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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM471855

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Infogix, Inc.		04/30/2018	Corporation: DELAWARE
Agilis International Inc.		04/30/2018	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Ares Capital Corporation, as Collateral Agent	
Street Address:	245 Park Avenue, 44th Floor	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10167	
Entity Type:	Corporation: MARYLAND	

PROPERTY NUMBERS Total: 36

Property Type	Number	Word Mark			
Registration Number:	4711273	INFOGIX ERA			
Registration Number:	4711278	TURNING REFORM INTO REVENUE			
Registration Number:	4587978	ART			
Registration Number:	4454454	INFOGIX			
Registration Number:	4201735	INFOGIX ER			
Registration Number:	4198129	INFOGIX PERCEIVE			
Registration Number:	4201742	INFOGIX DTM			
Registration Number:	4198140	INFOGIX NEXIX			
Registration Number:	3771508	ROUTEMIND			
Registration Number:	3839120	REVMIND			
Registration Number:	3660873	ACR/CONNECTOR			
Registration Number:	3663449	ACR/INSTREAM			
Registration Number:	3660871	ACR/WORKBENCH			
Registration Number:	3498546	INFOGIX ASSURE			
Registration Number:	3498547	INFOGIX INSIGHT			
Registration Number:	3515309	HEALTHMIND			
Registration Number:	3680429	ACCELERATE YOUR GAIN			
Registration Number:	3655373	TRAFFICMIND			

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Property Type	Number	Word Mark
Registration Number:	3382593	DATAMIND
Registration Number:	3338511	INFORMATION WITH CONFIDENCE
Registration Number:	3489360	CLICKMIND
Registration Number:	3387683	NETMIND
Registration Number:	3440768	ACR/SUMMARY
Registration Number:	3440767	ACR/DETAIL
Registration Number:	3260599	=
Registration Number:	3152257	INFOGIX
Registration Number:	2287336	UNITECH SYSTEMS, INC.
Registration Number:	1934685	INFORMATION INTEGRITY
Registration Number:	1845486	ACR/PLUS
Registration Number:	1888261	ACR/FILE
Registration Number:	1884679	ACR/DETAIL
Registration Number:	1883384	ACR/SUMMARY
Registration Number:	1423672	ACR
Registration Number:	5322992	INFOGIX DATA3SIXTY
Registration Number:	5322029	INFOGIX SAGACITY
Registration Number:	4669020	PROPENSITYSCORING

CORRESPONDENCE DATA

Fax Number: 3129021061

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: 312-577-8518

Email: rebecca.dyson@kattenlaw.com

Correspondent Name: Rebecca Dyson C/O Katten Muchin Rosenman

Address Line 1: 525 West Monroe Street
Address Line 4: Chicago, ILLINOIS 60661

NAME OF CURMITTED.	Debage Dygen
NAME OF SUBMITTER:	Rebecca Dyson
SIGNATURE:	/rebecca dyson/
DATE SIGNED:	04/30/2018

Total Attachments: 7

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GRANT OF

SECURITY INTEREST IN TRADEMARK RIGHTS

This GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS (this "Agreement"), effective as of April 30, 2018, is made by the persons signatory hereto or hereafter made a party hereto (the "Grantors" and each a "Grantor"), in favor of ARES CAPITAL CORPORATION, a Maryland corporation ("Ares"), located at 245 Park Avenue, 44th Floor, New York, NY 10167, as collateral agent acting for the benefit of the Secured Parties (as defined in the Credit Agreement referred to below) (in such capacity, "Collateral Agent").

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, dated as of April 30, 2018 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among INFOGIX HOLDINGS, INC., a Delaware corporation ("Holdings"), as a Guarantor, INFOGIX, INC., a Delaware corporation and a wholly-owned direct subsidiary of Holdings ("Infogix Opco", and together with each other Person party thereto that is designated as a Borrower from time to time, collectively, the "Borrowers" and each a "Borrower"), Subsidiaries of Holdings signatory thereto as guarantors or hereafter designated as Guarantors pursuant to Section 9.10 of the Credit Agreement, the lenders from time to time party thereto (each a "Lender" and, collectively, the "Lenders") and Ares, as administrative agent for the Lenders (in such capacity, together with its successors and permitted assigns in such capacity, the "Administrative Agent") and Ares, as collateral agent for the Secured Parties (in such capacity, together with its successors and permitted assigns in such capacity, the "Collateral Agent", and together with the Administrative Agent, collectively, the "Agents" and each an "Agent"), the Lenders have severally agreed to make loans and other financial accommodations to the Borrowers upon the terms and subject to the conditions set forth therein:

WHEREAS, in connection with the Credit Agreement, the Grantors and certain other affiliates of the Grantors have executed and delivered the Security Pledge Agreement, dated as of April 30, 2018, in favor of the Collateral Agent (as may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Pledge Agreement");

WHEREAS, pursuant to the Security Pledge Agreement, each Grantor pledged and granted to the Collateral Agent, for the benefit of the Secured Parties, a continuing security interest in all of its Intellectual Property constituting Collateral, including the Trademarks set forth on Schedule A hereto; and

WHEREAS, pursuant to the terms of the Security Pledge Agreement and in furtherance thereof, each Grantor has duly authorized the execution, delivery and performance of this Agreement.

NOW THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make Loans and other financial

accommodations to the Borrowers pursuant to the Credit Agreement, each Grantor agrees with the Collateral Agent, for the benefit of the Secured Parties, as follows:

SECTION 1: <u>Definitions</u>. Unless otherwise defined herein, terms defined in the Credit Agreement or the Security Pledge Agreement and used herein shall have the meanings given to them in the Credit Agreement or the Security Pledge Agreement, as applicable.

SECTION 2. Grant of Security Interest. Each Grantor hereby pledges and grants a continuing security interest in, and a right of setoff against, Grantor's right, title and interest in, to and under all of the Trademarks owned by such Grantor and constituting Collateral, including, without limitation, those listed on Schedule A hereto (collectively, the "Trademark Collateral"), to the Collateral Agent, for the benefit of the Secured Parties, to secure payment, performance and observance of the Secured Obligations. For the avoidance of doubt, pursuant to the Security Pledge Agreement, it is acknowledged and agreed that any application for a trademark registration that would otherwise be deemed invalidated, cancelled or abandoned due to the grant of a security interest thereon shall not be deemed Collateral or Trademark Collateral unless and until such time as the grant of such security interest will not affect the validity of such application for trademark registration.

SECTION 3. <u>Purpose</u>. This Agreement has been executed and delivered by each Grantor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The security interest granted hereby has been granted to the Collateral Agent, for the benefit of the Secured Parties, in connection with the Security Pledge Agreement and is expressly subject to the terms and conditions thereof. The Security Pledge Agreement (and all rights and remedies of the Collateral Agent and the Secured Parties thereunder) shall remain in full force and effect in accordance with its terms.

SECTION 4. <u>Acknowledgment</u>. Each Grantor does hereby further acknowledge and affirm that the rights and remedies of the Collateral Agent and the Secured Parties with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Credit Agreement and the Security Pledge Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the terms of the Security Pledge Agreement, the terms of the Security Pledge Agreement shall govern.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

[Signature Pages Follow]

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

INFOGIX, INC., a Delaware corporation, as a Grantor

Name. Early Stephens

Title: President and Chief Executive Officer

AGILIS INTERNATIONAL INC., a

Delaware corporation, as a Grantor

By: \angle

Name: Early Stephens

Title: President and Chief Executive Officer

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ARES CAPITAL CORPORATION, a Maryland corporation, as Collateral Agent

y: _____ Name: Scott Lem

Tritle: Authorized Signatory

[Signature Page to Trademark Security Agreement]

SCHEDULE A

U.S. Trademark Registrations and Applications

Grantor	Trademark	Application No.	Application Date	Registration No.	Registration Date
Infogix, Inc.	INFOGIX ERA	86338868	7/16/14	4711273	3/31/15
Infogix, Inc.	TURNING REFORM INTO REVENUE	86339043	7/16/14	4711278	3/31/15
Infogix, Inc.	ART and Design	86148164	12/19/13	4587978	8/19/14
Infogix, Inc.	INFOGIX	85923646	5/5/13	4454454	12/24/13
Infogix, Inc.	INFOGIX ER	85518775	1/18/12	4201735	9/4/12
Infogix, Inc.	INFOGIX PERCEIVE	85518794	1/18/12	4198129	8/28/12
Infogix, Inc.	INFOGIX DTM	85518952	1/18/12	4201742	9/4/12
Infogix, Inc.	INFOGIX NEXIX	85518965	1/18/12	4198140	8/28/12
Infogix, Inc.	ROUTEMIND	77836899	9/29/09	3771508	4/6/10
Infogix, Inc.	REVMIND	77808318	8/19/09	3839120	8/24/10
Infogix, Inc.	ACR/CONNECTOR	77657718	1/27/09	3660873	7/28/09
Infogix, Inc.	ACR/INSTREAM and Design	77657630	1/27/09	3663449	8/4/09
	ACR/INSTREAM				
Infogix, Inc.	ACR/WORKBENCH and Design	77657671	1/27/09	3660871	7/28/09
	ACR/WORKBENCH				

Infogix, Inc.	INFOGIX ASSURE	77385447	1/31/08	3498546	9/9/08
Infogix, Inc.	INFOGIX INSIGHT	77385598	131/08	3498547	9/9/08
Infogix, Inc.	HEALTHMND	77362238	1/1/08	3515309	10/14/08
Infogix, Inc.	ACCELERATE YOUR GAIN	77292707	10/1/07	3680429	9/8/09
Infogix, Inc.	TRAFFICMIND	77292742	10/1/07	3655373	7/14/09
Infogix, Inc.	DATAMIND	77092997	1/28/07	3382593	2/12/08
Infogix, Inc.	INFORMATION WITH CONFIDENCE	77088302	1/22/07	3338511	11/20/07
Infogix, Inc.	CLICKMIND	77074806	1/3/07	3489360	8/19/08
Infogix, Inc.	NETMIND	77067420	12/19/06	3387683	2/26/08
Infogix, Inc.	ACR/SUMMARY	78946234	8/7/06	3440768	6/3/08
Infogix, Inc.	ACR/DETAIL	78945572	8/4/06	3440767	6/3/08
Infogix, Inc.	= and Design	78884647	5/16/06	3260599	7/10/07
Infogix, Inc.	INFOGIX	78657762	6/24/05	3152257	10/3/06
Infogix, Inc.	UNITECH SYSTEMS, INC.	75453929	3/20/98	2287336	10/19/99
Infogix, Inc.	INFORMATION INTEGRITY	74476315	12/30/93	1934685	11/14/95
Infogix, Inc.	ACR/PLUS	74437431	9/20/93	1845486	7/19/94
Infogix, Inc.	ACR/FILE	74437428	9/20/93	1888261	4/11/95
Infogix, Inc.	ACR/DETAIL	74437427	9/20/93	1884679	3/21/95
Infogix, Inc.	ACR/SUMMARY	74437432	9/20/93	1883384	3/14/95
Infogix, Inc.	ACR and Design	73563955	10/18/85	1423672	1/6/87
	ACR				

Trademark Security Agreement

Infogix, Inc.	Infogix Data3sixty	87377258	3/20/17	5322992	10/31/17
Infogix, Inc.	Infogix Sagacity	87362542	3/8/17	5322029	10/31/17
Agilis International Inc.	PropensityScoring	86339009	7/16/14	4669020	1/6/15

Trademark Security Agreement

RECORDED: 04/30/2018