611894	1991	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Distribution requirements planning system for AS/400.	TXu000575284	1993	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Purchasing system for AS/400.	TXu000575287	1993	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Demand forecasting system for AS/400.	TXu000611494	1990	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
ADDM for AS/400.	TXu000575285	1986	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Screen designer for AS/400.	TXu000575286	1992	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Manufacturing system for AS/400.	TXu000575288	1993	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Inventory control & accounting system.	TXu000611891	1991	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)

Accounts payable system for AS/400.	TXu000611892	1990	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
General ledger system for AS/400.	TXu000611492	1990	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Inventory planning system for AS/400.	TXu000611893	1990	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Accounts payable online system.	TXu000611895	1991	1993-08-02	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Logistics planning for workstations.	TXu000583055	1990	1993-08-09	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Distribution requirements planning system.	TXu000602263	1992	1993-08-09	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
AS/400 data model.	PAu001854780	1993	1993-08-09	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
Demand forecasting system.	TXu000611868	1987	1993-08-09	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)
AMSOFT SourceDirector ATTACHE user reference for MVS.	TXu000617463	1991	1995-02-14	Logility Supply Chain Solutions, Inc. (f/k/a American Software, Inc.)

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