

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM387060

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Bloxx, Ltd.		11/28/2015	Corporation: SCOTLAND
RECEIVING PARTY DATA			
Name:	Akamai Technologies, Inc.		
Street Address:	150 Broadway		
City:	Cambridge		
State/Country:	MASSACHUSETTS		
Postal Code:	02142		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Serial Number:	86702603	BLOXX	
CORRESPONDENCE DATA			
Fax Number:	6174443001		
<i>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.</i>			
Phone:	617-444-2906		
Email:	docket@akamai.com		
Correspondent Name:	Akamai Technologies Inc.		
Address Line 1:	150 Broadway		
Address Line 2:	Attn: Carol Nicolora/Legal		
Address Line 4:	Cambridge, MASSACHUSETTS 02142		
NAME OF SUBMITTER:	Carol Nicolora		
SIGNATURE:	/Carol Nicolora/		
DATE SIGNED:	06/08/2016		
Total Attachments: 4			
source=Bloxx_Confirmation_Assignment_executed#page1.tif			
source=Bloxx_Confirmation_Assignment_executed#page2.tif			
source=Bloxx_Confirmation_Assignment_executed#page3.tif			
source=Bloxx_Confirmation_Assignment_executed#page4.tif			

CH \$40.00 86702603

CONFIRMATION OF ASSIGNMENT

This Confirmation Of Assignment is made by Bloxx Ltd, Company No. SC202264, a private company limited by shared incorporated and registered under the laws of Scotland ("Bloxx" and the "Seller"), Akamai Technologies, Inc., a Delaware corporation ("Akamai") and Akamai Technologies International AG, a corporation organized under the laws of Switzerland and a wholly-owned indirect subsidiary of Akamai ("AkamaiAG"; collectively with Akamai, the "Akamai Entities"; the Sellers and each of the Akamai Entities, a "Party"; and each Party collectively, the "Parties"). Capitalized terms, unless otherwise defined herein, shall have the same meanings set forth in the Purchase and Sale Agreement (as defined below).

WHEREAS, the Parties have executed a Purchase and Sale Agreement with an effective date of November 28, 2013 ("Purchase and Sale Agreement");

WHEREAS, the Parties desire to execute a confirmation of assignment for recording with various patent and trademark offices to evidence the purchase and sale of certain Intellectual Property pursuant to the Purchase and Sale Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants and promises contained in the Purchase and Sale Agreement and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties confirm the following:

On the terms and subject to the conditions of the Purchase and Sale Agreement (including without limitation the license rights granted to Akamai AG in Section 2.1 thereof), as of the Closing of the Purchase and Sale Agreement, Bloxx has sold, assigned, and transferred, conveyed and delivered to Akamai, and Akamai has purchased from Bloxx, all the right, title and interest of Bloxx and any of its subsidiaries in, worldwide, to and under (without limitation) the patents, patent applications, trademark applications, and trademark registrations identified on the attached Exhibit A, all inventions described therein, all related divisions, continuations, renewals, reissuances, and extensions (as applicable) thereof, and all other proprietary rights relating thereto, and all other:

- patents, patent applications, utility models, design registrations and certificates of invention and other governmental grants for the protection of inventions or industrial designs (including all related continuations, continuations in part, divisionals, reissues, and re-examinations);
- registered trademarks and service marks, logos, Internet domain names, corporate names and doing business designations and all registrations and applications for registration of the foregoing, common law trademarks and service marks and trade dress (including goodwill); and
- divisions, continuations, renewals, reissuances, and extensions (as applicable) of any of the foregoing, and all other proprietary rights relating to any of the foregoing (including

remedies against infringement and right of protection of interest therein under the Laws of all jurisdictions);

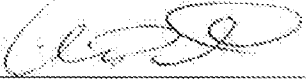
owned by Bloxx or any of its subsidiaries, in whole or in part.

This Confirmation Of Assignment does not modify, waive, or alter the Purchase and Sale Agreement in any way, including without limitation any of its terms, conditions, or provisions. In the event of any conflict between this Confirmation of Assignment and the Purchase and Sale Agreement, the Purchase and Sale Agreement controls.

[SIGNATURES BELOW]

IN WITNESS WHEREOF, the Parties have caused this Confirmation of Assignment to be executed in their names by their properly and duly authorized officers or representatives.

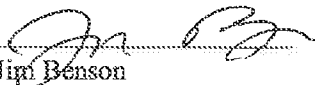
Bloxx Ltd.

By: 

Name: Christopher Douglas Saxe

Its: Manager

Akamai Technologies, Inc.

By: 

Name: Jim Benson

Its: Chief Financial Officer

Akamai Technologies International AG

By: 

Name: Gerald Deck

Its: Director

EXHIBIT A

PATENTS AND PATENT APPLICATIONS

Title	Country	Application number	Patent number	Application date
Message Processing	EP	09785690.0	EP 2353259	24 September 2009
Message Processing	Belgium	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	Switzerland	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	Germany	(National Phase of EP 09785690.0)	602009020111.5 (National Phase of EP 2353259)	24 September 2009
Message Processing	Denmark	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	Spain	(National Phase of EP 09785690.0)	244494213 (National Phase of EP 2353259)	24 September 2009
Message Processing	France	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	United Kingdom	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	Ireland	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	Italy	(National Phase of EP 09785690.0)	Translation No. 502014902227789 (National Phase of EP 2353259)	24 September 2009
Message Processing	Netherlands	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	Poland	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	Sweden	(National Phase of EP 09785690.0)	(National Phase of EP 2353259)	24 September 2009
Message Processing	US	13/120,079	-	24 September 2009 (sec. 371 date June 2 2011)
Message Processing	US	61/099,733	-	24 September 2008
Message Processing	PCT	PCT/GB2009/051248	-	24 September 2009
METHODS AND SYSTEMS FOR WEB SITE CATEGORIZATION AND FILTERING	US	12/447,899	8,539,329	1 November 2007 (sec 371 date November 6 2009)

METHODS AND SYSTEMS FOR WEB SITE CATEGORISATION TRAINING, CATEGORISATION AND ACCESS CONTROL	PCT	PCT/GB2007/0041 86	-	1 November 2007
SYSTEMS AND METHODS FOR WEB SITE CATEGORIZATION AND FILTERING	US	66/865,553	-	13 November 2006
METHODS AND SYSTEMS FOR WEB SITE CATEGORIZATION AND FILTERING	GB	0621752.5	-	1 November 2006
METHODS AND SYSTEMS FOR WEB SITE CATEGORISATION TRAINING, CATEGORISATION AND ACCESS CONTROL	EP	07824425.8	-	1 November 2007

TRADEMARKS, TRADEMARK REGISTRATIONS, AND TRADEMARK APPLICATIONS

Trademark	Registration/ Application number	Registration date	Expiration date
BLOXX - European Community Classes 9, 37, 42	Reg. No. 5027735	19 April 2006	19 April 2016
TRU-VIEW - European Community Classes 9, 37, 42	Reg. No. 5346001	20 April 2007	20 April 2017
BLOXX - United States Classes 9, 37, 42	App. No. 86/702603	Pending	-