AKAMAI TECHNOLOGIES INC Form SC 13D/A March 09, 2018 SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

(Amendment No. 1)\*

Under the Securities Exchange Act of 1934

Akamai Technologies, Inc. (Name of Issuer)

Common Stock, \$0.01 par value (Title of Class of Securities)

00971T101 (CUSIP Number)

Elliott Associates, L.P.

c/o Elliott Management Corporation

40 West 57th Street

New York, NY 10019

with a copy to:

Eleazer Klein, Esq. Marc Weingarten, Esq.

Schulte Roth & Zabel LLP

919 Third Avenue

New York, New York 10022

(212) 756-2000 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 8, 2018 (Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this
Schedule 13D, and is filing this schedule because of Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the
following box. []

(Page 1 of 8 Pages)

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

<sup>\*</sup> The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

### CUSIP No. 00971T101 Schedule 13D/A Page 2 of 8 Pages

1	NAME C PERSON	OF REPORTING	
2	Elliott Associates, L.P. CHECK THE APPROPRIAT(E) x BOX IF A MEMBER OF(b) " A GROUP		
3	SEC USE SOURCE	E ONLY E OF FUNDS	
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NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:	ORGANIZATION		
	Delaware 7	SOLE VOTING POWER	
	8	2,168,473 (1) SHARED VOTING POWER	
	9	0 SOLE DISPOSITIVE POWER	
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AGGREGATE AMOUNT BENEFICIALLY

11 OWNED BY EACH

**PERSON** 

2,168,473 (1) CHECK IF THE AGGREGATE AMOUNT IN

**12** ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.3%

TYPE OF REPORTING

14 PERSON

PN

13

(1) Includes (i) 1,197,273 shares of Common Stock underlying Physical Derivative Agreements and (ii) option contracts, which may be exercisable into 331,200 shares of Common Stock, but excludes (i) Cash Derivative Agreements disclosed in Item 5 representing economic exposure comparable to 888,228 additional shares of Common Stock and (ii) option contracts, which may be exercisable into Cash Derivative Agreements, disclosed in Item 5 representing economic exposure comparable to 480,000 additional shares of Common Stock, which if aggregated with such beneficially owned shares, represent an aggregate economic interest in 3,536,701 shares representing 2.1% of the outstanding shares.

		OF REPORTING
1	PERSON	
1		
		ternational, L.P.
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		4.600.004.(1)
		4,608,004 (1)
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	9	POWER
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	10	0
	10	SHARED
		DISPOSITIVE

### **POWER**

4,608,004(1)

AGGREGATE AMOUNT

BENEFICIALLY

11 OWNED BY EACH

PERSON

4,608,004 (1) CHECK IF THE AGGREGATE AMOUNT IN

**12** ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS
REPRESENTED BY

13 AMOUNT IN ROW (11)

2.7%

TYPE OF REPORTING

14 PERSON

PN

(1) Includes (i) 2,544,204 shares of Common Stock underlying Physical Derivative Agreements and (ii) option contracts, which may be exercisable into 703,800 shares of Common Stock, but excludes (i) Cash Derivative Agreements disclosed in Item 5 representing economic exposure comparable to 1,887,485 additional shares of Common Stock and (ii) option contracts, which may be exercisable into Cash Derivative Agreements, disclosed in Item 5 representing economic exposure comparable to 1,020,000 additional shares of Common Stock , which if aggregated with such beneficially owned shares, represent an aggregate economic interest in 7,515,489 shares representing 4.4% of the outstanding shares.

NAME OF REPORTING

Elliott International Capital Advisors Inc.

CHECK THE

**PERSON** 

1

2	APPROP BOX IF A MEMBE	PRIATE A (a) x (b) "	
	A GROU		
3	SEC USE		
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	Delaware	<b>,</b>	
NUMBER OF		SOLE	
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	10	SHARED	
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### **POWER**

4,608,004(1)

AGGREGATE AMOUNT

BENEFICIALLY

11 OWNED BY EACH

**PERSON** 

4,608,004 (1) CHECK IF THE AGGREGATE AMOUNT IN

**12** ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

2.7%

TYPE OF REPORTING

14 PERSON

CO

13

(1) Includes (i) 2,544,204 shares of Common Stock underlying Physical Derivative Agreements and (ii) option contracts, which may be exercisable into 703,800 shares of Common Stock, but excludes (i) Cash Derivative Agreements disclosed in Item 5 representing economic exposure comparable to 1,887,485 additional shares of Common Stock and (ii) option contracts, which may be exercisable into Cash Derivative Agreements, disclosed in Item 5 representing economic exposure comparable to 1,020,000 additional shares of Common Stock , which if aggregated with such beneficially owned shares, represent an aggregate economic interest in 7,515,489 shares representing 4.4% of the outstanding shares.

### CUSIP No. 00971T101 Schedule 13D/A Page 5 of 8 Pages

This

Amendment

No. 1

("Amendment

No. 1")

amends and

supplements

the statement

on Schedule

13D filed with

the Securities

and Exchange

Commission

(the "<u>SEC</u>")

on December

15, 2017 (the

"Original

**Schedule** 

13D" and,

together with

this

Amendment

No. 1, the

"Schedule

13D") with

respect to the

common

stock, par

value \$0.01

per share (the

"Common

Stock"), of

Akamai

Technologies,

Inc., a

Delaware

corporation

(the "Issuer").

Capitalized

terms used

herein and not

otherwise

defined in this

Amendment

No. 1 shall

have the

meanings set forth in the Original Schedule 13D. This Amendment No. 1 amends Items 3, 4, 5(a), 6 and 7 as set forth below.

## Item SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

Item 3 of the Schedule 13D is hereby amended and restated in the entirety by the following:

Elliott The aggregate purchase price of the shares of Common Stock directly owned by Elliott is approximately Working \$32,858,077. The aggregate purchase price of the Physical Derivative Agreements owned by Elliott is approximately \$67,846,637. The aggregate purchase price of the options exchangeable into shares of Common Stock owned by Elliott is approximately \$496,800.

Elliott The aggregate purchase price of the shares of Common Stock directly owned by Elliott International is International symmetry \$69,823,424. The aggregate purchase price of Physical Derivative Agreements owned by Elliott WorkinInternational is approximately \$144,174,042. The aggregate purchase price of the options exchangeable into Capital shares of Common Stock owned by Elliott International is approximately \$1,055,700.

The Reporting Persons may effect purchases of shares of Common Stock through margin accounts maintained for them with prime brokers, which extend margin credit as and when required to open or carry positions in their margin accounts, subject to applicable federal margin regulations, stock exchange rules and such firms' credit policies. Positions in shares of Common Stock may be held in margin accounts and may be pledged as collateral security for the repayment of debit balances in such accounts. Since other securities may be held in such margin accounts, it may not be possible to determine the amounts, if any, of margin used to purchase shares of Common Stock.

## Item PURPOSE OF TRANSACTION

Item 4 of the Schedule 13D is hereby amended and supplemented by the addition of the following:

On March 8, 2018, the Reporting Persons entered into a cooperation agreement with the Issuer (the "Cooperation Agreement"), pursuant to which the Issuer agreed that, as promptly as practicable following the satisfaction of certain specified conditions, two designees (the "Designees") will be appointed to serve as members of the Issuer's Board of Directors (the "Board"). In addition, the Reporting Persons have customary replacement rights upon mutual agreement with the Issuer with respect to both of the Designees under the Cooperation Agreement.

The Cooperation Agreement also provides for customary standstill provisions during a standstill period (the "Restricted Period"), which is set to terminate the earlier of: (i) the fifth business day after written notice is delivered

by the Reporting Persons to the Issuer of a material breach of the Cooperation Agreement by the Issuer if such breach has not been cured within such notice period; provided that no Reporting Persons is then in material breach of the Cooperation Agreement; (ii) the 30th day prior to the last day of the time period, established by the Issuer's Amended and Restated By-Laws, for stockholders to deliver notice to the Issuer of director nominations to be brought before the Issuer's 2019 annual meeting of stockholders; and (iii) March 31, 2019.

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In addition, the Cooperation Agreement provides that the Reporting Persons will vote their Common Stock during the Restricted Period in favor of the Issuer's nominees who are members of the Board as of the date of the Cooperation Agreement and other proposals at each annual meeting of shareholders during the Restricted Period, subject to certain exceptions.

The foregoing summary of the Cooperation Agreement is not complete and is qualified in its entirety by the full text of the Cooperation Agreement, which is included as <u>Exhibit 1</u> hereto and is incorporated by reference.

# Item 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5(a) of the Schedule 13D is hereby amended and restated in its entirety by the following:

(a) As of the date hereof, Elliott, Elliott International and EICA collectively have combined economic exposure in the Issuer of approximately 6.5% of the shares of Common Stock outstanding.

The aggregate percentage of Common Stock reported owned by each person named herein is based upon 170,031,585 shares of Common Stock outstanding, which is the total number of shares of Common Stock outstanding as of February 22, 2018, as reported in the Issuer's Annual Report on Form 10-K for the fiscal year ended December 31, 2017, filed with the SEC on March 1, 2018.

As of the date hereof, Elliott beneficially owned 2,168,473 shares of Common Stock, including (i) 1,197,273 shares of Common Stock underlying Physical Derivative Agreements that Elliott may be deemed to beneficially own upon satisfaction of certain conditions and (ii) option contracts which may be exercisable into 331,200 shares of Common Stock that Elliott may be deemed to beneficially own upon satisfaction of certain conditions, constituting 1.3% of the shares of Common Stock outstanding.

As of the date hereof, Elliott International beneficially owned 4,608,004 shares of Common Stock, including (i) 2,544,204 shares of Common Stock underlying Physical Derivative Agreements that Elliott International may be deemed to beneficially own upon satisfaction of certain conditions and (ii) option contracts which may be exercisable into 703,800 shares of Common Stock that Elliott International may be deemed to beneficially own upon satisfaction of certain conditions, constituting 2.7% of the shares of Common Stock outstanding. EICA, as the investment manager of Elliott International may be deemed to beneficially own the 4,608,004 shares of Common Stock beneficially owned by Elliott International, constituting 2.7% of the shares of Common Stock outstanding.

Collectively, Elliott, Elliott International and EICA beneficially own 6,776,477 shares of Common Stock, constituting approximately 4.0% of the shares of Common Stock outstanding.

Collectively, Elliott, Elliott International and EICA have economic exposure comparable to approximately 6.5% of the shares of Common Stock outstanding pursuant to the Cash Derivative Agreements and options exercisable into Cash Derivative Agreements, as disclosed in Item 6.

# Item CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT 6. TO SECURITIES OF THE ISSUER

Item 6 of the Schedule 13D is hereby amended and restated by the addition of the following:

### CUSIP No. 00971T101 Schedule 13D/A Page 7 of 8 Pages

The Reporting Persons' response to Item 4 is incorporated by reference into this Item 6.

Elliott and

**Elliott** 

International

have entered

into notional

principal

amount

derivative

agreements in

the form of

physically

settled swaps

(the "Physical

**Derivative** 

Agreements")

with respect to

1,197,273 and

2,544,204

shares of

Common

Stock of the

Issuer,

respectively,

that the

Reporting

Persons may

be deemed to

beneficially

own upon

satisfaction of

certain

conditions.

Collectively,

the Physical

Derivative

Agreements

held by the

Reporting

Persons

represent

economic

exposure

comparable to

an interest in

approximately

2.2% of the

shares of

Common

Stock. The

counterparties

to the Physical

Derivative

Agreements

are unaffiliated

third party

financial

institutions. In

addition,

Elliott and

Elliott

International

have entered

3,312 and

7,038 option

contracts,

respectively,

with

unaffiliated

third party

financial

institutions

which may be

exercisable by

Elliott and

Elliott

International

into 331,200

and 703,800

shares of

Common

Stock,

respectively.

Collectively,

the Physical

Derivative

Agreements

and options exercisable into Physical Derivative Agreements held by the Reporting Persons represent economic exposure comparable to an interest in approximately 2.8% of the shares of Common Stock.

Elliott, through The Liverpool Limited Partnership, a Bermuda limited partnership and a wholly-owned subsidiary of Elliott ("Liverpool"), and Elliott International have entered into notional principal amount derivative agreements in the form of cash settled swaps (the "Cash **Derivative** Agreements") with respect to 888,228 and 1,887,485

shares of

Common

Stock of the

Issuer,

respectively

(representing

economic

exposure

comparable to

0.5% and 1.1%

of the shares

of Common

Stock of the

Issuer,

respectively).

Collectively,

the Cash

Derivative

Agreements

held by the

Reporting

Persons

represent

economic

exposure

comparable to

an interest in

approximately

1.6% of the

shares of

Common

Stock. The

Cash

Derivative

Agreements

provide Elliott

and Elliott

International

with economic

results that are

comparable to

the economic

results of

ownership but

do not provide

them with the

power to vote

or direct the

voting or

dispose of or

direct the

disposition of

the shares that are referenced

in the Cash

Derivative

Agreements

(such shares,

the "Subject

Shares"). The

Reporting

Persons

disclaim

beneficial

ownership in

the Subject

Shares. The

counterparties

to the Cash

Derivative

Agreements

are unaffiliated

third party

financial

institutions. In

addition,

Elliott and

Elliott

International

have entered

into 4,800 and

10,200 option

contracts,

respectively,

with

unaffiliated

third party

financial

institutions

which may be

exercisable by

Elliott and

Elliott

International

into Cash

Derivative

Agreements.

Collectively,

the Cash

Derivative

Agreements

and options

exercisable

into Cash Derivative Agreements held by the

Reporting

Persons

represent

economic

exposure

comparable to

an interest in

approximately

2.5% of the

shares of

Common

Stock.

### **Item 7. EXHIBITS**

### **Exhibit Description**

Item 7 of the Schedule 13D is hereby amended and supplemented by the addition of the following:

Exhibit 1 Cooperation Agreement, dated March 8, 2018.

# CUSIP No. 00971T101 Schedule 13D/A Page 8 of 8 Pages SIGNATURES

After reasonable inquiry and to the best of his or its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

DATE: March 9, 2018

### ELLIOTT ASSOCIATES, L.P.

By: Elliott Capital Advisors, L.P., as General Partner By: Braxton Associates, Inc., as General Partner

/s/ Elliot Greenberg Name: Elliot Greenberg Title: Vice President

### ELLIOTT INTERNATIONAL, L.P.

By: Elliott International Capital Advisors Inc., as Attorney-in-Fact

/s/ Elliot Greenberg Name: Elliot Greenberg Title: Vice President

### ELLIOTT INTERNATIONAL CAPITAL ADVISORS INC.

/s/ Elliot Greenberg Name: Elliot Greenberg Title: Vice President