

## TRADEMARK ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Shell technology ventures		10/16/2013	CORPORATION: NETHERLANDS
RECEIVING PARTY DATA			
Name:	vmonitor LLC		
Street Address:	4321 W. Sam houston pARKWAY		
Internal Address:	SUITE 110		
City:	Houston		
State/Country:	TEXAS		
Postal Code:	77043		
Entity Type:	LIMITED LIABILITY COMPANY: TEXAS		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	3762296	VMONITOR	
CORRESPONDENCE DATA			
Fax Number:	7133498755		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	7133763053		
Email:	mroebuck@roebuckiplaw.com		
Correspondent Name:	Michael Roebuck		
Address Line 1:	6750 West Loop South		
Address Line 2:	Suite 920		
Address Line 4:	Bellaire, TEXAS 77401		
NAME OF SUBMITTER:	MICHAEL ROEBUCK		
Signature:	/MICHAEL ROEBUCK/		
Date:	10/25/2013		

OP \$40.00 3762296

TRADEMARK

**Total Attachments: 4**

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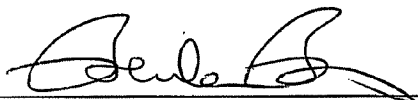
Shell Technology Ventures Fund 1 B.V.  
Lange Kleiweg 60F  
2288 GK Rijswijk, The Netherlands  
Tel +31 (0) 70 413 4040  
Fax +31 (0) 70 413 4059  
[www.shelltechnologyventuresfund1.com](http://www.shelltechnologyventuresfund1.com)

RELEASE

For and in consideration of value received from vMonitor, Inc., a Delaware corporation ("vMonitor"), the receipt and sufficiency of which is hereby acknowledged, SHELL TECHNOLOGY VENTURES FUND 1 B.V., a corporation organized under the laws of The Netherlands ("STV Fund"), has released and hereby does release all its liens against and security interests in the assets sold by vMonitor to IAI Technology LLC described on Exhibit "A" attached hereto and made a part hereof. STV Fund acknowledges performance by vMonitor of all its obligations under that certain Absolute Assignment Agreement dated August 22, 2009, between vMonitor and STV Fund, and receipt of all the payments to STV Fund specified therein.

Dated: 16 OCTOBER, 2013

SHELL TECHNOLOGY VENTURES FUND 1 B.V.

By: 

Name: B J BARRY

Title: GENERAL ATTORNEY

Exhibit A

The released collateral ("Released Collateral") includes:

"Accounts." Accounts shall have the meaning specified under Section 9.102(a)(2) of the UCC, save and except: (i) intercompany or affiliate company accounts receivable in the estimated amount of \$37,393; (ii) all sums owing to Debtor pursuant to that one certain Asset Purchase Agreement ("APA") dated August 22, 2009 by and between Debtor, as seller, and IAI Technology LLC ("IAI"), as purchaser, including, without limitation, the cash portion of the Purchase Price (as adjusted under Section 2.1 of the APA) and Contingent Payments (as described in Section 2.4 thereof); (iii) any Accounts arising in connection with the sale of inventory or other Excluded Collateral (as defined below); and (iv) the products and proceeds thereof (collectively, "Excluded Accounts");

"Chattel Paper." Chattel Paper shall mean all of Debtor's interest under Chattel Paper (as that term is defined in the UCC), lease agreements and other instruments or documents, whether now existing or owned by Debtor or hereafter arising or acquired by Debtor, evidencing both a debt and security interest in or lease of specific goods, including, without limitation, all electronic Chattel Paper and all tangible Chattel Paper, but excludes Excluded Accounts.

"Documents." Documents shall mean all documents of title now owned or hereafter acquired by Debtor and in any event, all Documents as defined in the UCC, except with respect to inventory.

"Equipment." Equipment shall mean all Equipment (as defined in the UCC) of every nature and description whatsoever now owned or hereafter acquired by Debtor including all appurtenances and additions thereto and substitutions therefore, wheresoever located, including all tools, parts and accessories used in connection therewith, except for any Equipment constituting Inventory.

"Fixtures." Fixtures shall mean all of Debtor's now owned or hereinafter acquired Fixtures (as defined in the UCC) and appurtenances, and such other goods, chattels, Equipment and personal and other property affixed or in any manner attached to the real estate and or building(s) or structure(s), including all additions and accessions thereto and replacements thereof and articles in substitution therefore, howsoever attached or affixed, located at the following location: 11308 Richmond Avenue, Houston, Texas 77082.

"General Intangibles." General Intangibles shall mean all of Debtor's now owned or hereafter acquired or arising General Intangibles (as that term is defined in the UCC) and payment intangibles related thereto including, without limitation, any interest in the following: all of the property and proprietary know-how, including the Technology; all books, correspondence, records, customer lists, computer programs, computer tapes, discs and other papers and documents in the possession and control of Debtor; all claims (including, without limitation, all insurance claims, infringement claims and all claims for income tax and other refunds) and all income, proceeds, money, deposits, issues, accounts receivable, payment intangibles, Chattel Paper and profits arising from or related to: (i) the Technology; (ii) any licenses relating to the Technology and (iii) any royalties, income, proceeds, money, deposits, Accounts, payment intangibles, Chattel Paper and profits arising from the Technology or any license thereof first



arising prior to the date hereof. General Intangibles expressly include any right held by Debtor to sue for past, present and future infringement relating to the General Intangibles. General Intangibles specifically exclude for purposes of this release any Excluded Collateral.

"Instruments." Instruments shall mean all of Debtor's now owned or existing as well as hereafter acquired or arising negotiable instruments or other writing evidencing a right to payment (other than a security agreement or lease) of the type that is transferable in the ordinary course of business without an indorsement or assignment and in any event all Instruments as that term is defined in the UCC.

"Investment Property." Investment Property shall mean all of Debtor's now owned or existing, as well as hereafter acquired or arising Investment Property (as that term is defined in the UCC), including all securities; whether certificated or uncertificated; security entitlement, securities account, commodity contract, or commodity account.

"Retail Contracts." Retail Contracts shall mean the written or oral retail contracts between Debtor, as services provider or a seller of inventory, and a buyer created by arm's-length transactions for the performance of services by Debtor, whether now owned or hereinafter acquired, except retail contracts with respect to the Excluded Accounts.

"Supporting Obligations." Supporting Obligations shall have the meaning specified in the UCC and include any letter-of-credit right or secondary obligation that supports the payment or performance of an Account, Chattel Paper, a Document, a contract, a General Intangible, an Instrument, or Investment Property, whether now owned or hereinafter acquired by Debtor, except with respect to an Excluded Account.

"Technology." Technology shall mean any patents, patent rights, patent applications, drawings (including assembly drawings), licenses, software, technological information, rights in inventions whether such can be registered or not and other intellectual property rights used, owned or hereinafter acquired by Debtor in relation to its business, including without limitation the patents, patent applications, licenses, know how, trade secrets, and software, together with all trademarks, copyrights, service marks, logos, goodwill, royalty payments and any present or future improvements or enhancements relating thereto. Technology shall include any developments, improvements, or additions to the Technology.

**Excluded Collateral:** Excluded collateral ("Excluded Collateral") includes (and the Released Collateral specifically does not include) cash, inventory, deposits, Excluded Accounts and prepaid deposits and any other collateral under the Security Agreement which is not included in the definition of Released Collateral. In the event a conflict between the description of the Released Collateral and the Excluded Collateral, the description of the Excluded Collateral shall control.





The undersigned, Steven van der Waal, civil law notary officiating in The Hague, the Netherlands, herewith declares that the signature on the attached document is the signature of:

**Mr. Brendan James Barry**, born in Chester, United Kingdom, on July 13, 1959, holder of a British passport with number 094435206 and valid until July 22, 2015.

This statement explicitly contains no judgment as (i) to the contents of the attached document and (ii) the authority and/or the competence of the signatory of the attached document. The undersigned has not informed the signatory of the document on the contents of the attached document and the consequences which will result from the contents of the attached document. Any and all liability of the undersigned and Buren N.V. shall be excluded.

The Hague, the Netherlands, October 17, 2013.

A handwritten signature in black ink, consisting of a large, stylized 'S' followed by a long horizontal line and a smaller signature.

Steven van der Waal  
*Civil law notary*

