AKAMAI TECHNOLOGIES INC Form SC 13G/A February 14, 2001

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b) (Amendment No. 1)*

Akamai Technologies, Inc.	
(Name of Issuer)	
Common Stock	
(Title of Class of Securities)	
00971T101	
(CUSIP Number)	
December 31, 2000	
(Date of Event Which Requires Filing of this State	tement)
Check the appropriate box to designate the rule pursuant to whis filed:	nich this Schedule
[] Rule 13d-1(b)	
[] Rule 13d-1(c)	
[X] Rule 13d-1(d)	
*The remainder of this cover page shall be filled out for a reinitial filing on this form with respect to the subject class for any subsequent amendment containing information which would disclosures provided in a prior cover page.	of securities, and
The information required on the remainder of this cover page sto be "filed" for the purpose of Section 18 of the Securities 1934 ("Act") or otherwise subject to the liabilities of that sbut shall be subject to all other provisions of the Act (hower Notes).	Exchange Act of section of the Act
(Continued on following pages)	
Page 1 of 16 Pages	
CUSIP NO. 00971T101 13G	Page 2 of 16 Pages

1 NAME OF REPORTING PERSON
Polaris Venture Partners II, L.P.
See Item 2 for identification of General Partner

	I.R.S. IDENTI Tax ID N	umb	er:	OF .	ABOVI	E PE	RSON	IS ((ENT	'ITI	ES (ZINC	Y)						
2	CHECK THE APP			IF .	A MEI	MBER	OF	A G	ROU	IP*				(a)		.]		(b)	[X]
3	SEC USE ONLY																		
4	CITIZENSHIP O	 R P	LACE OF OF	RGAN	IZAT	ION													
	Delaware																		
	NUMBER OF	5	SOLE VOTING POWER 3,713,345(A)																
	BENEFICIALLY		SHARED VC	TIN															
	OWNED BY EACH REPORTING	7		OLE DISPOSITIVE POWER ,713,345(A)															
	PERSON WITH	8	SHARED DI																
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON																		
														3	3,7	713,	345	5 (A))
10	CHECK BOX IF	THE	AGGREGATE	C AM	OUNT	IN	ROW	(9)	EX	CLU	DES	CEI	RTA	IN S	3H <i>P</i>	ARES	*	[X]]
11	PERCENT OF CL	 ASS	REPRESENT	ED :	BY AI	MOUN	 T IN	I RC)W (9)									
																	3 .	. 44	ે
12	TYPE OF REPOR	TIN	G PERSON*																
																	PN	1	
	Excludes an reporting p reporting p	ers ers	ons indica	ated	in t	this	Sch	ıedu	ıle	13G				nich	n t	his			
	SIP NO. 00971T	101				1	3G]						ages
1	NAME OF REPOR Polaris Ventu See Item 2 fo I.R.S. IDENTI Tax ID N	re r i FIC umb	Partners F dentificat ATION NO. er:	ion OF	of (ABOVI	Gene E PE	ral RSON	Par IS (tne (ENT	r 'ITI									
2	CHECK THE APP	ROP	RIATE BOX	IF .	A MEI	MBER	OF	A G	GROU	IP*				(a)					[X]
3	SEC USE ONLY																		

4 CITIZENSHIP OR PLACE OF ORGANIZATION

	Delaware						
	NUMBER OF	5	SOLE VOTING POWER 85,860(A)				
	NUMBER OF SHARES BENEFICIALLY OWNED BY		SHARED VOTING POWER 0 (A)				
	EACH REPORTING PERSON	7	SOLE DISPOSITIVE POWER 85,860(A)				
	WITH	8	SHARED DISPOSITIVE POWER 0 (A)				
9	AGGREGATE AMO	UNT	BENEFICIALLY OWNED BY EACH REPORTING PERSO	NC			
					8	5,860) (A)
10	CHECK BOX IF	THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT	AIN SE	HARES*	[X]]
11	PERCENT OF CL	 ASS	REPRESENTED BY AMOUNT IN ROW (9)				
						0.0	7%
12	TYPE OF REPOR	TINC					
						PN	
(A)	reporting p	erso	gregate of 4,026,142 shares owned beneficians indicated in this Schedule 13G, as to son disclaims beneficial ownership.			e othe	er
CUS	SIP NO. 00971T	101	13G	Page	4 of	16 Pa	ages
1	See Item 2 fo I.R.S. IDENTI Tax ID N	re N r li FIC <i>I</i> umbe	Management Co. II, L.L.C. st of Managing Members ATION NO. OF ABOVE PERSONS (ENTITIES ONLY)				
2			RIATE BOX IF A MEMBER OF A GROUP*	(a)	[]		
3	SEC USE ONLY						
4			ACE OF ORGANIZATION				
	Delaware						
			SOLE VOTING POWER 134,278				
	NUMBER OF SHARES BENEFICIALLY		SHARED VOTING POWER 3,799,205(A)				

	OWNED BY				
	EACH REPORTING PERSON WITH		SOLE DISPOSITIVE POWER 134,278		
			SHARED DISPOSITIVE POWER 3,799,205(A)		
9	AGGREGATE AMO	UNT	BENEFICIALLY OWNED BY EACH REPORTING PERSO	N	
				3,933,483	
10			AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA		
11			REPRESENTED BY AMOUNT IN ROW (9)	3.64%	
12	TYPE OF REPOR	TING	F PERSON*		
				00	
	 SIP NO. 00971T		13G	Page 5 of 16 Page	
2	Tax ID	nold FICA Numb	d ATION NO. OF ABOVE PERSONS (ENTITIES ONLY)		
2				(a) [] (b)	[X]
3	SEC USE ONLY				
4	CITIZENSHIP O	R PI	LACE OF ORGANIZATION		
	U.S. Cit	izer	1		
	NUMBER OF	5	SOLE VOTING POWER 42,533		
	BENEFICIALLY OWNED BY EACH REPORTING PERSON		SHARED VOTING POWER		
			SOLE DISPOSITIVE POWER 42,533		
			SHARED DISPOSITIVE POWER 3,933,483		
9	AGGREGATE AMO	UNT	BENEFICIALLY OWNED BY EACH REPORTING PERSO		
				3,976,016	
1 0			AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	TN SHARES* []	

11	PERCENT OF CI	LASS	REPRESENTED BY AMOUNT IN ROW (9)					
						3.	688 	;
12	TYPE OF REPOR	RTIN	G PERSON*					
						I 	N 	
	SIP NO. 009711		13G	 Page		f 16		
1	NAME OF REPORTER TERRANCE G. M. I.R.S. IDENTI	AcGu:	ire ATION NO. OF ABOVE PERSONS (ENTITIES ONLY)					
2	CHECK THE APP	PROPI	RIATE BOX IF A MEMBER OF A GROUP*	(a)	[]	(b)	[X
3	SEC USE ONLY							
4	CITIZENSHIP C	 DR P1	LACE OF ORGANIZATION					
	U.S. Cit	ize	n 					
	WWDED OF	5	SOLE VOTING POWER 33,861					
	BENEFICIALLY OWNED BY	SHARES 6 SHARED VOTI NEFICIALLY 3,933,483	SHARED VOTING POWER 3,933,483					
		EACH REPORTING	EACH 7 SOLE DISP PORTING 33,861	SOLE DISPOSITIVE POWER 33,861				
	PERSON WITH 8		SHARED DISPOSITIVE POWER 3,933,483					
9	AGGREGATE AMO	DUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSO					
10	CHECK BOX IF		AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN S		,967 S*		
11			REPRESENTED BY AMOUNT IN ROW (9)					
1 つ	TVDE OF DEDOC					3.	67% 	;
ΙZ	TYPE OF REPOR						IN	
CUS	SIP NO. 009711		13G	Page	7 c	f 16	Pa	ige:

1	NAME OF REPORTING PERSON Jonathan A. Flint I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) Tax ID Number:								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) [X]								
3	SEC USE ONLY								
4	CITIZENSHIP O		LACE OF ORGANIZATION						
	NUMBER OF	5	SOLE VOTING POWER 102,125						
	BENEFICIALLY OWNED BY EACH REPORTING PERSON		SHARED VOTING POWER						
		EACH REPORTING	H 7 SOLE DISPOSITIVE POWER FING 102,125	SOLE DISPOSITIVE POWER					
		8	SHARED DISPOSITIVE POWER 3,933,483						
9	AGGREGATE AMO	UNT	BENEFICIALLY OWNED BY EACH REPORTING PERSO)N	4,0)35 , 60	08		
10	CHECK BOX IF	THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN S	 HARES	 * []]		
11			REPRESENTED BY AMOUNT IN ROW (9)						
12	TYPE OF REPOR	 TIN	G PERSON*			3.74	olo 		
						IN			
CU:	 SIP NO. 00971T		13G		8 of				
IT	EM 1.								
	(b) ADDRES	S O	SSUER: Akamai Technologies, Inc. (the "Comp F ISSUER'S PRINCIPAL EXECUTIVE OFFICES: way, Cambridge, MA 02139	any")				
IT	EM 2.								

Set forth below is the following information with respect to each of the persons filing this Schedule 13G (together, the "Filing Persons"): (a) name; (b) address of principal offices (if entity) or residence or business address (if individual); (c) citizenship (if individual) or jurisdiction of organization (if entity); (d) title of class of securities and (e) CUSIP number.

I.

- (a) Polaris Venture Partners II, L.P., a Delaware limited partnership ("PVP II, L.P."). The General Partner of PVP II, L.P. is Polaris Venture Management Co. II, L.L.C., a Delaware limited liability company ("PVM II"). The Managing Members of PVM II are Stephen A. Arnold ("Arnold"), Terrance G. McGuire ("McGuire") and Jonathan A. Flint ("Flint").
- (b) 1000 Winter Street, Suite 3350, Waltham, MA, 02451-1215
- (c) Delaware
- (d) Common Stock
- (e) 00971T101

II.

- (a) Polaris Venture Partners Founders' Fund II, L.P. ("Polaris FF II"). The General Partner of Polaris FF II is PVM II.
- (b) 1000 Winter Street, Suite 3350, Waltham, MA, 02451-1215
- (c) Delaware
- (d) Common Stock
- (e) 00971T101

III.

- (a) Polaris Venture Management Co. II, L.L.C., a Delaware limited liability company.
- (b) 1000 Winter Street, Suite 3350, Waltham, MA, 02451-1215
- (c) Delaware
- (d) Common Stock
- (e) 00971T101

IV.

- (a) Stephen D. Arnold
- (b) 1000 Winter Street, Suite 3350, Waltham, MA, 02451-1215
- (c) U.S. Citizen
- (d) Common Stock
- (e) 00971T101

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V.

- (a) Terrance G. McGuire
- (b) 1000 Winter Street, Suite 3350, Waltham, MA, 02451-1215
- (c) U.S. Citizen
- (d) Common Stock
- (e) 00971T101

VI.

- (a) Jonathan A Flint
- (b) 1000 Winter Street, Suite 3350, Waltham, MA, 02451-1215
- (c) U.S. Citizen
- (d) Common Stock
- (e) 00971T101

ITEM 3.

Not Applicable

ITEM 4.

(a), (b) and (c) This Schedule 13G shall not be construed as an admission that any Filing Person is, either for purposes of Section 13(d) or 13(g) of the Act or for other purposes, the beneficial owner of any Common Stock disclosed in this Schedule 13G. The aggregate number and percentage of the class of securities identified pursuant to Item 1 of this Schedule 13G that, pursuant to Rule 13d-3, may be deemed to be beneficially owned by each Filing Person are as follows:

Filing Person	Common Stock Beneficially Owned	% of Class (1)	Voting Power	Dispositive Power
PVP II, L.P. (2)	3,713,345	3.44	sole	sole
Polaris FF II. (2)	85 , 860	0.07	sole	sole
PVM II	3,933,483	3.64	sole	sole
Arnold (3)	3,976,016	3.68	shared (4)	shared (4)
McGuire (3)	3,967,344	3.67	shared (5)	shared (5)
Flint (3)	4,035,608	3.74	shared (6)	shared (6)

- (1) All percentages in this table are based on the 107,960,984 shares of Common Stock of the Company outstanding, as reported in the Company's 10Q filed with the Securities and Exchange Commission on November 14, 2000.
- (2) Each noted entity (together, the "PVP II Funds") is the holder of record of the securities set forth opposite the name of such entity and has sole voting and investment power with respect to such securities. PVM II, as sole General Partner of PVP II, L.P. and Polaris FF II may also be deemed to have sole voting and investment power with respect to such securities. PVM II disclaims beneficial ownership of such securities except to the extent of its pecuniary interest therein.
- (3) Under the operating agreement of PVM II, the Managing Members share voting and dispositive power over the Company's securities. As such, each noted individual may be deemed to have shared voting and shared dispositive power over the securities of the Company owned by the PVP II Funds. Each individual disclaims beneficial ownership of such securities except to the extent of their respective pecuniary interests therein.

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- (4) Sole as to 42,533 shares
- (5) Sole as to 33,861 shares
- (6) Sole as to 102,125 shares

ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

If this Statement is being filed to report the fact that as of the date hereof the Reporting Persons have ceased to be the beneficial owners of more than five percent of the class of securities, check the following [X].

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

Not Applicable.

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not Applicable.

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

This Schedule 13G is being filed jointly pursuant to Rule 13d-1(k). As a result of the relationships among the Filing Persons described herein, some or all of the Filing Persons may be deemed to comprise a "group" within the meaning of Section 13 and the Rules promulgated thereunder. However, the Filing Persons deny such group status.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

Not Applicable.

ITEM 10. CERTIFICATION

Not Applicable.

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MATERIAL TO BE FILED AS EXHIBITS

The following exhibit is attached hereto:

Exhibit A - Statement Appointing Designated Filer and Authorized Signer dated February 9, 2001.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 12, 2001

POLARIS VENTURE PARTNERS II, L.P. a Delaware Limited Partnership

By: /s/ John Gannon

John Gannon

Authorized Signatory

POLARIS VENTURE PARTNERS FOUNDERS' FUND II, L.P., a Delaware Limited Partnership

By: /s/ John Gannon

John Gannon Authorized Signatory

POLARIS VENTURE MANAGEMENT CO. II, L.L.C., a Delaware Limited Liability Company

By: /s/ John Gannon

John Gannon

Authorized Signatory

STEPHEN D. ARNOLD

By: /s/ John Gannon

John Gannon

Authorized Signatory

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TERRANCE G. MCGUIRE

By: /s/ John Gannon

John Gannon

Authorized Signatory

JONATHAN A. FLINT

By: /s/ John Gannon

John Gannon

Authorized Signatory

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EXHIBIT A

AGREEMENT TO FILE JOINTLY AND STATEMENT APPOINTING DESIGNATED FILER
AND AUTHORIZED SIGNATORY

Each of the undersigned entities and individuals (collectively, the "Reporting Persons") hereby authorizes and designates Polaris Venture Management Co. II, L.L.C. or such other person or entity as is designated in writing by John J. Gannon (the "Designated Filer") as the beneficial owner to prepare and file on behalf of such Reporting Person individually, or jointly together with the other Reporting Persons, any and all reports, notices, communications and other documents (including, but not limited to, reports on Schedule 13D, Schedule 13G, Form 3, Form 4 and Form 5) that such Reporting Person may be

required to file with the United States Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended (together with the implementing regulations thereto, the "Act") and the Securities Exchange Act of 1934, as amended (together with the implementing regulations thereto, the "Exchange Act") (collectively, the "Reports") with respect to the Reporting Person's ownership of, or transactions in, securities of any entity whose securities are beneficially owned (directly or indirectly) by such Reporting Person (collectively, the "Companies").

Each Reporting Person hereby further authorizes and designates John J. Gannon (the "Authorized Signatory") to execute and file on behalf of such Reporting Person the Reports and to perform any and all other acts, which in the opinion of the Designated Filer or Authorized Signatory may be necessary or incidental to the performance of the foregoing powers herein granted.

The authority of the Designated Filer and the Authorized Signatory under this Document with respect to each Reporting Person shall continue until such Reporting Person is no longer required to file any Reports with respect to the Reporting Person's ownership of, or transactions in, the securities of the Companies, unless earlier revoked in writing. Each Reporting Person acknowledges that the Designated Filer and the Authorized Signatory are not assuming any of the Reporting Person's responsibilities to comply with the Act or the Exchange Act.

February 9, 2001	POLARIS VENTURE MANAGEMENT CO. II, L.L.C., a Delaware Limited Liability Company						
	By: /s/ Terrance G. McGuire						
	Terrance G. McGuire,	Managing Member					
CUSIP NO. 00971T101	13G	Page 15 of 16 Pages					
February 9, 2001	POLARIS VENTURE PARTNERS a Delaware Limited Partne						
	By: Polaris Venture Management Co. II, L.L.C., a Delaware Limited Liability Company Its General Partner						
	By: /s/ Terrance G. McGui						
	Terrance G. McGuire,						
February 9, 2001	POLARIS VENTURE PARTNERS FOUNDERS' FUND II, L.P., a Delaware Limited Partnership						
	By: Polaris Venture Manag a Delaware Limited Li Its General Partner						
	By: /s/ Terrance G. McGui	ire					
	Terrance G. McGuire,	Managing Member					

February 9, 2001			
repluary 9, 2001			
	ву:	/s/ Stephen D. Arnold	
		Stephen D. Arnold	
February 9, 2001			
	Ву:	/s/ Brian Chee	
		Brian Chee	
February 9, 2001			
	By:	/s/ George Conrades	
		George Conrades	
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February 9, 2001			
	Ву:	/s/ Jonathan A. Flint	
		Jonathan A. Flint	
February 9, 2001			
	By:	/s/ John Gannon	
		John Gannon	
February 9, 2001			
	By:	/s/ Eileen A. McCarthy	
		Eileen A. McCarthy	
February 9, 2001			
	By:	/s/ Terrance G. McGuir	^e
		Terrance G. McGuire	