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 |
|-----------|----------|----------------|--|
| PostX LLC | | 111/01/2007 | LIMITED LIABILITY COMPANY: DELAWARE |

RECEIVING PARTY DATA

| Name: | Cisco Technology, Inc. | |
|-----------------|-------------------------|--|
| Street Address: | 170 West Tasman Drive | |
| City: | San Jose | |
| State/Country: | CALIFORNIA | |
| Postal Code: | 95134 | |
| Entity Type: | CORPORATION: CALIFORNIA | |

PROPERTY NUMBERS Total: 4

| Property Type | Number | Word Mark | |
|----------------------|---------|-----------------------------|--|
| Registration Number: | 2572492 | POSTX ENVELOPE | |
| Registration Number: | 2302017 | FIRST CLASS BUSINESS E-MAIL | |
| Registration Number: | 2521504 | POSTX | |
| Registration Number: | 2198906 | POSTX | |

CORRESPONDENCE DATA

900229409

Fax Number: 6509385200

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

via US Mail.

(650) 988-8500 Phone:

Email: trademarks@fenwick.com

Correspondent Name: Sally M. Abel, Esq. Address Line 1: 801 California Street Address Line 2: Silicon Valley Center

Mountain View, CALIFORNIA 94041 Address Line 4:

ATTORNEY DOCKET NUMBER: 23764-00071-1285

REEL: 004830 FRAME: 0071

TRADEMARK

| NAME OF SUBMITTER: | Sally M. Abel, Esq. |
|--|---------------------|
| Signature: | /sabel/ |
| Date: | 07/24/2012 |
| Total Attachments: 4 source=PostX Assnmt)#page1.tif source=PostX Assnmt)#page2.tif source=PostX Assnmt)#page3.tif source=PostX Assnmt)#page4.tif | |

TRADEMARK
REEL: 004830 FRAME: 0072

TRADEMARKS ASSIGNMENT

This Trademarks Assignment ("Assignment") is made effective as of June 20, 2007, by and between PostX LLC, a limited liability company organized under the laws of Delaware ("Target"), and Cisco Technology, Inc., a California corporation ("CTI").

WHEREAS, pursuant to that certain Asset Transfer Agreement dated as of June 20, 2007, among Target, CTI and another affiliated party ("Asset Transfer Agreement"), certain intellectual property rights, including without limitation all rights, title and interest in and to the Target Marks (defined below), were assigned to CTI; and

NOW, **THEREFORE**, Target and CTI hereby agree as follows and confirm that:

"Target Marks" means all of Target's trademarks, service marks, trade names, trade dress, logos, designs and slogans, in word mark, stylized and/or design formats, including without limitation Target's trademark registrations and applications (except for Target's Intent-to-Use U.S. applications for which Amendments to Allege Use or Statements of Use have not yet been filed with the U.S. Patent and Trademark Office) and any and all of Target's common law rights in the aforementioned items, together with all good will associated with and symbolized by the aforementioned items, including without limitation the marks identified in Schedule 1 attached hereto and all of the good will associated with and symbolized by such marks;

Target has assigned and transferred, and CTI has received and accepted all of Target's rights, title and interest throughout the world in and to the Target Marks and all the rights, claims and privileges pertaining to the Target Marks, including without limitation: the registrations and applications pertaining thereto (except for Target's Intent-to-Use U.S. applications for which Amendments to Allege Use or Statements of Use have not yet been filed with the U.S. Patent and Trademark Office), together with all of the good will of the business associated with and symbolized by the Target Marks; and the right to sue and recover damages for past, present and future infringements thereof and to stand in the place of Target in all matters related thereto.

IN WITNESS WHEREOF, Target and CTI have caused this Assignment to be made as of the Effective Date.

| POSTX LLC | CISCO TECHNOLOGY, INC. | | |
|--|--|--|--|
| Ву: | By: | | |
| Name: David K. Holland | Name: | | |
| Title: Sr. Vice President, Treasurer | Title: | | |
| Date: Oct. 26, 2007 | Date: | | |
| Address: 2711 Centerville Road Suite 400 Wilmington, Delaware, 19808 | Address: 170 West Tasman Drive San Jose, CA 95134 Attn: Tax Department | | |

PostX Asset Transfer Agreement

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| POSTX LLC | | CISCO TECHNOLOGY, INC. | |
|-----------|--|--|--|
| Ву: | · · · · · · · · · · · · · · · · · · · | Ву: | |
| Name: | | Name: <u>Eyan Sloves</u> | |
| Title: | | Date: Sov. 1, 2007 | |
| Date: | | Date: <u>Sov. 4</u> , 2007 | |
| Address: | 2711 Centerville Road Suite 400 Wilmington, Delaware 19808 | Address: 170 West Tasman Drive San Jose, CA 95134 Attn: Tax Department | |

PostX Asset Transfer Agreement

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SCHEDULE 1 TO TRADEMARKS ASSIGNMENT

UNITED STATES TRADEMARK APPLICATIONS AND REGISTRATIONS

| Mark | Registration Number | Registration Date |
|-----------------------------|---------------------|-------------------|
| POSTX EXPRESS | 2357642 | 6/13/2000 |
| ACT. INTERACT. TRANSACT. | 2360204 | 6/20/2000 |
| POSTX ENVELOPE | 2572492 | 5/28/2002 |
| FIRST CLASS BUSINESS E-MAIL | 2302017 | 12/21/1999 |
| PUSHING THE ENVELOPE | 2361321 | 6/27/2000 |
| POSTX and Design (color) | 2521504 | 12/25/2001 |
| POSTX | 2198906 | 10/20/1998 |

SCHEDULE 2 TO TRADEMARKS ASSIGNMENT

FOREIGN TRADEMARK APPLICATIONS AND REGISTRATIONS

| Mark | Country or Region | Registration Number | Registration Date |
|-------------------------|----------------------|---------------------|-------------------|
| POSTX | Europe | 01132026 | 12/05/2002 |
| POSTX | Germany | 39923610 | 4/13/2000 |
| POSTX | Japan | 4393251 | 6/23/2000 |
| POSTX & DESIGN (b&w) | Germany | 399 23 025 | 7/12/1999 |
| POSTX & DESIGN (b&w) | Japan | 4393252 | 6/23/2000 |
| POSTX & DESIGN (color) | Japan | 4402734 | 7/21/2000 |
| POSTX & DESIGN (color) | Europe | 001073998 | 4/20/2000 |
| POSTX & DESIGN (color) | Germany | 399 10 658 | 10/11/1999 |

PostX Asset Transfer Agreement

MPK 129479-1.038800.0022

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