

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
EXE Technologies, Inc.		12/19/2003	CORPORATION:
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	SSA Global Technologies, Inc.		
<b>Street Address:</b>	500 W. Madison		
<b>Internal Address:</b>	Suite 2200		
<b>City:</b>	Chicago		
<b>State/Country:</b>	ILLINOIS		
<b>Postal Code:</b>	60661		
<b>Entity Type:</b>	CORPORATION:		
<b>PROPERTY NUMBERS Total: 5</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
Registration Number:	2327696	EXE	
Registration Number:	2365587	EXE TECHNOLOGIES	
Registration Number:	2270544	EXCEED.CS	
Registration Number:	2270545	EXCEED.UX	
Registration Number:	2270546	EXCEED.MN	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	(312)474-7451		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
<b>Email:</b>	leslie.purdy@ssaglobal.com		
<b>Correspondent Name:</b>	Leslie Purdy		
<b>Address Line 1:</b>	500 W. Madison		
<b>Address Line 2:</b>	Suite 2200		
<b>Address Line 4:</b>	Chicago, ILLINOIS 60661		
<b>NAME OF SUBMITTER:</b>	Leslie Purdy		

OP \$140.00 2327696

Signature:	/Leslie Purdy/
Date:	09/13/2005
<b>Total Attachments: 14</b> source=09_13_05_EXE#page1.tif source=09_13_05_EXE#page2.tif source=09_13_05_EXE#page3.tif source=09_13_05_EXE#page4.tif source=09_13_05_EXE#page5.tif source=09_13_05_EXE#page6.tif source=09_13_05_EXE#page7.tif source=09_13_05_EXE#page8.tif source=09_13_05_EXE#page9.tif source=09_13_05_EXE#page10.tif source=09_13_05_EXE#page11.tif source=09_13_05_EXE#page12.tif source=09_13_05_EXE#page13.tif source=09_13_05_EXE#page14.tif	

## TRADEMARK ASSIGNMENT

**THIS TRADEMARK ASSIGNMENT** (this "Assignment"), dated as of December 19, 2003, by and between EXE Technologies, Inc., a Delaware corporation (the "Assignor") and SSA Global Technologies, Inc., a Delaware corporation (the "Assignee") shall be effective as of the date of delivery of the Bill of Sale (as defined below) (the "Effective Date").

**WHEREAS**, by an Agreement and Plan of Merger dated as of August 15, 2003 by and among Assignor, Rush Merger Subsidiary, Inc., a Delaware corporation, and Assignee (the "Merger Agreement"), Assignor has agreed to sell to Assignee the assets, properties and rights described and referred to in Section 1.4 of the Merger Agreement (the "Purchased Assets"); and

**WHEREAS**, pursuant to the Merger Agreement, Assignor and Assignee entered into that certain Bill of Sale and Assignment Agreement dated as of December 19, 2003 (the "Bill of Sale"), pursuant to which Assignor did sell, convey, transfer, assign and deliver to Assignee all of Assignor's legal and beneficial right, title and interest in and to the Purchased Assets;

**WHEREAS**, the Purchased Assets include, without limitation, all of Assignor's trademarks, including, without limitation, all of the trademarks, and any applications and registrations therefor, as set forth in the attached Schedule A, and all common law rights to such trademarks and all of the goodwill of the business symbolized thereby and associated therewith (all collectively, the "Trademarks"); and

**WHEREAS**, Assignee wishes by this Assignment to confirm its acquisition of all of Assignor's right, title and interest in and to the Trademarks, and Assignor wishes to confirm and assign same to Assignee.

**NOW, THEREFORE**, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby assigns, sells and transfers unto Assignee its entire right, title and interest throughout the world in perpetuity in and to the Trademarks and all common law rights and goodwill associated therewith, and the right to sue and recover for all past, present and future infringements and other violations of the Trademarks, the same to be held and enjoyed by Assignee, its successors and assigns to the same extent that such would have been held and enjoyed by Assignor had this assignment not been made. Assignor hereby covenants and agrees to provide any further necessary documentation and do all further acts reasonably requested by Assignee in this regard to confirm and perfect title in and to the Trademarks in Assignee, its successors, assigns, or other legal representatives.

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007/017

15/2003 MON 23:32 FAX 214 775 0911 EXE TECHNOLOGIES

IN WITNESS WHEREOF, Assignor and Assignee have executed this Trademark Assignment as an instrument under seal as of the date first set forth above.

ASSIGNOR: EXE TECHNOLOGIES, INC.

By: [Signature]  
Name: KEN VINIS  
Title: CFO

CERTIFICATE OF ACKNOWLEDGMENT

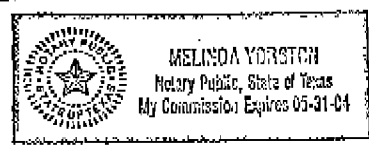
STATE OF Texas

ss.:

COUNTY OF Dallas

On this \_\_\_\_\_ day of \_\_\_\_\_, 2003, before me, the undersigned, personally appeared Ken Vines, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

[Signature]  
[NOTARY SEAL]



ASSIGNEE:

SSA GLOBAL TECHNOLOGIES, INC.

By:

Name:

Title:

*[Handwritten signature of Kirk J. Isaacson]*

KIRK J. ISAACSON  
EXECUTIVE VICE PRESIDENT & GENERAL COUNSEL

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF Illinois

ss.:

COUNTY OF ~~DEKALB~~ DuPage

On this 16<sup>th</sup> day of December, 2003, before me, the undersigned, personally appeared Kirk Isaacson, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.



*[Handwritten signature of Notary]*  
[NOTARY SEAL]

**SCHEDULE A**

Mark	Reg./Serial No.	Status
<i>Federal</i>		
TRIDENT	2,052,236	Registered 4/15/97  Assigned by Neptune Systems, Inc. to EXE Technologies, Inc. 9/15/97; recorded 10/15/97.
EXE TECHNOLOGIES	2,365,587	Registered 7/11/00
EXE and Design	2,327,696	Registered 3/14/00
EXCEED.CS	2,270,544	Registered 8/17/99
EXCEED.UX	2,270,545	Registered 8/17/99
EXCEED.MN	2,270,546	Registered 8/17/99
ALLPOINTS SYSTEMS, INC. (Stylized)	2,670,998	Registered 1/07/03
POINTPLAN (Stylized)	76/031,410	Abandoned 1/11/02
ALLPOINTS (Stylized)	2,619,529	Registered 9/17/02
GLASSPIPELINE (Stylized)	75/862,515	Abandoned 12/20/01
<i>Massachusetts State</i>		
ALLPOINTS SYSTEMS, INC. (and Design)	59244	Registered 8/16/00
ALLPOINTS SYSTEMS, INC. (and Design)	59243	Registered 8/16/00
ALLPOINTS (Stylized)	57800	Registered 8/26/99
GLASSPIPELINE (Stylized)	58086	Registered 11/3/99
POINTPLAN (Stylized)	58782	Registered 4/14/00
<i>China</i>		
EXE (and Design)	1670326	Registered 11/21/01
EXE (and Design)	1784900	Registered 6/7/02
EXE TECHNOLOGIES	1706058	Registered 1/28/02
EXCEED	1670327	Registered 11/21/01

Mark	Reg./Serial No.	Status
<i>European Community</i>		
EXE TECHNOLOGIES	001909266	Registered 3/22/02
EXE (and Design)	001909506	Registered 7/24/02
<i>Korea</i>		
EXE (and Design)	40-517-008	Registered 4/4/02
EXE TECHNOLOGIES	40-517-009	Registered 4/4/02

9488876.4

Trademark Assignment

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## DOMAIN NAME ASSIGNMENT

**THIS DOMAIN NAME ASSIGNMENT** (this "Assignment"), dated as of December 14, 2003, by and between EXE Technologies, Inc., a Delaware corporation (the "Assignor") and SSA Global Technologies, Inc., a Delaware corporation (the "Assignee") shall be effective as of the date of delivery of the Bill of Sale (as defined below) (the "Effective Date").

**WHEREAS**, by an Agreement and Plan of Merger dated as of August 15, 2003 by and among Assignor, Rush Merger Subsidiary, Inc., a Delaware corporation, and Assignee (the "Merger Agreement"), Assignor has agreed to sell to Assignee the assets, properties and rights described and referred to in Section 1.4 of the Merger Agreement (the "Purchased Assets"); and

**WHEREAS**, pursuant to the Merger Agreement, Assignor and Assignee entered into that certain Bill of Sale and Assignment Agreement dated as of December 14, 2003 (the "Bill of Sale"), pursuant to which Assignor did sell, convey, transfer, assign and deliver to Assignee all of Assignor's legal and beneficial right, title and interest in and to the Purchased Assets, including, without limitation, the Internet domain name(s) as set forth in the attached Schedule A (the "Domain Names"); and

**WHEREAS**, Assignee wishes by this Assignment to confirm its acquisition of all of Assignor's right, title and interest in and to the Domain Names, and Assignor wishes to confirm and assign same to Assignee.

**NOW, THEREFORE**, for good and valuable consideration, the receipt and adequacy of which the parties hereby acknowledge, Assignor hereby assigns, sells and transfers unto Assignee its entire right, title and interest throughout the world in perpetuity in and to the Domain Names and all rights associated therewith, and the right to sue and recover for all past, present and future infringements and other violations of the Domain Names, the same to be held and enjoyed by Assignee, its successors and assigns to the same extent that such would have been held and enjoyed by Assignor had this assignment not been made. Assignor hereby covenants and agrees to provide any further necessary documentation and do all further acts reasonably requested by Assignee in this regard to confirm and perfect title in and to the Domain Names in Assignee, its successors, assigns, or other legal representatives.

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2003 MON 23:31 FAX 214 775 0911 EXE TECHNOLOGIES

003/017

IN WITNESS WHEREOF, Assignor and Assignee have executed this Domain Name Assignment as an instrument under seal as of the date first set forth above.

ASSIGNOR: EXE TECHNOLOGIES, INC.

By: [Signature]  
Name: KEN VINES  
Title: CFO

CERTIFICATE OF ACKNOWLEDGMENT

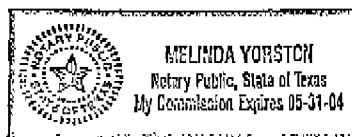
STATE OF Texas

ss.:

COUNTY OF Dallas

On this \_\_\_\_\_ day of \_\_\_\_\_, 2003, before me, the undersigned, personally appeared Ken Vines, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

[Signature]  
[NOTARY SEAL]



ASSIGNEE:

SSA GLOBAL TECHNOLOGIES, INC.

By:

Name:

Title:

KIRK J. ISAACSON  
EXECUTIVE VICE PRESIDENT & GENERAL COUNSEL

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF Illinois

COUNTY OF DuPage

ss.:

On this 16<sup>th</sup> day of December, 2003, before me, the undersigned, personally appeared Kirk Isaacson, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

OFFICIAL SEAL  
ANGELA CHRISTOPOULOS  
NOTARY PUBLIC, STATE OF ILLINOIS  
MY COMMISSION EXPIRES 03/03/06  
[Signature]

Exhibit A

Domain Name	Expires
exec.biz	April 18, 2005
exetech.biz	April 18, 2005
exe-tech.biz	April 18, 2005
exe-technologies.biz	April 18, 2005
exec.info	April 19, 2005
exec.net	April 19, 2005
exec.org	April 19, 2005
exetech.info	April 19, 2005
exe-tech.info	April 19, 2005
exe-tech.net	April 19, 2005
exetech.org	April 19, 2005
exe-tech.org	April 19, 2005
exe-technologies.info	April 19, 2005
exetechnologies.net	April 19, 2005
exe-technologies.net	April 19, 2005
exetechnologies.org	April 19, 2005
exe-technologies.org	April 19, 2005
exeb2b.com	January 24, 2007
excb2c.com	January 24, 2007
exec2c.com	January 25, 2007
exeportal.com	January 25, 2007
exe.com	July 24, 2006
exetech.com	June 28, 2006
exe-tech.com	June 28, 2006
exetechnologies.com	June 28, 2006
exe-technologies.com	June 28, 2006
fulfillmentssoftware.biz	November 6, 2006
logisticssoftware.biz	November 6, 2006
warehousemanagementsystems.biz	November 6, 2006
exe.biz	November 18, 2006
exetechnologies.biz	November 18, 2006
exceed.info	October 12, 2006
exetechnologies.info	October 12, 2006

## COPYRIGHT ASSIGNMENT

**THIS COPYRIGHT ASSIGNMENT** (this "Assignment"), dated as of December 19, 2003, by and between EXE Technologies, Inc., a Delaware corporation (the "Assignor") and SSA Global Technologies, Inc., a Delaware corporation (the "Assignee") shall be effective as of the date of delivery of the Bill of Sale (as defined below) (the "Effective Date").

**WHEREAS**, by an Agreement and Plan of Merger dated as of August 15, 2003 by and among Assignor, Rush Merger Subsidiary, Inc., a Delaware corporation, and Assignee (the "Merger Agreement"), Assignor has agreed to sell to Assignee the assets, properties and rights described and referred to in Section 1.4 of the Merger Agreement (the "Purchased Assets"); and

**WHEREAS**, pursuant to the Merger Agreement, Assignor and Assignee entered into that certain Bill of Sale and Assignment Agreement dated as of December 19, 2003 (the "Bill of Sale"), pursuant to which Assignor did sell, convey, transfer, assign and deliver to Assignee all of Assignor's legal and beneficial right, title and interest in and to the Purchased Assets;

**WHEREAS**, the Purchased Assets include, without limitation, all of Assignor's copyrights and works of authorship, including, without limitation, all advertising and promotional material; website content; website design elements; software; the works set forth in the attached Schedule A and any applications and registrations therefor (collectively the "Copyrights"); and

**WHEREAS**, Assignee wishes by this Assignment to confirm its acquisition of all of Assignor's right, title and interest in and to the Copyrights, and Assignor wishes to confirm and assign same to Assignee.

**NOW THEREFORE**, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby assigns, sells and transfers unto Assignee all of its right, title and interest in and to the Copyrights, including, but not limited to, all of its copyright and other rights of exploitation attendant thereto, throughout the universe, in perpetuity, and in any and all media whether now known or hereafter developed (including without limitation any and all renewals, derivatives, extensions, restorations and reversions), as well as any right to recover for all past, present and future infringements and other violations thereof, the same to be held and enjoyed by Assignee, its successors and assigns to the same extent that such would have been held and enjoyed by Assignor had this assignment not been made. Assignor hereby covenants and agrees to provide any further necessary documentation and do all further acts reasonably requested by Assignee in this regard to confirm and perfect title in and to the Copyrights in Assignee, its successors, assigns, or other legal representatives.

[remainder of page is blank]

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COPYRIGHT ASSIGNMENT

PAGE 1

IN WITNESS WHEREOF, Assignor and Assignee have executed this  
Copyright Assignment as an instrument under seal as of the date first set forth above.

ASSIGNOR: EXE TECHNOLOGIES, INC.

*Ken Vines*

Name: *Ken Vines*  
Title: *CEO*

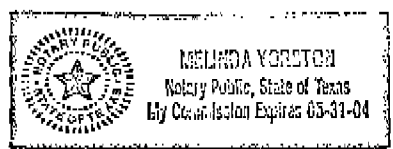
CERTIFICATE OF ACKNOWLEDGMENT

STATE OF *Texas*  
COUNTY OF *Dallas*

SS.:

On this \_\_\_\_\_ day of \_\_\_\_\_ 2003, before me, the undersigned,  
personally appeared *Ken Vines*, personally known to me or proved to me on  
the basis of satisfactory evidence to be the individual whose name is subscribed to the  
within instrument and acknowledged to me that he/she executed the same in his/her  
capacity, and that by his/her signature on the instrument, the individual, or the person upon  
behalf of which the individual acted, executed the instrument.

*Mt*  
[NOTARY SEAL]



ASSIGNEE:

SSA GLOBAL TECHNOLOGIES, INC.



Name:

KIRK J. ISAACSON

Title:

EXECUTIVE VICE PRESIDENT & GENERAL COUNSEL

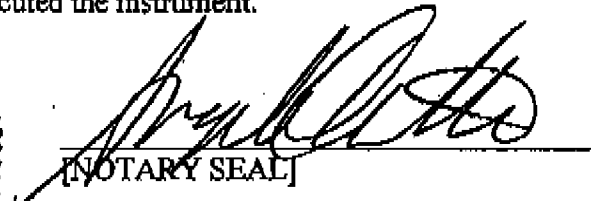
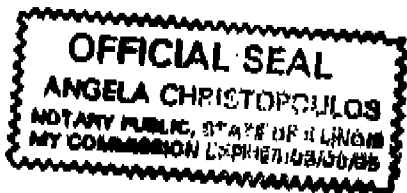
CERTIFICATE OF ACKNOWLEDGMENT

STATE OF Illinois

COUNTY OF DuPage

ss.:

On this 16<sup>th</sup> day of November 2003, before me, the undersigned, personally appeared Kirk Isaacson, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

  
[NOTARY SEAL]

**SCHEDULE A**Registered

Name	Registration No.	Registration Date
Succeed Warehouse Optimizer v. 1.1	TX 4-907-983	June 24, 1999
EXceed 4000 Series v. 3.02	TX 4-907-984	June 24, 1999
EXceed 4000 Series v. 2.1	TX 4-907-985	June 24, 1999
EXceed 3000 Series v. 7.0	TX 4-907-986	June 24, 1999
EXceed 2000 Series v. 4.6	TX 4-907-987	June 24, 1999
EXEconnect Adapter v.1.0 for Oracle v.10.7	TX 4-946-104	August 24, 1999
EXEconnect Adapter v.2.0 for Oracle v.11.02	TX 4-946-108	August 24, 1999
Succeed ODSS 2000 v.2.0	TX 4-946-105	August 24, 1999
EXceed 2000 Yard & Dock v.4.6	TX 4-946-106	August 24, 1999
EXceed 4000 Crossdock Component v.1.1	TX 4-976-107	August 24, 1999
EXceed Dock Manager v.1.0	TX 4-953-091	September 7, 1999
EXceed Work Order v.1.0	TX 4-953-092	September 7, 1999
Transportation Execution Manager v.4.01	TX 4-953-093	September 7, 1999
Succeed Warehouse Optimizer v.1.2	TX 5-036-226	February 10, 2000

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2. Unregistered

EXceed Aim
EXceed Analyze
EXceed Sentinel
EXceed Adapter i2 TM/TO
EXceed Billing
EXceed Crossdock
EXceed Labor
EXceed Optimize
EXceed RF Server
EXceed Value
EXceed Voice
EXceed Warehouse Planner
EXceed WMS - 1000 (formerly known as EXceed.cs)
EXceed WMS - 2000 (formerly known as EXceed.ux)

9488934.3

COPYRIGHT ASSIGNMENT

PAGE 4

TRADEMARK

REEL: 003158 FRAME: 0393

EXceed WMS - 390z/3000 (formerly known as EXceed.mn)
EXceed WMS 4000
EXceed WMS - 400i
EXceed SNx - ADS
EXceed SNx - AMS
EXceed SNx - Fulfillment Control Center
EXceed SNx - Inventory Management
EXceed SNx - Order Management
EXceed SNx - Process Cost Management
EXceed SNx - Procurement Management
EXceed SNx - Supplier Gateway
EXceed SNx - Transportation Management
Allpoints WMS
DCAMS (functions absorbed into 390z)
DCOPS (functions absorbed into 390z)
DCOTA (functions absorbed into 390z)
DCTIME (functions absorbed into 390z)
ODSS
Exceed ECWin
TRP

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COPYRIGHT ASSIGNMENT  
PAGE 5

RECORDED: 09/13/2005

TRADEMARK TOTAL P. 14  
REEL: 003158 FRAME: 0394