#### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Lavasoft AB		12/20/2010	CORPORATION: SWEDEN

#### **RECEIVING PARTY DATA**

Name:	Lavasoft Limited	
Street Address:	48/4 Amery Street	
City:	Sliema	
State/Country:	MALTA	
Postal Code:	SLM 1701	
Entity Type:	LIMITED LIABILITY COMPANY: MALTA	

#### PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3207048	LAVASOFT
Registration Number:	2954155	AD-AWARE

#### **CORRESPONDENCE DATA**

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 4103328784

Email: sflax@saul.com

Correspondent Name: Sherry Flax

Address Line 1: 500 E. Pratt St.

Address Line 2: Suite 900

Address Line 4: Baltimore, MARYLAND 21202

#### DOMESTIC REPRESENTATIVE

Name:

Address Line 1: Address Line 2:

900247829 TRADEMARK
REEL: 004969 FRAME: 0939

OP \$65.00 3207048

Address Line 3: Address Line 4:		
NAME OF SUBMITTER:	Sherry Flax	
Signature:	/sherry flax/	
Date:	02/25/2013	
Total Attachments: 4 source=adaware#page1.tif source=adaware#page2.tif source=adaware#page3.tif source=adaware#page4.tif		

#### **Transfer Agreement**

Lavasoft AB Odinsgatan 10 411 03 Gothenburg Sweden (Seller)

Boltventure Software Malta Limited 40/D, St. Julian's Court Sur Fons Street St Julian's Malta (Buyer-No. 1)

Goldcup 6128 AB under change of name to LVS Software AB c/o Mannheimer Swartling AB, P.O. Box 2235 SE-403 14 Göteborg Sweden (Buyer-No. 2)

Seller and Buyers have entered into an agreement regarding the acquisition of assets and assumption of liabilities (**Purchase Agreement**) on December 9, 2010. Capitalised terms not defined herein have the meaning given to them in the Purchase Agreement.

Seller and Buyers intend to transfer ownership of the Transfer Assets, Transfer Liabilities and the Transfer Agreements in accordance with the terms and conditions of the Purchase Agreement.

#### NOW, THEREFORE, the Parties agree as follows:

- 1. Effective the Effective Date, Seller hereby transfers the Transfer Assets to Buyers and Buyers assume the Transfer Assets from Seller as follows:
  - (i) Intellectual Property: Seller hereby assigns the Intellectual Property to Buyer-No. 1, and Buyer-No. 1 accepts this assignment.
  - (ii) Fixed assets: Seller hereby transfers possession of the fixed assets as per Schedule 1 section 2 of the Purchase Agreement to Buyer-No. 2 by allowing exclusive access to Buyer-No. 2 to the premises in which the fixed assets are located, and Buyer-No. 2 accepts this transfer of possession.
  - (iii) Prepaid expenses: Seller hereby assigns the prepaid expenses as per Schedule I section 3.1 of the Purchase Agreement to Buyer-No. 2, and Buyer-No. 2 accepts this assignment.

- (iv) Accounts receivable: Seller hereby assigns the accounts receivable as per Schedule 1 section 3.2 of the Purchase Agreement to Buyer-No. 1, and Buyer-No. 1 accepts this assignment.
- 2. Effective the Effective Date, Seller hereby transfers the Transfer Liabilities to Buyer-No. 2, and Buyer-No. 2 assumes the Transfer Liabilities.
- 3. Effective the Effective Date, Seller hereby transfers the position as a contract party under the Transfer Agreements to Buyers as detailed in Schedule 3 Part A of the Purchase Agreement, Buyers accept this transfer. For the sake of good order, the Parties expressly acknowledge that these transfers are subject to consent of the respective counterparties (see clauses 7.1 and 7.2 of the Purchase Agreement).

In addition and as an amendment to the Purchase Agreement, the Parties agree (i) to include the agreement dated September 14, 2006 with Multicom Security AB in the Transfer Agreements, and (ii) to exclude the Microsoft license agreements for Office and OS and the Nordstedt license agreement for financial reporting software from the Transfer Agreements.

4. This Transfer Agreement is an integral part of the Purchase Agreement and is fully subject to the terms and conditions of the Purchase Agreement. Nothing in this Transfer Agreement shall amend, limit or terminate the rights and obligations of the Parties under the Purchase Agreement in any way.

December 20, 2010

Lavasoft AB:

By: Ann-Christine Åkerlund

Boltventure Software Malta Limited:

By: Steven Dimech

Goldcup 6128 AB under change of name to LVS Software AB:

By: Steven Dimech

## **COMPANIES ACT, 1995**

### **MALTA**

# ALTERED CERTIFICATE OF REGISTRATION LIMITED LIABILITY COMPANY

(PURSUANT TO SECTION 80)

Boltventure Software Malta Limited

Previous Name of Company

C 45996

Registration Number

This is to certify that the above-mentioned Company has changed its name to

Lavasoft Limited

New Name of Company

20th December 2010

Effective Date of Alteration

J. CARUANA

f/ Registrar of Companies

 $20^{\rm th}$ 

December

10

Dated this ......d

.. day of ....

. 20 .

## Apostille Certificate Convention de La Haye du 5 octobre 1961

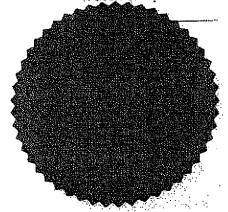
- 1. Country: Malta
  - This public document
- I has been signed by Joseph H. Caruana
- 5, acting in the capacity of Deputy Registrar
- 4, beers the seal / stare; of Registry of Compenies

Certifical

- 5 of Ministry of Foreign Affairs, Valletta
- 6 the 21 DEC 2010
- 7. by Kenneth Burnall Legalisation Officer
- 8, No: 141311
- S. Seel / stamp

10. Signeturs 1





**RECORDED: 02/25/2013**