504161106 01/03/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4207782

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	FORECLOSURE

CONVEYING PARTY DATA

Name	Execution Date
WIRELESS INK CORPORATION	01/03/2017

RECEIVING PARTY DATA

Name:	ENGAGELOGIC CORPORATION	
Street Address:	34 E. MAIN STREET, SUITE 392	
City:	SMITHTOWN	
State/Country:	NEW YORK	
Postal Code:	11787	

PROPERTY NUMBERS Total: 6

Property Type	Number
Patent Number:	7599983
Patent Number:	7908342
Patent Number:	8793336
Patent Number:	8825801
Patent Number:	9032039
Application Number:	14324698

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: 978-363-1700

Email: rbaker@newenglandip.com

Correspondent Name:RICHARD BAKERAddress Line 1:291 MAIN STREET

Address Line 4: WEST NEWBURY, MASSACHUSETTS 01985

NAME OF SUBMITTER:RICHARD A. BAKER, JRSIGNATURE:/RABaker/DATE SIGNED:01/03/2017

Total Attachments: 4 source=Statement#page1.tif

PATENT REEL: 041233 FRAME: 0515

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STATEMENT

I, David Harper, submit under penalty of perjury that U.S. Patent Nos. 7,599,983, 7,908,342, 8,793,336, 8,825,801, 9,032,039 and other patents pending namely Application number 14324698 (Publication number 20140325369) were legally foreclosed on based upon the applicable state on January 3, 2017.

ENGAGELOGIC CORPORATION

By:

David W. Harper

President

January 3, 2017

December 12, 2016

Wireless Ink Corporation, Attention David Harper, P.O. Box 261, East Islip, New York 11730-0261, USA

Re: Notification of Proposal to Accept Collateral in Full Strict Foreclosure

Debtor: Wireless Ink Corporation, P.O. Box 261, East Islip, New York 11730-0261, USA

Secured Party: Engagelogic Corporation, 34 E. Main Street, Suite 392, Smithtown, NY

11787, USA (formerly 373 Smithtown Bypass, Suite 361, Hauppauge, NY 11788-2516,
USA)

<u>Collateral</u>: Please see Exhibit A, "Description of Collateral" as found in the Security Agreement dated October 21, 2013 between Wireless Ink Corporation (the "Grantor"), a Delaware corporation and Engagelogic Corporation, (the "Secured Party"):

"All of Grantor's right, title and interest in and to all present and future Clients, Accounts, accounts receivable, Chattel Paper, Documents, Instruments, Deposit Accounts, General Intangibles (including, without limitation, all present and future choses and things in action, goodwill, customer lists, mailing lists, purchase orders and tax refunds), and returned goods; all present and hereafter acquired Goods and Inventory wherever located, including, but not limited to, all present and future goods held for sale or lease or to be furnished under a contract of service and all raw materials, work in process and finished goods; all present and hereafter acquired Equipment and fixtures wherever located; all present and future dies, drawings, blueprints, catalogs and computer programs; all present and future books and records pertaining to any of the foregoing and the equipment containing said books and records. Except as otherwise defined herein, capitalized terms will have the meaning ascribed to such terms as defined in the Delaware Uniform Commercial Code - Secured Transactions. In respect of any of the foregoing items of collateral which are leased by the Grantor under contractual lease arrangements disclosed to the Secured Parties, the security interest perfected hereby will include the leasehold interest only of the Grantor, together with any options to purchase any of said items and any additional or greater rights with respect to such items which the Grantor may not have or hereafter acquire.

All of the Grantor's right, title and interest in and to all computer software (including, but not limited to, the design and design concepts, the computer operating

programs, computer application programs, source codes and object codes, operating codes, software engines, tools, modules and routines, program structure, sequence and organization, screen images produced by such computer software and the "look and feel" aspects thereof, and all related know-how, trademarks, trade secrets, processes, procedures, specifications, techniques, algorithms and formulae and all other copyrightable or patentable work reduced to practice or tangible expression and any and all other elements of such computer software), whether recorded onto paper or other fixed media or stored electronically in magnetic media or stored, recorded or maintained in any media of any kind or nature or by other means, any and all user and technical documentation and other materials related to such computer software.

All Trademarks, Patents and Copyrights (as defined below), all trade secrets, intellectual property rights in computer software and computer software products, design rights which may be available to the Grantor, and all rights to proceeds arising from any and all claims for damages by way of past, present and future infringement of any of the foregoing (including the right, but not the obligation, to sue on behalf of and collect such damages for said use or infringement), all licenses to use any of the Copyrights, Patents or Trademarks, and all license fees and royalties arising from such use to the extent permitted by such license or rights. As used herein, "Trademarks" means and refers to any trademark, trade name, service mark right, whether or not registered, applications to register and registrations of the same and like protections, and the entire goodwill of the business of the Grantor associated with or symbolized by such trademarks; "Patents" means and refers to all patents, patent applications, letters patent and like protections of the United States of America including, without limitation, all improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part of the same; and "Copyrights" protections in each work or authorship and derivative work thereof that is created by the Grantor, whether published or unpublished, and whether or not the same also constitutes a trade secret, now or hereafter existing, created, acquired or held.

All of the Grantor's Equipment. As used herein, "Equipment" means all machinery, equipment, furniture, furnishings and fixtures used or held for use by the Grantor in the conduct of its business, including all accessions, accessories and attachments thereto, and any guaranties, warranties, indemnities and other agreements of manufacturers, vendors and others with respect to such Equipment.

TOGETHER WITH all proceeds and products of all or any of the foregoing, including but not limited to accounts, accounts receivable, general intangibles, money,

deposit accounts, goods, chattel paper, documents, instruments, insurance proceeds, and any other tangible or intangible property received upon the sale or other disposition of all or any of the foregoing."

Note: Patents covered under the Collateral include, but are not limited to U.S. Patent Nos. 7,599,983, 7,908,342, 8,793,336, 8,825,801, 9,032,039 and other patents pending namely Application number 14324698 (Publication number 20140325369).

Dear David,

The Debtor is in default under a security agreement dated October 21, 2013 entered between the Debtor and the Secured party, granting a security interest in the Collateral. The outstanding balance due from the Debtor to the Secured Party as of November 30, 2016 is \$901,611.92 (the "Balance").

The Secured Party shall accept the Collateral in full satisfaction of the Balance, and the obligations due shall be deemed fully discharged as a result.

If you have any objection to the Secured Party's proposal to accept the Collateral in full satisfaction of the Balance, you must send an authenticated statement of your objection within twenty (20) days from the date this notice was sent. If we have not received an authenticated objection within that time period, you will have deemed to have consented to this proposal and will have no further right to object, and the Secured Party will retain the Collateral in full satisfaction of the Debtor's obligation as described in this letter.

ENGAGELOGIC CORPORATION

pà. l

David W. Harper

President

3