PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	

CONVEYING PARTY DATA

Name	Execution Date
AOL, Inc.	06/14/2012
Relegance Corporation	06/14/2012

RECEIVING PARTY DATA

Name:	Citrix Systems, Inc.		
Street Address:	851 West Cypress Creek Road		
City:	Fort Lauderdale		
State/Country:	FLORIDA		
Postal Code:	33309		

PROPERTY NUMBERS Total: 21

Property Type	Number
Patent Number:	5682152
Patent Number:	5892847
Patent Number:	6049630
Patent Number:	6453073
Patent Number:	6701415
Patent Number:	6799199
Patent Number:	6999957
Patent Number:	7113520
Patent Number:	7191223
Patent Number:	7500262
Application Number:	12390110
Patent Number:	7603700
Application Number:	12575121
Patent Number:	7725587
	DATENT

Patent Number:	7769042
Patent Number:	8001244
Patent Number:	8082348
Patent Number:	8082511
Application Number:	13193996
Application Number:	13329841
Application Number:	13330275

CORRESPONDENCE DATA

Fax Number:

Phone: 781-301-9613

Email: kellan.ponikiewicz@citrix.com

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

via US Mail.

Correspondent Name: Kellan Ponikiewicz
Address Line 1: 14 Crosby Drive

Address Line 4: Bedford, MASSACHUSETTS 01730

ATTORNEY DOCKET NUMBER:	AOL PATENT PURCHASE	
NAME OF SUBMITTER:	Kellan Ponikiewicz	

Total Attachments: 7

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SHORT-FORM ASSIGNMENT

This SHORT-FORM ASSIGNMENT AGREEMENT, dated and effective as of June 15, 2012, is by and among AOL Inc., a Delaware corporation ("Parent Assignor"), The Relegance Corporation (together with Parent Assignor, each, an "Assignor" and collectively, the "Assignors") and Citrix Systems, Inc., a Delaware corporation ("Assignee").

WHEREAS, each Assignor holds right, title, and interest in the patents and patent applications identified and set forth next to its name on Schedule A attached hereto (such patents, the "Assigned Patents");

WHEREAS, Assignee is desirous of securing the entire right, title, and interest in and to the Assigned Patents in all countries throughout the world;

WHEREAS, Parent Assignor and Microsoft Corporation ("Microsoft") entered into a confidential Stock and Asset Purchase Agreement, dated April 5, 2012 (the "SAPA") pursuant to which Parent Assignor agreed to sell to Microsoft certain patents and patent applications including the Assigned Patents; and

WHEREAS, Assignee and Microsoft entered into a confidential Assignment Agreement, dated June 8, 2012 (the "<u>Assignment Agreement</u>"), pursuant to which Microsoft has assigned to Assignee its right under the SAPA to acquire the Assigned Patents.

NOW THEREFORE, be it known that, for good and valuable consideration the receipt of which from Assignee is hereby acknowledged, each Assignor has sold, assigned, transferred, and set over, and does hereby sell, assign, transfer, and set over unto the Assignee, its lawful successors and assigns, such Assignor's entire right, title, and interest throughout the world in and to the Assigned Patents, and all divisions, continuations, reexaminations, continuations-in-part, and extensions thereof, all letters patent of the United States which may be granted thereon, and all reissues thereof, foreign counterparts to all of the foregoing, all rights to claim priority on the basis of this assignment, the rights, if any, to revive prosecution of any abandoned Assigned Patent, the right to apply (or continue prosecution) in any and all countries of the world for patents, design patents, utility models, certificates of invention or other governmental grants for the Assigned Patents, and any provisional or other right to recover damages, including royalties for the Assigned Patents; in each case subject to Microsoft's grant of a perpetual, irrevocable, fully paid up license to Parent Assignor and its subsidiaries pursuant to the Intellectual Property Matters Agreement, dated as of June 15, 2012, by and between Parent Assignor and Microsoft (this "Assignment") and each Assignor hereby authorizes the Commissioner of Patents and Trademarks in the United States Patent and Trademark Office, and the corresponding entities or agencies in any applicable foreign countries or multinational authorities, to record Assignee as the assignee and owner of the Assigned Patents owned by such Assignor and to deliver to Assignee, and to Assignee's attorneys, agents, successors or assigns, all official documents and communications as may be warranted by this Assignment;

FURTHER, the Assignors and Assignee agree that there are no warranties, representations or conditions, express or implied, statutory or otherwise between the Assignors and Assignee under this Assignment. ASSIGNEE ACKNOWLEDGES THAT THE ASSIGNED PATENTS ARE CONVEYED WITHOUT ANY REPRESENTATION, WARRANTY OR GUARANTY BY EACH ASSIGNOR TO ASSIGNEE, INCLUDING WITHOUT LIMITATION AS TO THE CONDITION OF TITLE, ENFORCEABILITY, SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE, MERCHANTABILITY, VALIDITY, REGISTRABILITY OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED OR BY OPERATION OF LAW, BY ANY PERSON, INCLUDING WITHOUT LIMITATION BY EACH ASSIGNOR, OR ANY OF ITS OFFICERS, DIRECTORS, EMPLOYEES, ACCOUNTANTS, FINANCIAL, LEGAL OR OTHER REPRESENTATIVES OR ANY AFFILIATE OF SUCH PERSON.

FURTHER, the Assignors and Assignee agree that this Assignment shall be governed by and construed in accordance with the internal Laws of the State of Delaware, without reference to the choice-of-law or conflicts of law principles that would result in the application of the Laws of a different jurisdiction. The Assignors and Assignee irrevocably submit to the exclusive jurisdiction of the Delaware Courts of Chancery in any action, claim, suit, arbitration, litigation, proceeding or governmental investigation (each, an "Action") arising out of or relating to this Assignment, and hereby irrevocably agree that all claims in respect of such Action may be heard and determined in such courts. The Assignors and Assignee hereby irrevocably waive, to the fullest extent that they may effectively do so, the defense of an inconvenient forum to the maintenance of such Action. The Assignors and Assignee further agree, to the extent permitted by Law, that a final and unappealable judgment against any of them in any Action contemplated above shall be conclusive and may be enforced in any other jurisdiction within or outside the United States by suit on

the judgment, a certified copy of which shall be conclusive evidence of the fact and amount of such judgment. This Assignment may be executed in any number of counterparts, each of which shall be deemed to be an original, and all of which together shall constitute one and the same instrument. Delivery of an executed counterpart of a signature page to this Assignment by facsimile or electronic mail shall be as effective as delivery of a manually executed counterpart of this Assignment. This Assignment, along with its Schedule, constitutes the entire understanding and agreement of the parties hereto with respect to the subject matter hereof and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between and among the parties with respect hereto. This Assignment may not be supplemented, altered, or modified in any manner except by a writing signed by all parties hereto. The failure of any party to enforce any terms or provisions of this Assignment shall not waive any of its rights under such terms or provisions. This Assignment is binding upon and inures to the benefit of the parties hereto and their respective successors and assigns.

[Remainder of this page intentionally left blank]

IN WITNESS WHEREOF, the Assignors and Assignee have caused this instrument to be executed by their respective duly authorized representative as of the day first above written.

AOL Inc.

COMMONWEALTH OF VIRGINIA COUNTY OF LOUDOUN

I, Noncy S. Boud, a Notary Public for said County and State, do hereby certify that Sarah T. Harris personally appeared before me this day and stated that she is duly authorized to act on behalf of AOL Inc., and acknowledged, on behalf of AOL, Inc. the due execution of the foregoing instrument.

Momen J. Bowd

Witness my hand and official seal, this 14th day of June, 2012

My commission expires:

7/31/2013

[Citrix Short Form Assignment]

The Relegence Corporation

Jude Horris

COMMONWEALTH OF VIRGINIA COUNTY OF LOUDOUN

I, <u>Noney S. Boyd</u>, a Notary Public for said County and State, do hereby certify that Sarah T. Harris personally appeared before me this day and stated that she is duly authorized to act on behalf of The Relegence Corporation., and acknowledged, on behalf of The Relegence Corporation, the due execution of the foregoing instrument.

Mary Public Royal

Witness my hand and official seal, this 14th day of June, 2012

My commission expires:

7/31/2013

REGISTRATION NO. 252381
MY COMM. EXPIRES. 07/31/2013
O'IRGINIA. (ARY PUBLIC INITIAL IN

[Citrix Short Form Assignment]

Citrix Systems, Inc.

David J. Henshall

EVP, Operations and CFO

June 14, 2012

[Citrix Short Form Assignment]

			183	
			AT242577T;	
			AU719715B2;	
			CA2249259C;	
	Data Compression Using		CA2358857C;	
	Adaptive Bit Allocation		DE69722601T2;	
	and Hybrid Lossless		EP888689B1;	
5,682,152	Entropy Encoding	HU199700604A3	JP03271985B2	AOL Inc.
	Method and Apparatus			
5 902 947	for Compressing Images			AOL Inc.
3,032,047	ioi compressing images		1	AOL IIIC.
	Data Compression Using			
	Adaptive Bit Allocation			
	and Hybrid Lossless			
6,049,630	Entropy Encoding			AOL Inc.
	Method for Transferring			
	and Displaying			
6,453,073	Compressed Images			AOL Inc.
, ,	1 0			
	Selecting A Cache For A			
6,701,415	Request For Information	JP2002540533A	AU772598B2;	AOL Inc.
				The Relegence
6,799,199	Media Monitor System			Corporation
	System And Mothed For			The Relegence
£ 000 0E7	System And Method For			
	Real-Time Searching		+	Corporation
1,113,320	Local Protocol Server		+	AOL Inc.
7 101 222	System And Method For			The Relegence
/,191,223	Real-Time Alerts			Corporation

	Implementing Single Sign-			
	On Across a			
	Heterogeneous			
	Collection of			
	Client/Server and Web-			
7 500 262	Based Applications	12/390,110		AOL Inc.
7,500,202	Authenticating a Client	12,330,110		NOE IIIC.
	Using Linked			
	Authentication		EP1792437A2;	
7 603 700	Credentials	12/575,121	IN2007DN01642	AOL Inc.
7,003,700	Deep Packet Scan Hacker	12/3/3,121	1112007 01101042	AOL IIIC.
7 725 597	Identification			AOL Inc.
	Local Protocol Server			AOL Inc.
7,703,042	Deep Packet Scan Hacker			AOL IIIC.
0 001 244	Identification	12/102 006		AOL Inc.
8,001,244		13/193,996		AOL IIIC.
	Selecting an Instance of			
	a Resource Using			
	Network Routability			
8,082,348	Information	13/329,841		AOL Inc.
	Active and Passive			
	Personalization			
8,082,511	Techniques	13/330,275	EP2132651A2	AOL Inc.

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