2340500

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Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Bill of Sale and Assumption of Liability

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
AlexInformation, Inc.		09/30/1999	CORPORATION: TEXAS

RECEIVING PARTY DATA

Name:	AlexInformation, L.P.	
Street Address:	98 San Jacinto, Suite 1980	
City:	Austin	
State/Country:	TEXAS	
Postal Code:	78701	
Entity Type:	CORPORATION: TEXAS	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	2340500	ALEXINFORMATION'S THE OPPORTUNITIES REPORT
Registration Number:	2437414	ALEXINFORMATION

CORRESPONDENCE DATA

Fax Number: (650)493-6811

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 650-493-9300

Email: trademarks@wsgr.com

Correspondent Name: Wilson Sonsini Goodrich & Rosati

Address Line 1: 650 Page Mill Road

Address Line 4: Palo Alto, CALIFORNIA 94304-1050

NAME OF SUBMITTER:	John L. Slafsky
Signature:	/John L. Slafsky/
Date:	08/08/2005

Total Attachments: 7

TRADEMARK REEL: 003136 FRAME: 0967

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BILL OF SALE AND ASSUMPTION OF LIABILITIES

STATE OF TEXAS

COUNTY OF TRAVIS

For and in consideration of the issuance to AlexInformation, Inc., ("Corporation") of a ninety-nine percent limited partnership interest in AlexInformation Sheshunoff, L.P., a Texas limited partnership ("Limited Partnership"), and other good and valuable consideration, the receipt and sufficiency of which are acknowledged and confessed, the Corporation does hereby bargain, contribute, assign, transfer, convey and forever set over unto Limited Partnership all of the Corporation's assets excluding an undivided one percent (1%) interest in all of the Corporation's assets heretofore conveyed to AlexInformation Sheshunoff Management, L.L.C. (the "Property").

FURTHER, in further consideration for the contribution herein made, the Limited Partnership does hereby assume, and the Corporation does hereby assign, all of the liabilities of the Corporation, the consent to which assumption is indicated by the Limited Partnership's execution of this instrument below.

TO HAVE AND TO HOLD the Property, together with all and singular the rights and appurtenances thereto in anywise belonging unto the said Limited Partnership, its successors, legal representatives and assigns forever, and the Corporation does hereby bind itself, its successors, legal representatives and assigns, to warrant and forever defend, all and singular, title to the Property unto the said Limited Partnership, its successors, legal representatives and assigns, against every person whomsoever lawfully claiming, or to claim the same, or any part thereof.

EXECUTED to be effective the 30th day of September, 1999, at 9:15 a.m.

ALEXINFORMATION, INC.

Name: Gabrielle Sheshunoff Title: Chief Executive Officer

(III.A) Bill of Sale:

Page I of

Consent to assignment and assumption of liabilities:

AlexInformation, L.P., a Texas limited partnership

By: AlexInformation Sheshunoff
Management, L.L.C., General Partner

By: Gabrielle Sheshunoff, Vice President

Page 2 of 2

(IJI.A) Bill of Sale:

BILL OF SALE AND ASSUMPTION OF LIABILITIES

STATE OF TEXAS

COUNTY OF TRAVIS

For and in consideration of the issuance to AlexInformation Sheshunoff Management, L.L.C. ("Company") of a one percent general partnership interest in AlexInformation Sheshunoff, L.P., a Texas limited partnership ("Partnership"), and other good and valuable consideration, the receipt and sufficiency of which are acknowledged and confessed, the Company does hereby bargain, contribute, assign, transfer, convey and forever set over unto the Partnership substantially all of the assets of the Company, including but not limited to an undivided one percent (1.0%) interest in and to all of the assets of AlexInformation, Inc., a Texas corporation (the "Corporation") acquired by the Company pursuant to that certain Bill of Sale of even date herewith (the "Property").

FURTHER, in further consideration for the contribution herein made, the Limited Partnership does hereby assume, and the Company does hereby assign, all of the liabilities of the Company including an undivided one percent (1%) interest in and to the liabilities of the Corporation heretofore assumed by the Company, and the consent to which assumption is indicated by the Limited Partnership's execution of this instrument below.

TO HAVE AND TO HOLD the Property, together with all and singular the rights and appurtenances thereto in anywise belonging unto the said Partnership, its successors, legal representatives and assigns forever, and the Company does hereby bind itself, its successors, legal representatives and assigns, to warrant and forever defend, all and singular, title to such personal property unto the said Partnership, its successors, legal representatives and assigns, against every person whomsoever lawfully claiming, or to claim the same, or any part thereof.

EXECUTED to be effective the 30th day of September, 1999, at 9:15 a.m.

ALEXINFORMATION SHESHUNOFF

Name: Gabrielle Sheshunoff

Title: Vice President

MANAGEMENT, L.L.C.

(IV.A) Bill of Sale:

Page I of I

Consent to assignment and assumption of liabilities:

AlexInformation Sheshunoff, L.P., a Texas limited partnership

By: AlexInformation Sheshunoff
Management, L.L.C., General Partner
By: Gabrielle Sheshunoff, Vice President

(IV.A) Bill of Sale:

Page 2 of 2

MEMBER ADMISSION AGREEMENT

Managing General Partner, L.L.C. is the transferee of all of the share interests of AlexInformation Sheshunoff Management, L.L.C. (the "Company"). Pursuant to Section 8.3 of the Regulations of the Company, Managing General Partner, L.L.C. agrees to be and is hereby admitted as a Member of the Company in substitution for all prior Members of the Company and hereby agrees to be bound by all of the terms and conditions of the Regulations of the Company.

Executed as of September 30, 1999 at 11:59 a.m.

MANAGING GENERAL PARTNER, L.L.C.

Saportle Sicelin

ACCEPTED AND AGREED TO:

ALEXINFORMATION SHESHUNOFF MANAGEMENT, L.E.

By: WOOD Le Sh

By: Alala & Alaly Si

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FIRST AMENDMENT TO LIMITED PARTNERSHIP AGREEMENT OF ALEXINFORMATION SHESHUNOFF, L.P.

This First Amendment to Limited Partnership Agreement of AlexInformation Sheshunoff, L.P. is entered into as of the date and time set forth below.

RECITALS

- A. Alex Sheshunoff Holdings, L.L.C. ("Holdings") is the transferee of all of the limited partners ownership interest of ALEXINFORMATION Sheshunoff, L.P. (the "Partnership"), and Managing General Partner, L.L.C. ("MGP") is the transferee and successor by merger of all of the general partner interest of the Partnership.
- $B. \qquad \text{Holdings desires to be admitted as a limited partner of the Partnership and MGP desires to be admitted as the general partner of the Partnership.}$
- C. Holdings and MGP desire to amend the Limited Partnership Agreement of ALEXINFORMATION Sheshunoff, L.P. dated September 30, 1999 (the "Limited Partnership Agreement") to, among other things, change the name of the Limited Partnership.

AGREEMENT

NOW, THEREFORE, for \$10.00 and other good and valuable consideration, Holdings and MGP agree as follows:

- 1. Pursuant to Section 8.3 of the Limited Partnership Agreement, Holdings is hereby admitted as the sole limited partner of the Partnership in full substitution of the prior limited partner of the Partnership. Holdings agrees to be bound to all of the terms and conditions of the Limited Partnership Agreement as amended herein as a limited partner of the Partnership. All references to the "Limited Partner" or "Limited Partners" in the Limited Partnership Agreement shall hereafter mean and refer to Holdings.
- 2. Pursuant to Section 8.3 of the Limited Partnership Agreement, MGP is hereby admitted as the sole general partner of the Partnership in full substitution of the prior general partner of the Partnership. MGP agrees to be bound to all of the terms and conditions of the Limited Partnership Agreement as amended herein as the general partner of the Partnership. All references to "General Partner" in the Limited Partnership Agreement shall hereafter mean and refer to MGP.
- Section 1.2 of the Limited Partnership Agreement is hereby amended in full to hereafter read as follows, to-wit:
 - 1.2 Name. The name of the Partnership shall be ALEXINFORMATION, L.P. Subject to all applicable laws, the business of the Partnership may, however,

be conducted under any other name or names deemed necessary or advisable by the General Partner.

All other references in the Limited Partnership Agreement to ALEXINFORMATION Sheshunoff, L.P. are hereafter amended to read and refer to ALEXINFORMATION, L.P.

4. Except as amended herein, the Limited Partnership Agreement shall remain in full force and effect.

Executed as of September 30, 1999 at 12:02 p.m.

GENERAL PARTNER:

MANAGING GENERAL PARTNER, L.L.C.

Gabrielle Shesbunoff, Vice President

LIMITED PARTNER:

ALEX SHESHUNOFF HOLDINGS, L.L.C.

Gabrielle Sheshunoff Vice President

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RECORDED: 08/08/2005