

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	RELEASE BY SECURED PARTY		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Golden Gate Bridge Fund L.P.		01/21/2007	LIMITED PARTNERSHIP: ISRAEL
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	E4X, Inc.		
<b>Street Address:</b>	555 8th Ave		
<b>City:</b>	New York		
<b>State/Country:</b>	NEW YORK		
<b>Postal Code:</b>	10018		
<b>Entity Type:</b>	CORPORATION: DELAWARE		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
Registration Number:	2748048	E4X	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	(301)952-9023		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
<b>Email:</b>	patents@friedpat.com		
<b>Correspondent Name:</b>	MARK FRIEDMAN		
<b>Address Line 1:</b>	9003 FLORIN WAY		
<b>Address Line 4:</b>	UPPER MARLBORO, MARYLAND 20772		
<b>ATTORNEY DOCKET NUMBER:</b>	2398/1		
<b>NAME OF SUBMITTER:</b>	m		
<b>Signature:</b>	/MMF/		
<b>Date:</b>	02/27/2007		

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**Total Attachments: 7**

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**Authentication of signature of person signing on behalf of a limited partnership**

**אימות חתימה של אדם בשם שותפות מוגבלת**

I, Adv. Bezalel Gross, Notary at 2 Kaplan St. Tel-Aviv, Israel, hereby certify that on 21.01.2007 there appeared before me at my office Mr. Shlomo Krako, whose identity was proved to me by Identity Booklet No: 058346735, Issued by the Ministry of the Interior of the State of Israel at Ramat Gan on 06.05.1998 and Mr. Franko Maoz, I.D. number 028704716 whose identity was proved to me by a driving permit No: 6024013, Issued by the Ministry of the transport of the State of Israel in 1998 and signed of their own free will on behalf of/in the name of Golden Gate Bridge Fund L.P. on the document attached marked "A", and I certify that, with a view to establishing the right of the above to sign in the name of the limited partnership that is registered in Israel by partnership number 50205017 has been produced to me the partnership certificate and an attorney certification on 11.01.2007.

אני הח"מ, עו"ד בצלאל גרוס נוטריון, מרחי קפלן 2, תל-אביב מאשר כי ביום 21.01.2007 ניצב לפני במשרדי הי"ה שלמה קרקו, שזהותו הוכחה לי על פי תעודת זהות מספר 058346735, שהוצאה במשרד הפנים ברמת גן ב-06.05.1998 ופרנקו מעוז בעל תעודת זהות מס' 028704716, שזהותו הוכחה לי על פי רישיון מספר 6024013, שהוצאה במשרד התחבורה רשות הרישוי בשנת 1988, וחתמו מרצונם החופשי בשם גולדן גייט ברידג' פאנד, שותפות מוגבלת על Golden Gate Bridge Fund L.P המסמך שמעבר לדף המסומן "A", ואני מאשר כי להוכחת רשותם הני"ל לחתום ולחייב בחתימתם את השותפות המוגבלת בישראל מס' שותפות 50205017, הוצגו בפני תעודת רישום של השותפות ואישור עו"ד של החברה מיום 11.01.2007.

witness whereof I hereby authenticate the signatures of Shlomo Krako and Frenko Maoz and by my own signature and seal today 21.01.2007.

ולראיה הנני מאמת את חתימתם של שלמה קרקו ומרדכי וייס בחתימת ידי ובחותמי, היום 21.01.2007.

paid: 242 NIS + VAT.

שכרי בסך 242 ₪, בתוספת מע"מ שולם.



חתימת הנוטריון

חותם הנוטריון

\* NOTARY

A-74

**RELEASE OF SECURITY INTEREST IN PATENTS AND TRADEMARK**

This **RELEASE OF SECURITY INTEREST IN PATENTS AND TRADEMARK** (the "Release") is made and effective as of the date indicated below and is granted by Golden Gate Bridge Fund L.P. , an **ISRAEL** partnership, with offices at **23 MENACHEM BEGIN RD., TEL AVIV, ISRAEL 66183** ("Releasor"), in favor of **E4X, INC.**, a **DELAWARE** corporation, with offices at **555 8<sup>th</sup> Ave., Suit 1902 New York, NY 10018** ("Releasee").

**WHEREAS**, pursuant to that certain Security Agreement, dated as of **May 27, 2003** (as amended, replaced, superseded or otherwise modified from time to time, the "Security Agreement"), by and among Releasee, Releasor, and the certain other parties described therein, Releasor agreed to make a loan to Releasee;

**WHEREAS**, pursuant to the Security Agreement, Releasee executed that certain Patent Security Agreement, dated as of **May 27, 2003** (as amended, replaced, superseded or otherwise modified from time to time, the "Patent Security Agreement") in favor of Releasor, pursuant to which Releasee granted to Releasor a lien upon and security interest in, among other things, Releasee's right, title and interest in and to the following property of Releasee, whether then owned or thereafter acquired to secure the payment and performance of the Obligations (as defined in the Security Agreement) (collectively, the "Patent Collateral"):

1. all letters patent of the U.S. or any other country, all registrations and recordings thereof, and all applications for letters patent of the U.S. or any other country, owned, held or used by Releasee in whole or in part, including all existing patents and patent applications of Releasee which are described in Schedule A attached hereto, as the same may be amended or supplemented pursuant hereto from time to time, and together with and including all patent licenses held by Releasee, together with all reissues, reexaminations, divisionals, continuations, renewals, extensions, substitutions, and continuations-in-part thereof and the inventions disclosed therein, and all rights corresponding thereto throughout the world, including the right to make, use, lease, sell, offer to sell, import, and otherwise transfer the inventions disclosed therein, and all proceeds thereof, including all license royalties and proceeds of infringement suits (collectively, the "Patents");

2. all trademarks of the U.S. or any other country, all registrations and recordings thereof, and all applications for trademarks of the U.S. or any other country, owned, held or used by Releasee in whole or in part, including all existing trademarks, trademark applications of Releasee which are described in Schedule B attached hereto, as the same may be amended or supplemented pursuant hereto from time to time, and together with and including all trademark licenses held by Releasee, together with all renewals thereof, and all rights corresponding thereto throughout the world, including the right to use, lease, sell, offer to sell, and otherwise transfer the said trademarks and all proceeds thereof, including all license royalties and proceeds of infringement suits (collectively, the "Trademarks");

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3. all claims, causes or action and rights to sue for past, present and future infringement or unconsented use of any of the Patents or Trademarks and all rights arising therefrom and pertaining thereto;

4. all general intangibles (as defined in the UCC) and all intangible intellectual property and other similar property of Releasee of any kind or nature, including without limitation all Intellectual Property as defined in the Security Agreement, whether now owned or hereafter acquired or developed and not otherwise described above; and

5. all products and proceeds of any and all of the foregoing;

**WHEREAS**, the Patent Security Agreement was recorded at the United States Patent and Trademark Office at Reel **014249** /Frame **0289** on **July 09, 2003**; and

**WHEREAS**, Releasee has requested that Releasor release and discharge fully its security interest in and to the Patent Collateral conveyed pursuant to the Security Agreement and the Patent Security Agreement (the "Security Interest").

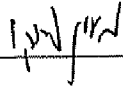
**NOW, THEREFORE**, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Releasor, on behalf of itself, its successors, legal representatives and assigns, hereby releases and discharges fully the Security Interest in and to the Patent Collateral conveyed to Releasor (if any) pursuant to the Security Agreement or the Patent Security Agreement and Releasor hereby reassigns any and all such right, title and interest that it may have in the Patent Collateral (if any) to Releasee.

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IN WITNESS WHEREOF, Releasor has caused this Release to be duly executed by its officer thereunto duly authorized, as of the 21 day of January 2007

**GOLDEN GATE BRIDGE FUND L.P.**

By:   
Name: MAOR FRANKO ~~JHONNY IGNAHO~~  
Title: CEO ~~CEO~~

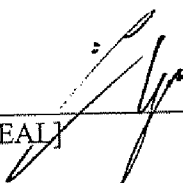
**CERTIFICATE OF ACKNOWLEDGMENT**

STATE OF \_\_\_\_\_

ss.:

COUNTY OF \_\_\_\_\_

On this 21/17 day of [DATE], before me, the undersigned, personally appeared Mr. Shlomo KraKo, Mr. Franko Micoz, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

[NOTARY SEAL] 



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**SCHEDULE A**

<b><u>PATENT TITLE</u></b>	<b><u>REGISTRATION/ APPLICATION NUMBER</u></b>
SYSTEM AND METHOD FOR MULTIPLE CURRENCY TRANSACTIONS	US Patent No. 6892184
SYSTEM AND METHOD FOR MULTIPLE CURRENCY TRANSACTIONS	US Patent Application No. 11/082,762
SYSTEM AND METHOD FOR MULTIPLE CURRENCY TRANSACTIONS	European Patent Application No. 01943768.0
SYSTEM AND METHOD FOR MULTIPLE CURRENCY TRANSACTIONS	Canadian Patent Application No 2,413,551
SYSTEM AND METHOD FOR TRANSACTIONAL HEDGING	US Patent Application No. 11/434,550



**SCHEDULE B**

<u>TRADEMARK TITLE</u>	<u>REGISTRATION/ APPLICATION NUMBER</u>
EX4	US Registration No. 2,748,048

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