ConforMIS Inc

Form 3 June 30, 2015							
FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION					OMB APPROVAL		
FURINGWashington, D.C. 20549				OMB Number:	3235-010)4	
INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES				Expires: January 3 200 Estimated average			
*	ursuant to Section 16(7(a) of the Public Utili 30(h) of the Inve		Act of 1935 or		burden hou response	rs per 0.	.5
(Print or Type Responses)							
1. Name and Address of Reportin Person <u>*</u> AGC Equity Partners Sp Opportunities Fund I, L.P.	Statement	ConforMIS	e and Ticker or Tra Inc [CFMS]	ading Sym	bol		
(Last) (First) (M	iddle)	4. Relationship Person(s) to Is			mendment, D	e	
33 DAVIES STREET, 1ST 2ND FLOOR	T AND		all applicable)	Filed(N	Month/Day/Yea	r)	
(Street) LONDON, X0 W1K 4	LR	Director Officer (give title below	X 10% Own Other) (specify below)	Filing(For Person	vidual or Join Check Applical rm filed by One	ble Line) Reporting	
					rm filed by Mo ng Person	e than One	
(City) (State) (Zip) Ta	able I - Non-Derivati	ve Securities H	Beneficia	ally Owned		
1.Title of Security (Instr. 4)	B	Amount of Securities eneficially Owned nstr. 4)	Ownership Ow	Nature of I nership str. 5)	ndirect Benef	cial	
Reminder: Report on a separate l owned directly or indirectly.	ine for each class of securit	ies beneficially SE	EC 1473 (7-02)				
information required t	who respond to the coll on contained in this for o respond unless the for valid OMB control num	m are not orm displays a					
Table II - Derivat	ive Securities Beneficially	Owned (e.g., puts, calls,	warrants, options	, converti	ble securities)	
1. Title of Derivative Security (Instr. 4)	2. Date Exercisable and Expiration Date (Month/Day/Year)	3. Title and Amount of Securities Underlying Derivative Security	4. Conversion or Exercise	5. Ownersh Form of		e of Indirect al Ownership	,

5. 6. Nature of Inc Ownership Beneficial Own Form of (Instr. 5) Derivative Security: Direct (D)

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				Shares		or Indirect (I) (Instr. 5)	
Series E-1 Preferred Stock	(1)	(1)	Common Stock	262,500	\$ <u>(1)</u>	D (2)	Â
Series E-2 Preferred Stock	(<u>3)</u>	(3)	Common Stock	487,500	\$ <u>(3)</u>	D (2)	Â

Reporting Owners

Reporting Owner Name / Address		Relationships			
		10% Owner	Officer	Other	
AGC Equity Partners Special Opportunities Fund I, L.P. 33 DAVIES STREET, 1ST AND 2ND FLOOR LONDON, X0 W1K 4LR	Â	ÂX	Â	Â	
AGC Equity Partners Special Opportunities General Partner 1 Ltd 33 DAVIES STREET, 1ST AND 2ND FLOOR LONDON, X0 W1K 4LR	Â	ÂX	Â	Â	
AGC Equity Partners Investment Management Ltd 33 DAVIES STREET, 1ST AND 2ND FLOOR LONDON, X0 W1K 4LR	Â	ÂX	Â	Â	
Signatures					
/s/ Walid Abu-Suud, Director, AGC Equity Partners Special Opportunities General Partner I Limited (the general partner of AGC Equity Partners Special Opportunities Fund I L.P.)					
**Signature of Reporting Person					Date
/s/ Walid Abu-Suud, Director, AGC Equity Partners Special Opportunities General Partner I Limited					06/30/2015
**Signature of Reporting Person					Date

/s/ Walid Abu-Suud, Director, AGC Equity Partners Investment Management Limited 06/30/2015

**Signature of Reporting Person

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 5(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- The Series E-1 Preferred Stock is convertible into Common Stock on a two-for-one basis into the number of shares of Common Stock as
 (1) shown in column 3 at any time at the election of AGC Equity Partners Special Opportunities Fund I L.P. ("AGC Equity Partners"), and automatically upon the closing of the Issuer's initial public offering, and has no expiration date.

The reported securities are owned (i) directly by AGC Equity Partners, (ii) indirectly by AGC Equity Partners Special Opportunities General Partner I Limited ("AGC GP"), as the general partner of AGC Equity Partners and (iii) indirectly by AGC Equity Partners

(2) Investment Management Limited ("AGC Management"), as the owner of AGC GP and the investment manager of AGC Equity Partners. Each of AGC GP and AGC Management disclaims beneficial ownership of the reported securities except to the extent of its pecuniary interest therein.

The Series E-2 Preferred Stock is convertible into Common Stock on a two-for-one basis into the number of shares of Common Stock as(3) shown in column 3 at any time at AGC Equity Partners' election, and automatically upon the closing of the Issuer's initial public offering, and has no expiration date.

Date

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Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.