

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM820459

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Netfective Technology SAS		12/15/2021	Società In Accomandita Semplice (Sas): FRANCE
RECEIVING PARTY DATA			
Name:	Amazon Technologies, Inc.		
Street Address:	410 Terry Avenue North		
City:	Seattle		
State/Country:	WASHINGTON		
Postal Code:	98109		
Entity Type:	Corporation: NEVADA		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	5117363	BLU AGE	
CORRESPONDENCE DATA			
Fax Number:			
<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:	2027789000		
Email:	patricia.foley@klgates.com		
Correspondent Name:	Susan M. Kayser		
Address Line 1:	1601 K Street, N.W.		
Address Line 2:	K&L Gates Center		
Address Line 4:	Washington, D.C. 20006		
NAME OF SUBMITTER:	Patricia J. Foley		
SIGNATURE:	/Patricia J. Foley/		
DATE SIGNED:	06/28/2023		
Total Attachments: 18			
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Intellectual Property Assignment Agreement

This **Intellectual Property Assignment Agreement** (this "**Agreement**"), effective as of December 15, 2021 (the "**Effective Date**"), is by and between **Netfective Technology SAS**, a company having its principal place of business in France ("**Assignor**"), and Amazon Technologies, Inc., a Nevada corporation, having its principal place of business in the **United States** ("**Assignee**"). Assignor and Assignee are collectively referred to as the "**Parties**", and each individually is a "**Party**."

RECITALS

WHEREAS, the Parties desire to assign certain intellectual property rights as defined in **Exhibit A**.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises and covenants in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which the Parties acknowledge, the Parties agree as follows:

1. Definitions

The following definitions apply to all sections of this Agreement:

1.1 "**Affiliate**" means, with respect to either Party, any person or entity controlling, under the control of, or under common control, with that Party.

1.2 "**Assignor Intellectual Property**" means:

(a) any and all intellectual property rights throughout the world, owned or otherwise held by Assignor, whether existing under intellectual property, unfair competition or trade secret laws, under statute, at common law or equity, including but not limited to:

(i) copyrights (including without limitation the right to modify and further assign in whole or in part, as well as rights to reviews and editorial content), trade secrets, trademarks, trade names, service marks, World Wide Web domain names, patents, inventions, designs, logos and trade dress, "moral rights," mask works, know-how, rights of personality, publicity, privacy, rights in associate or vendor information, rights in customer information (including but not limited to customer lists and customer data) and databases, and any other intellectual property and/or proprietary rights;

(ii) any application or right to apply for any of the rights referred to in this clause;
and

(iii) any and all renewals, extensions (including continuations, divisional, continuations-in-part or re-examinations of any patent right), future equivalents and restorations thereof, now or hereafter in force and effect;

(b) any and all intellectual property related to the rights referred to in this clause (including the right to reproduce, publically perform, publically display, promote and distribute) that is licensed, transferred or assigned to Assignor by any third party or Assignor Affiliate; and

(c) any and all Derivative Works (as defined below).

1.3 “**Derivative Works**” means any and all new works created by or for Assignor from preexisting material contained within or as a result of access to and use of the Assignor Intellectual Property including, but not limited to:

(a) for copyrightable or copyrighted material, any modification, correction, addition, translation, portation, extension, upgrade, improvement, compilation, abridgment or other form in which an existing work may be recast, transformed or adapted;

(b) for patentable or patented material, any modification or addition thereof or any improvement thereon; and

(c) for any other Assignor Intellectual Property, any modification, extension, or addition thereof.

Other initially capitalized terms used in this Agreement have the meanings as described or defined within the text of this Agreement.

2. Assignment & Ownership; Assumption

2.1 Assignment

Assignor hereby irrevocably, solely and exclusively assigns and transfers to Assignee, its successors, and its assigns, all right, title, and interest in and to the Assignor Intellectual Property including but not limited to all the Assignor Intellectual Property listed in Exhibit A1, A2, A3, A4 and A5 as provided in Article 2.1.1, 2.1.2 and 2.1.3.

To the extent any of Assignor’s rights in the Assignor Intellectual Property, including without limitation to any moral rights, are not subject to assignment under this Agreement, Assignor hereby irrevocably and unconditionally waives all enforcement of such rights against Assignee to the broadest extent possible under applicable laws.

As used in this Agreement, “all right, title, and interest in and to the Assignor Intellectual Property” includes all rights and causes of action for infringement, misappropriation, violation, misuse, dilution, unfair trade practice and other rights and causes of action associated with Assignor Intellectual Property and, with respect to any trademarks and trade names, all goodwill associated therewith.

2.1.1 Assignment of trademarks and patents

The Assignor hereby assigns and transfers to the Assignee, who accepts it, without any exception or reserve, the full and entire ownership of the rights it holds on the trademarks and the patents listed respectively in Exhibit A1 and A2 (the “**Trademarks**” and the “**Patents**”).

The assignment of the Patents includes (i) the right to prosecute, to grant and obtain any patent or similar protection deriving from, any patent and/or patent applications, (ii) the right to make patent

applications, including divisional, and claim priority from, prosecute to grant and obtain patent or similar protection deriving from, any such invention, anywhere in the world.

As a result of said assignment, the Assignee is subrogated to the rights and actions of the Assignor of the Trademarks and Patents, and will thus be entitled to institute, resume or continue in its name and to its own costs, as a claimant or as a defendant, any actions, proceedings or lawsuit related to the Trademarks and/or Patents based on facts that may have occurred before or after the assignment.

All the rights, actions and privileges of the Assignor in the Trademarks and Patents are vested in the Assignee.

2.1.2 Assignment of domain names and associated websites

The Assignor hereby assigns to the Assignee, without exception or reservation, the full and complete ownership of the rights, titles and interests that it holds in the domain names listed in Exhibit A3 (the "**Domain Names**") as well as all websites associated with the Domain Names and their components (the "**Websites**").

All rights in the assigned Domain Names are hereby assigned to the Assignee.

The Assignor assigns all the rights in the Websites for the entire world and for the entire legal term of protection of the applicable intellectual property rights, including:

- The right to reproduce and/or have reproduced, all or part of the Websites;
- The right to distribute the Websites, in particular for a fee or free of charge;
- The right to communicate to the public and make available to the public the Websites as well as translations and/or adaptations of the Websites, whether free of charge or subject to payment;
- The rights of representation and distribution of the Websites;
- The right to adapt, have adapted, correct, evolve, integrate, translate and create new versions of all or part of the Websites and its Components.

This assignment gives the Assignee the right to bring any action against any infringement of the rights in the Domain Names and the Websites, whether such infringement occurs before or after the Effective Date.

As a result of the said assignment, the Assignee shall be subrogated to all the rights and obligations of the Assignor in respect of the Domain Names and the Websites, and shall therefore be entitled to (i) use, renew and dispose of the Domain Names, without restriction or reservation, (ii) to undertake, take over or continue in its name and at its own expense, both as plaintiff and defendant, all actions, proceedings or instances relating to the Domain Names as well as the Websites and concerning facts prior or subsequent to the Effective Date.

The Assignor shall be responsible for all costs and taxes relating to the Domain Names and the Websites arising prior to the Effective Date.

The Assignee undertakes to take all necessary steps to ensure the validity of this assignment and in particular :

- to take all necessary steps, whether regulatory, administrative or technical, to ensure the legal, full and unconditional transfer of the Domain Names and the Websites, to any office and/or registry or registrar;
- to carry out the formalities and procedures required by the competent registry or registrar in order to allow the transfer of the Domain Names to be effective and to ensure that the transfer of ownership on the Domain Names and the Websites is completed as soon as possible following the Effective Date.

The Assignor undertakes to provide all necessary cooperation in this procedure. To this end, the Assignor shall provide, if relevant, any and all information or documentation necessary to initiate and ensure completion of the transfer of the Domain Names (including but not limited to Auth Code, unlocking of the domain names, transfer form and copy of the zone files if applicable).

2.1.3 Assignment of copyrights and software

The Assignor hereby assigns to the Assignee, without exception or reservation, the full and complete ownership of the rights, titles and interests that it holds in the unregistered intellectual property rights (the "**Unregistered IP**") and the software (the "**Software**") listed respectively in Exhibit A4 and Exhibit A5.

This assignment of the Unregistered IP and the Software developed by the Assignor, its source and object codes, executables and developments is granted on an exclusive, irrevocable and definitive basis, without restriction, for the entire world and for the entire legal term of protection of the applicable intellectual property rights, for any purpose whatsoever.

Notably, the Assignor assigns to the Assignee, on an exclusive basis, all intellectual property rights that it may hold over the Unregistered IP and the Software (with the exception of moral rights of authors), in particular copyrights, software rights, database producers' rights, and all other intellectual property rights.

All versions of the Software developed by the Assignor and the developments relating thereto include source and object codes, executable codes, deliverables, studies, programs, algorithms, language, software creations, know-how, innovations, whether patentable or not, processes, software, computer developments, databases and, where applicable, the documentation relating thereto (regardless of their nature, form and medium).

It is expressly agreed that the Assignee shall be able to, and the Assignor undertakes to ensure that the Assignee will be able to, use and exploit the source and object codes of the Software on a stand-alone basis and without limitation and without needing to resort to any proprietary software developed by the Assignor or a third party.

The Assignor hereby definitively assigns to the Assignee all of the operating rights to the Software (including each of its constituent elements) as defined below:

- the right to reproduce or have reproduced, permanently or temporarily, in whole or in part, in any manner whatsoever, by any process whatsoever (in particular by means of

downloading) and on any medium known or unknown to date (such as, but not limited to, printed, audio audiovisual, multimedia, computer, Internet, Intranet, telecommunication, telematic, holographic, analogue, digital, electronic, broadcasting, radio broadcasting, mobile or other applications, GPS, DVD, Blu-Ray, videocassette, CD-Rom, USB keys, memory cards), by any means and in any form;

- the right to adapt or have adapted, in whole or in part, the right to correct in particular anomalies, to develop, improve, maintain, extract, decompile in particular for interoperability purposes, to modify, assemble, alter combine or incorporate into other elements such as other software modules, transcribe, arrange, rewrite in other computer languages, adapt in particular to other operating systems, translate and perform all the acts provided for in this clause;
- the right to represent, distribute or have distributed, communicate, disclose, in whole or in part, in any manner whatsoever, by any process whatsoever and on any medium known or unknown to date (such as, but not limited to, print, sound, audiovisual, multimedia, computer, Internet, Intranet, telematics, holographic, analogue, digital, electronic, broadcasting, mobile or other applications, GPS, DVD, Blu-Ray, videocassette, CD-Rom, USB keys, memory cards), by any means and in any form;
- the right to distribute and market, including rental and lending free of charge or against payment, by any means;
- the right to make any use and exploitation, in whole or in part, on a personal basis or, by authorizing third parties (via an assignment or the granting of a licence), for consideration or free of charge.

Under the terms of this assignment, the Assignor no longer has any rights to the Unregistered IP and the Software and in particular may no longer use and/or market and/or adapt it without the agreement of the Assignor.

2.2 Power and subsequent assistance.

(a) Assignor will execute and deliver such instruments and take any other action as Assignee may request in order to perfect or protect Assignee's rights in the Assignor Intellectual Property and to carry out the assignments contemplated in this Section 2.

(b) Assignor will also assist Assignee and its nominees in every proper way to secure, maintain, protect and defend for Assignee's own benefit all such rights in the Assignor Intellectual Property in any and all jurisdictions at Assignee's request. Assignor will cooperate with Assignee in the filing and prosecution of any other intellectual property-related applications and/or registrations that Assignee may elect to file with regard to the Assignor Intellectual Property or inventions and designs relating to the Assignor Intellectual Property.

(c) The Parties hereby agree to cooperate and work in good faith with one another to consummate the transactions contemplated by this Agreement both prior and subsequent to the Effective Date. Without limiting the foregoing, if at any time after the Effective Date any further action is necessary to carry out the purposes of this Agreement, the proper officers and employees of each Party hereto shall take all such necessary and desirable action, including the execution and delivery of such endorsements, consents, instruments of sale, transfer, conveyance,

assignment and assumption as such other Party reasonably requests. Such necessary and desirable actions shall be completed without consideration beyond that described herein.

(d) All powers are given to the holder of an original of this Agreement to proceed to its registration, in whole or in part, including on a fast track basis, in the French patent and trademark register held by the French National Institute of Intellectual Property and the corresponding national registers and with the tax departments having jurisdiction.

(e) The fees for registering the assignment contained in this Agreement before the corresponding national Intellectual Property register will be borne by the Assignee.

(f) The Assignee will pay the applicable transfer fees relating to the Domain Names, if any, to the competent registry or registrar, as the case may be.

2.3 Attorney-in-Fact. If Assignor fails to execute, acknowledge, verify or deliver any such document reasonably requested by Assignee, Assignor hereby irrevocably appoints Assignee and its authorized officers and agents as Assignor's agent and attorney-in-fact to act in Assignor's place to execute, acknowledge, verify or deliver any such document (as applicable) on Assignor's behalf.

2.4 No Obligation to Exercise Rights. Nothing in this Agreement will be deemed to require that Assignee must market, license, distribute or promote the Assignor Intellectual Property, either alone or as part of any Assignee technology, product or service.

2.5 Assumption. Assignee hereby:

(a) irrevocably and unconditionally accepts the assignment set forth in Section 2.1 hereof (including without limitation all right, title, and interest related thereto);

(b) assumes all of Assignor's obligations under any contract that is transferred to Assignee as part of this Agreement (which may include, by way of example but not limitation, any contract regarding the protection of customer data);

(c) agrees to perform all of Assignor's duties under any such contract;

(d) agrees to be bound by the terms of any such contract; and

(e) releases Assignor from further obligation and liability under any such contract, provided that as between Assignor and Assignee, Assignor will remain liable for all obligations, duties and liabilities of Assignor accruing before the Effective Date.

3. Consideration

Assignor and Assignee hereby mutually agree that the Assignor Intellectual Property is assigned to Assignee in accordance with Section 2 of this Agreement in consideration of Assignee paying to Assignor an amount as provided in Exhibit B (the "**Purchase Price**"). Assignee will pay the Purchase Price to Assignor at any time within NET 120 days after the Effective Date (the "**Payment Period**") which Purchase Price may be paid, at Assignee's option, in one or more payments during the Payment Period; provided, however, that the Purchase Price shall be subject to an adjustment

within 60 days following Assignee's payment of the Purchase Price in an amount equal to the difference (the "**Adjustment Amount**") between (i) the actual value of the Assignor Intellectual Property on the Effective Date (as reasonably determined by Assignee in good faith) (the "**Closing Value**"), and (ii) the Purchase Price paid by Assignee, upon written agreement of the Parties or as otherwise agreed to by the Parties. If the Closing Value is greater than the Purchase Price, Assignee shall pay such Adjustment Amount to Assignor. If the Closing Value is less than the Purchase Price, Assignor shall pay the absolute value of such Adjustment Amount to Assignee. Assignee owes no other royalties or payment for the assignment made under this Agreement.

4. Representations

Assignor hereby represents and warrants to Assignee that, as of the Effective Date:

(a) Assignor is entitled to freely assign and transfer the ownership of the Assignor Intellectual Property;

(b) Assignor has good, valid and marketable title to the Assignor Intellectual Property, free and clear of all title defects, liens, charges, options, pledges, security interests, restrictions on transfer or any other restrictions (collectively, "**Encumbrances**");

(c) Assignor is and has been since its inception in compliance in all material respects with all applicable laws in connection with the operation and administration of Assignor's business, except for any non-compliance that could not reasonably be expected to have a material adverse effect on Assignee or its ability to consummate the transactions contemplated by this Agreement;

(d) There are no claims, actions, suits, arbitrations, investigations or proceedings pending or involving or threatened against Assignor or any of the Assignor Intellectual Property which are reasonably likely to result in any claim against any of the Assignor Intellectual Property to satisfy any judgment, order, decree or stipulation, before or by any state or federal court or governmental or non-governmental department, commission, board, bureau, agency or instrumentality; and

(e) Except in connection with the transfer of domain names, trademarks and patents that are part of the Assignor Intellectual Property, no consent, approval or authorization of, or notice to, declaration, filing or registration with, any governmental authority or any other third party is required to be made or obtained by Assignor in connection with the execution, delivery and performance by Assignor of this Agreement or the consummation by Assignor of any of the transactions contemplated hereby and thereby;

(f) Assignor does not hold any other rights on the work, invention, sign, covered by the copyrights, patents and trademarks included within the Assignor Intellectual Property in France or anywhere in the world.

5. Indemnity

Assignor shall indemnify and hold harmless Assignee and its Affiliates, licensees, permitted assigns, and subcontractors, and their respective directors, officers and employees, and agents of the foregoing, from and against any and all claims, costs, losses, damages and expenses (including reasonable attorneys' fees and costs) arising out of or in connection with any claims that, if true, would establish that Assignor failed to convey good and marketable title in the Assignor Intellectual Property to Assignee.

6. General

6.1 Governing Law. This Agreement is governed by and will be construed in accordance with the laws set forth in the State of Washington. Any dispute arising under, in connection with, or incident to this Agreement or concerning its interpretation will be resolved exclusively in the courts located in Washington, and each Party irrevocably consents to the exercise of jurisdiction by said courts over it. In such a dispute, legal process may be served upon Assignor or Assignee in the same manner as provided in this Agreement for delivery of non-electronic notices.

6.2 Withholding Taxes. If any amounts payable by Assignee to Assignor pursuant to this Agreement are taxable by any jurisdiction and taxes are required to be withheld and paid from such amounts by Assignee, Assignee shall withhold and pay such taxes on behalf of itself or Assignor and transmit to Assignor the appropriate tax receipts evidencing Assignee's payment of such taxes.

6.3 Binding Affect; Assignment. This Agreement shall inure to the benefit of and is binding upon the Parties and their respective successors and assigns. Any Party may assign its rights and obligations under this Agreement without the other Parties' consent provided the assignee is an Affiliate of the assignor.

6.4 No Waiver. No waiver of any breach of any provision of this Agreement shall constitute a waiver of any prior, concurrent or subsequent breach of the same or any other provisions of this Agreement.

6.5 Severability. If any provision of this Agreement is held by a court of competent jurisdiction to be illegal, invalid or unenforceable, the remaining provisions remain in full force and effect.

6.6 Further Assurances. Each Party agrees to take such further action and execute, deliver and/or file such documents or instruments as are necessary to carry out the purposes of this Agreement.

6.7 Good-Faith Defense. Nothing in this Agreement requires Assignee to pay or discharge any debt or obligation of which Assignor or Assignee may in good faith contest the validity or amount.

6.8 Compliance. Each Party shall comply with all applicable laws, rules and regulations relating to the subject matter of this Agreement, including without limitation, export and privacy laws and regulations that may apply to such intellectual property as contemplated by Section 2 and, if applicable, **Exhibits A-1 through A-5.**

6.9 No Third-Party Beneficiaries. This Agreement is executed for the benefit of no person or entity other than Assignee and Assignor.

6.10 Section Headings. The section headings used in this Agreement are intended for convenience only and do not supersede or modify any provisions.

6.11 Exhibits, Additional Terms and Definitions. **Exhibits A-1 through A-5** (and any other Exhibits) to this Agreement contains additional terms, conditions and definitions that shall be an integral part of this Agreement and are given the same legal validity as this Agreement.


6.12 Entire Agreement. This Agreement (including its Exhibits) may not be amended or otherwise modified except by a written agreement dated subsequent to the date of this Agreement and signed on behalf of Assignee and Assignor by their respective duly authorized representatives.

6.13 Execution of Agreement; Counterparts; Electronic Signatures. This Agreement may be executed in several counterparts, each of which shall be deemed an original and all of which shall constitute one and the same instrument. The exchange of copies of this Agreement and of signature pages by facsimile transmission (whether directly from one facsimile device to another by means of a dial-up connection or whether mediated by the worldwide web), by electronic mail in "portable document format" (".pdf") form, or by any other electronic means intended to preserve the original graphic and pictorial appearance of a document, or by combination of such means, shall constitute effective execution and delivery of this Agreement as to the Parties and may be used in lieu of the original Agreement for all purposes. Signatures of the Parties transmitted by facsimile shall be deemed to be their original signatures for all purposes.

6.14 Confidentiality. The Parties agree to keep confidential and not to disclose to any third party any information in respect of this Agreement, the subject matter hereof or any negotiations respecting the subject matter hereof, unless required to do so by law or the Courts.

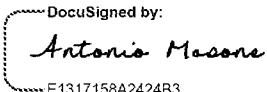
IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives on the date set forth below.

Netfective Technology SAS

By: 
Name: Christian Champagne
Title: *Président* (Chairman)

Dated: décembre 15, 2021

Amazon Technologies, Inc.

By: 
Name: Antonio Masone
Title: Vice President and Treasurer

Dated: December 15, 2021

Exhibit A**Intellectual Property**

1. “Assignor Intellectual Property” as used in this Agreement shall have the meaning as such term is defined in Section 1.2 of the Agreement, which includes without limitation the following intellectual property rights:

- **Exhibit A1: the Trademarks**

Jurisdiction	Mark	Application No.	Application Date	Registration / Publication No.	Registration / Publication Date	Assignee / Owner
India	Blu Age	1611116	October 12, 2007	1611116	October 12, 2017	Netfective Technology SAS
India	Blu Age	1611117	October 12, 2007	1611117	October 12, 2007	Netfective Technology SAS
India	Blu Age	1611118	October 12, 2007	1611118	October 12, 2007	Netfective Technology SAS
India	Blu Age	1611115	October 12, 2007	1611115	October 12, 2007	Netfective Technology SAS
Europe	Blu Age	936544	July 6, 2007	936544	July 6, 2007	Netfective Technology SAS
United States	Blu Age	86836685	December 2, 2015	5117363	January 10, 2017	Netfective Technology SAS
United States	Summer Batch	86934663	March 9, 2016	5072291	November 1, 2016	BLU AGE CORPORATION
United Kingdom	Blue Age	UK00800936544	July 6, 2007	800936544	September 1, 2027	Netfective Technology SAS

- **Exhibit A2: the Patents**

Jurisdiction	Title	Application No.	Application Date	Registration / Publication No.	Registration / Publication Date	Assignee / Owner
Canada	Method for transforming first code instructions in a first programming language into second code instructions in a second programming language	IB 2013/000723	March 17, 2013	2014/155148	October 2, 2014	Netfective Technology SAS



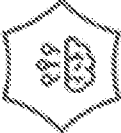
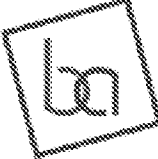
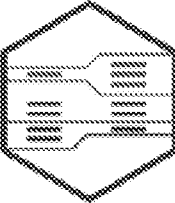
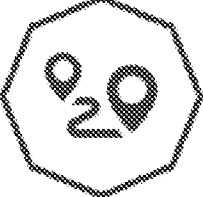


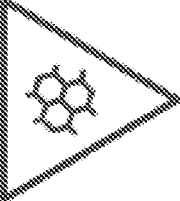
Europe	Method for transforming first code instructions in a first programming language into second code instructions in a second programming language	13726860.3	March 27, 2013	EP 2979176 B1	January 22, 2020	Netfective Technology SAS
Europe (France)	Method for transforming first code instructions in a first programming language into second code instructions in a second programming language	13726860.3	March 17, 2013	EP 2979176 B1	January 22, 2020	Netfective Technology SAS
Europe (Germany)	Method for transforming first code instructions in a first programming language into second code instructions in a second programming language	13726860.3 (DE file number : 60 2013 065 282.1)	March 17, 2013	EP 2979176 B1	January 22, 2020	Netfective Technology SAS
Europe (UK)	Method for transforming first code instructions in a first programming language into second code instructions in a second programming language	13726860.3	March 17, 2013	EP 2979176 B1	January 22, 2020	Netfective Technology SAS

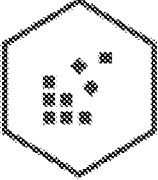
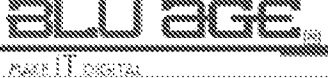









Europe (Belgium)	Method for transforming first code instructions in a first programming language into second code instructions in a second programming language	13726860.3	March 17, 2013	EP 2979176 B1	January 22, 2020	Netfective Technology SAS
United States	14/780,477	March 17, 2013	10324695 B2	June 18, 2019	Netfective Technology SAS	




- **Exhibit A3: the Domain Names**

- bluage.co.uk
- bluage.com
- bluage.eu
- bluage.fr
- bluage.net
- bluage.org
- blugesoftware.com
- blugenius.com
- bluinsights.io
- netfective.biz
- netfective.com
- netfective.eu
- netfective.fr
- netfective.info
- netfective.net
- netfective.org
- opteams.com
- summerbatch.com
- summerbatch.org

- Exhibit A4: the Unregistered IP

	Image / Description
1.	Service Mark "Make IT Digital"
2.	
3.	
4.	
5.	
6.	
7.	
8.	
9.	
10.	

11.		
12.		
13.		
14.	 Blu Age Analyzer	
15.	 Blu Age Classic	
16.	 Blu Age Compare	
17.	 Blu Age DB Modernization	
18.	 Blu Age Serverless	
19.	 Blu Age <i>Velocity Framework</i>	
20.	 Blu Age <i>Velocity FWK Support</i>	
21.	 Blu Age <i>Velocity</i>	
22.	 Blu Estimates	
23.	 Blu Insights	

24.	
25.	
26.	
27.	<p>Partner Portal Content consisting of the following titles:</p> <ul style="list-style-type: none"> • Refactor Your Mainframe Workloads to AWS - AWS Online Tech Talks • Blu Age in 2-min video • Sample of POC - restitution webinar • Blu Age Velocity overview • Blu Age Velocity overview - part 1/2 • Blu Age Velocity overview - part 2/2 • Blu Age Velocity demonstration: legacy to microservices • Blu Age Velocity demonstration • Why Java? • The Migration Path (Blu Age demo at 30 minutes) • To Serverless Java • Optimize Java applications for Lambda and Containers • Optimization and the AWS CDK in Java • Series Recap • Source code metrics, dynamic charts, excel export and more • Dependencies analysis • Workpackages, status, team members and more • Test Scenarios and boosters • Knowledge Hub • Classification • Media Library, Whiteboard and more • Blu Age Analyzer overview • Blu Age Analyzer demonstration • Démonstration de l'outil Blu Age Analyzer – I • Démonstration de l'outil Blu Age Analyzer – II • Démonstration de l'outil Blu Age Analyzer – III • Démonstration de l'outil Blu Age Analyzer – IV • Démonstration de l'outil Blu Age Analyzer – V • Blu Age Classic demonstration

	<ul style="list-style-type: none"> • Blu Age Classic: legacy applications modernization • Blu Age Classic or Velocity? • Turn your Powerbuilder application into a web application • Use Case: from mainframe COBOL to cloud-native technologies • AWS re:Invent 2018 - Keynote with Dr. Werner Vogels • A project view of transforming PowerBuilder to a web application (May 2 • AWS: mainframe migration on steroids • Modernize Legacy Applications using Blu Age Classic • Legacy to digital with DXC • Legacy application modernization by Accenture • How to manage legacy application modernization? • Blu Age Serverless COBOL • Automated legacy applications modernization • Disrupt or be disrupted - Legacy software modernization is not an option • How to setup tests? • A streamlined journey from legacy to microservices with Blu Age • Don't settle for a COBOL replatform, go to a Cloud Java architecture for the same Budget And Timeframe! • Turn your RPG and COBOL400 into Web-based Java and turn off your • Blu Age and PKS team up to revolutionize Natural Adabas to Java! • Turn your PowerBuilder applications into modern web-based application • Benefits and path from mainframe COBOL to Java in an Azure native environment • Mainframe workloads' fast track to agility • Walters World w/ Frederic Vermeuzen, General Manager @ Blu Age
28.	<p>Blu Age Institute e-learning courses consisting of the following titles:</p> <ul style="list-style-type: none"> • Hands-on Velocity with AWS • Blu Insights • Blu Age Analyzer • COBOL to Java, the Migration Path • Project management • Modernizing procedural application • Modernizing procedural application • Modernizing batch with Blu Age • Modernizing client server application • Modernizing batch with Blu Age • Project management • Generating screen application

- **Exhibit A5: the Software**

- Software Source Code Escrow Agreement, dated August 24, 2009, by and between Blu Age Corporation and InnovaSafe, Inc.
- Software Deposit Agreement, dated August 10, 2009, by and between Nefective Technology S.A. and Logitas S.A.

Exhibit B

Intellectual Property Consideration

The Intellectual Property Consideration is EUR 22,240,000.