Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Address of receiving party to: Finjan Software, Ltd. Giborai Israel Street Citco Building South Netanya, Israel previously recorded on Reel 002712 Frame 0905. Assignor(s) hereby confirms the Assignment from Alchemedia Ltd. to Finjan Software, Ltd. recorded 04/14/2003.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type	
Alchemedia Ltd.		12/18/2002	COMPANY: ISRAEL	

RECEIVING PARTY DATA

Name:	Finjan Software, Ltd.
Street Address:	Giborai Israel Street
Internal Address:	Citco Building
City:	South Netanya
State/Country:	ISRAEL
Entity Type:	COMPANY: ISRAEL

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	75926420	ALCHEMEDIA
Serial Number:	76329451	MIRAGE
Serial Number:	75659214	LOOK BUT DON'T TOUCH

CORRESPONDENCE DATA

Fax Number: (650)843-8777

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

Phone: 6508566500

Email: trademark@ssd.com

Correspondent Name: Squire, Sanders & Dempsey L.L.P.

Address Line 1: 600 Hansen Way

Address Line 4: Palo Alto, CALIFORNIA 94304-1043

DOMESTIC REPRESENTATIVE

TRADEMARK REEL: 003135 FRAME: 0669

900029659

Name: Michael E. Sobel, Esq. Address Line 1: 600 Hansen Way Address Line 4: Palo Alto, CALIFORNIA 94304-1043			
NAME OF SUBMITTER:	Jim Lyons		
Signature:	/jim lyons/		
Date:	08/05/2005		
Total Attachments: 11 source=assign_d#page1.tif source=assign_d#page2.tif source=assign_d#page3.tif source=assign_d#page5.tif source=assign_d#page6.tif source=assign_d#page7.tif source=assign_d#page8.tif source=assign_d#page9.tif source=assign_d#page9.tif source=assign_d#page10.tif source=assign_d#page11.tif			

TRADEMARK
REEL: 003135 FRAME: 0670

Form PTO-1594 (Rev. 10/02) 4 - 14 - FECORDATI	102420645	TMENT OF COMMERCE tent and Trademark Office		
OMB No. 0651-0027 (exp. 6/30/2005) Tab settings	102420040	v v		
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original docum			
1. Name of conveying party(ies): Alchemedia Ltd. Individual(s) General Partnership Corporation-State Other Company - Israel Additional name(s) of conveying party(ies) attached? Assignment Security Agreement Other Execution Date: 12/18/02	2. Name and address of receiving part Name: Finjan Software, Ltd. Internal Address: Citco Building, Giborat Street Address: Israel Street City: South Netanya STATE Individual(s) citizenship	izates, a domestic		
4. Application number(s) or registration number(s): A. Trademark Application No.(s) 76/329,451 75/659,214 Additional number(s) att				
5. Name and address of party to whom correspondence	6. Total number of applications and			
concerning document should be mailed: Name: Michael E. Sobel, Esq.	registrations involved:			
Internal Address: Squire, Sanders & Dempsey L.L.?.	7. Total fee (37 CFR 3.41) Enclosed Authorized to be charged to	o deposit account		
Street Address: 600 Hansen Way	8. Deposit account number: 07-1850	FINAN		
City: Palo Alto State: CA Zip: 94304-1043 DO NOT USE	THIS SPACE	2003 APR 14 AN 4: 26 FINANCE SECTION		
9. Signature. Michael E. Sobel, Esq.	E. Josel	4: 26 CORDS		
Name of Person Signing Signature Date				
Total number of pages including cover sheet, attachments, and document: Mail documents to be recorded with required cover sheet information to:				

04/15/2003 TDIAZ1

00000063 071850

75906420 Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

12/18/2002 5:31 PM FROM: SCHREIBER 02 6726708 Alchemadia TO: 9994457 FAGE: 001 OF DOC

Term Sheet

Seller

Alchemedia Ltd., an Israeli company and its parent and affiliates (the

"Company")

Purchaser

Finjan Software Ltd., or any affiliate designated by Finjan Software Ltd.

(the 'Purchaser')

Assets Offered

At the closing of the transaction, the Company shall transfer and assign to the Purchaser, all right, title and interest in all tangible and intangible assets, properties and rights, which are owned, used or held for use by the Company or any of its subsidiaries (the "Assets"), including without limitation: (i) intellectual property rights, including patents (pending and issued), inventions (patentable or not), trademarks, copyrights, inventors rights, service marks, trade names, trade secrets, goodwill, ideas, concepts, information, proprietary rights, processes, know how and technology in any form whatsoever, domain names and web addresses, source code, binary code, libraries, development tools, debugging tools (such as purifier), testing tools (such as streets test tools etc), disk images, backups, documentation, blueprints, computer discs, computer tapes, literature, business plans, design documents, marketing require documents, professional services and support documents, white papers, customer lists, market research and any other technical, marketing or business related material; (ii) tangible properties, including the following: computers and computer supplies, laptops, servers, switches, Telephone system and phone devices, Hubs, communication closet, cables, equipment, machinery, office material and supplies, furniture inventories of any kind and nature, etc.; (iii) at the election of Purchaser, on a case by case basis - generic development software licenses (such as MSDN, operating systems, MS Office, Firewall, testing software, CRM software, etc.), effective written or oral agreements, contracts, commitments and other instruments and arrangements to which the Company is a party (including all contracts between the Company and its customers), and accounts, contract rights, royalties, license rights and other forms of obligations owing to the Company, including such arising out of the sale or lease of goods, the licensing of technology or the rendering of services; except, however, those explicitly excluded in Schedule 'A' hereto (Excluded Assets). None of the Excluded Assets are part of the Mirage product of the Company, or the IP thereof. It is emphasized that certain assets and liabilities may be excluded from the list of purchased Assets, if so determined by Purchaser.

Notwithstanding the foregoing, upon the signature of this Term Sheet, all tangible Assets shall be delivered to the Purchaser for its use, for no additional consideration. The ownership of such tangible Assets shall be assigned to the Purchaser upon closing of the transaction.

1

å- ig

12/18/2002 5:31 PM FROM: SCHWEIBER 02 6/36709 Alchemedia TO: 9994457 PAGE: 002 OF Due

snanurew

The Company represents, on its behalf and on behalf of its subsidiaries, to the Purchaser that: (i) it is free to transfer and assign the Assets to the Purchaser, for the Consideration set below, pursuant to the teams hereof, and that such transfer and assignment shall not result in any breach of the terms of the Articles of Association of the Company, any agreement by which the Company or Assets are bound, or any applicable law, permit, or order of any court or governmental entity; (ii) there are no pending or threatened actions, suits, claims or other proceedings (either legal or administrative), filed or authorized by the Company, and there are no pending or, to the best of the Company's knowledge, threatened, actions, suits, claims, investigations, or other proceedings (either legal or administrative), nor any court or arbitration judgment, against the Company, its business or Assets; (iii) the Company has not proposed a compromise or arrangement to its creditors generally, has not had any petition or receiving order in bankruptcy filed against it, has not made a voluntary assignment in bankruptcy, has not taken any proceeding with respect to a compromise or arrangement, has not taken any proceeding to have itself declared bankrupt or wound-up, has not taken any proceeding to have a receiver appointed with respect to any part of its assets, has not had any execution or distress become enforceable or become levied upon any of its property or, to Company's knowledge, had any petition for a receiving order in bankruptcy made against it; and (iv) the capitalization table of the Company attached as Schedule B hereto, truly reflects the share capital of the Company as of the date hereof, on an as converted fully diluted basis, including all shares, securities exercisable into shares and rights to acquire the same.

Consideration

As a full consideration for the Asseta, Purchaser shall pay to the Company (the "Consideration"):

- (1) 50% of the gross revenue of the one time initial payment generated by the sale of Mirage to Aramco (through Malcu)
- (2) 9% of the gross revenue booked by the Purchaser through its commercialization of the Assets - in any and all forms - for a period of 24 months from the Effective Date.

The Consideration shall be payable at the end of each calendar quarter with respect to that quarter. Gross revenues shall be deemed the gross revenues generated and booked by Purchaser, net of distributor or resulter fees, freight, discounts and returns.

The Consideration shall be put in escrow, as a guarantee for the full and successful assignment of Assets and to secure the representations and warranties provided by the Company hereunder and under the definitive agreement contemplated hereunder.

Liabilities Assumed

Purchaser shall not assume any liabilities of the Company.

Accounts Receivables It is agreed that all accounts receivable of the Company, with respect to the Assets, outstanding at the Effective Date, shall not be assigned to the Purchaser. The Company shall not issue any additional invoices with respect of the Assets following the Effective Date.

Name Change

The Company shall not conduct its business under the name "Alchemedia", or under the trade names or trade marks included in the Assets, as of the Effective Date. In addition, no later than within 90 days of completing the transaction the Company and its affiliates shall change their name so that it shall not include the word "Alchemedia". The definitive agreement shall include customary provisions regarding the conduct of business following signing, including absence of use by the Company of its trade marks and names.

IP Assignments

Without derogating from the generality of the section captioned "Assets Offered" above, at the closing of the transaction the Company, or any camployee of the Company, as applicable, will assign all intellectual property rights, inventors right, ownership, patents (issued and pending) etc. to the Purchaser. The Company will do any required and possible effort to complete the ownership transfer and to achieve any signature or document that is required for such transfer. At the closing the Company will deliver such documents with the necessary signatures.

Effective Date

The Effective Date shall be the closing of the transaction contemplated under this Term Sheet. The parties anticipate that a definitive agreement shall be executed no later than December 31, 2002, and that the closing shall occur on the same date. The conditions to closing shall include assignment of all Assets, written consents of all required third parties and governmental entities, resolutions of the directors and shareholders of the Company and the board of directors of the Purchaser approving the transaction, and other customary conditions.

The parties agree that in the event a definitive agreement is not executed between the Parties on or before December 31, 2002, then this Term. Sheet shall be construed as a binding agreement between the Parties. In such event, if closing of the transaction does not occur on or before January 10, 2003, the Purchaser shall have the right to terminate this Term Sheet by written notice to the Company.

Confidentiality

The terms and conditions described herein, including its existence shall be confidential information and shall not be disclosed to any third party.

In addition, the Company undertakes to maintain in strict confidence, and not to use for any purpose whatsoever, all information transferred or assigned by it to the Purchaser.

Non-compete

The Company undertakes that it and its personnel will not, directly or indirectly, engage in, or provide services to, any business or venture that is engaged in any activities which are, or are likely to become, competitive with the Purchaser's business, including, without limitation, any business in which the Purchaser shall engage while utilizing the Assets.

Expenses:

Each party will bear its own legal fees and expenses.

3

12/18/2002 5:31 PM FROM: SCHREIBER 02 6726708 Alchemedia TO: 9994457 PAGE: 004 DF 006

Governing Law:

This Term Sheet is governed by and construed in accordance with the laws of the State of Israel. The competent courts of the Tel-Aviv district shall have exclusive jurisdiction in any dispute between the Parties regarding or related to this Term Sheet.

IN WITNESS WHEREOF, the undersigned have hereunto set their hands this 18th day of December, 2002.

Alchemedia Ltd.

Finjan

By:

.

Name: Andrew Goldman

Name:

TOUBOUR

Title:

Title:

Ву

ile:

REPRESENTATIVE

OF ACCHEMIONA HURDINGS

INC

12/18/2002 5:31 PM FAOM: SCHREIBER 02 6726708 A)chemedia TO: 9994857 PAGE: 005 OF 006

Schedule 'A'

1. Entities:

Any subsidiaries, including but not limited to Alchemedia Technologies Inc.; however, all Assets owned, used or held for use by such subsidiaries shall be assigned to the Purchaser.

2. "Venice" project material:

The Company developed a platform for content-commercialization code-named "Venice". Venice shares no IP with Alchemedia's security products (Mirage and etc.), and deals exclusively with multi-tiered referral networks and the peer-topeer distribution of content for commercialization purpose only. Absence of transfer of the "Venice" IP shall not interrupt or prevent in any way the use of Assets by the Purchaser. The following IP - which is exclusive to Venice and is not part of, nor used or required to be used in combination with, the other Company IP assets - are Excluded Assets:

"Method and System for Content Commercialization", US Patent Application Pending.

Software Code:

1. Tag Server code

Shandrew

- 2. Script Serviet
- 3. Image Servict

Medals:

- Visual Basic model of Venice, including source code, developed by Dr. Igor
- 2. Excel Spreadsheel models of Venice, developed by Dr. Igar Stuganof.
- 3. Venice documents designing, describing, and defining the prolotypes, including business analysis, information analysis,

Prototyps:

1. The Venice html/InvaScript prototype.

Brands:

"Every image is a Store" Trademark.

Centracts and Business Relations:

- I. Venuce beta agreement with Corbin.
- 2. All contacts related to and/or developed for Venice, including but not limited to Corbis, Getty, and Digimarc.

Demain Names:

1. cSafe.com

Venice Plans, Presentations and Other Decuments:

- Business plans related to and/or developed for Venice.
- 2. Presentations, internal and external, related to Venice.
- 3. All product definition documents, including MRDs and related documents, related to and/or developed for Venice.
- 4. All marketing plans related to and/or developed for Venico.
- 5. All Non Disclosure Agreements with people and companies related to Venice.

o . 4

12/18/2002 5:31 PM FROM: SCHRHIRER D2 6726708 Alchemedia TO: 999465? PAGE: 086 OF 066

Schedule 'B'

100% of the shares of the Company are held by Alchemedia Holdings Incorporated.

TRADEMARK