



RESEARCH REPORT ORDER FORM

Fax to: 214-432-6632

See our Risk Free Purchase Guarantee below

Report Title	Paper (Single User License) *		CD-ROM (Single User License) *		E-mail attachment (Single User License) *		CD-ROM (Multi-User Corporate License) *		E-mail attachment (Multi-User Corporate License) *	
	Price Each	Quantity	Price Each	Quantity	Price Each	Quantity	Price Each	Quantity	Price Each	Quantity
MVNO - The New Deal	\$3,700		N/A		\$3,700		N/A		\$5,200 (Five users only)	
Broadband Wireless Access: Potential for mobile WiMAX & alternative BWA technologies	\$3,700		N/A		\$3,700		N/A		\$5,200 (Five users only)	
WiMAX: Ready for Deployment?	\$3,700		\$3,700		\$3,700		N/A		\$5,200 (Five users only)	
Wireless VoIP - What Threat to Mobile Operators?	\$3,700		\$3,700		\$3,700		N/A		\$5,200 (Five users only)	
UMA and Beyond: Mobile Operators Benefit from Wi-Fi and Cellular Convergence	\$2,250		N/A		\$1,995		N/A		\$4,500	
Machine to Machine (M2M) - Strong Growth of Wireless M2M and Impact of RFID	\$3,700		\$3,700		\$3,700		N/A		\$5,200 (Five users only)	
Hard Numbers and Experts' Insights on Migration to 4G Wireless Technology	N/A		N/A		\$3,900		N/A		\$4,900	
Megapixel Camera-Phones North America - A Comparative Analysis	\$2,000		N/A		N/A		\$7,000		N/A	
Wireless LANs: Opportunities & Challenges in Home Entertainment, Voice, and Public Access	N/A		N/A		\$1,995		N/A		\$3,495	
Dynamic Computing Prepares to Embrace Mobile/Wireless	N/A		N/A		\$1,975		N/A		N/A	
Wireless Instant Messaging: Propelling SMS and Desktop IM to the Next Level	\$1,912 (includes PDF files)		N/A		\$1,592		N/A		\$3,992	
Mobile Movies: the Market for Short Videos on Small Screens	\$1,912 (includes PDF files)		N/A		\$1,592		N/A		\$3,992	
CDMA2000 1xEV-DO: Opportunities, Challenges & Competitive Strategies	\$1,912 (includes PDF files)		N/A		\$1,592		N/A		\$3,992	
Third Generation Wireless: Business Models & Strategies	\$1,912 (includes PDF files)		N/A		\$1,592		N/A		\$3,992	
SUBTOTALS										
ORDER TOTAL	\$									

* The **Single User License** limits use to one user on one computer in one company location – not in a library or in a network or in a database. The **Five-User license** is limited to use by five users in one company location in one library or on one network or in one database. The **Multi-User Corporate License** is for use by multiple users in one corporate network or in one corporate library or in one corporate database.

Risk Free Purchase Guarantee

We are the only market research firm to offer the following guarantees:

- **Content:** We'll refund 100% of what you paid if our web site description doesn't match the actual content of the report you received. Only applicable at the time you receive your purchase.
- **Quality:** You won't find a more comprehensive report at the same or lower price. If you do, we'll sell you our report for 10% less than the competing report. The competing report must cover the same topics and subjects as our report. Only applicable at the time of your purchase.
- **Price:** If, within three months of your purchase, we sell the report you purchased at a lower price, we'll refund you 110% of the difference.



RESEARCH REPORT ORDER FORM

Fax to: 214-432-6632

BILLING INFORMATION			SHIP TO: Use billing address <input type="checkbox"/>	
Name				
Title				
Company				
Street Address				
City				
State/Province	Zip/Postal Code:	State/Province:	Zip/Postal Code:	
Country			Country:	
E-Mail Address			E-Mail Address:	
Phone	Fax:	Phone:	Fax:	

PAYMENT INFORMATION

I have read and accept Alexander Resources' License Agreement Yes

No

- **Charge to:** Visa American Express Discover MasterCard

Name on card: _____

Card # _____ Exp. Date _____

Signature (Required) _____

- **Check #** _____ in the amount of \$ _____ is enclosed. **Make check payable to ALEXANDER RESOURCES**

Full payment must accompany this order. For foreign orders we accept checks drawn on US banks in dollars or US dollar equivalent using currencies drawn on your local bank. For foreign currencies, please add \$50 US dollar equivalent for wire transfer and check processing fees. Orders will be shipped when payment clears our bank.

- **Purchase Order:** P.O. Number: _____ Amount of Purchase Order: \$ _____

Purchase orders are only accepted from U.S. educational institutions, government agencies, and Fortune 500 corporations. All purchase orders are subject to credit approval and Alexander Resources company policies.

You must include a complete copy of your purchase order with this order. Mail or fax to: 214-432-6632.

We will only accept purchase orders that are paid within 30 days of issuance.

Alexander Resources/Alretex Corp. is an approved Federal vendor registered in the U.S. CCR with an endorsed CCA (DoD, NASA, DoT and Treasury)

QUESTIONS? Call 972-818-8225 or e-mail: Reports@AlexanderResources.com

Mail to:

Alexander Resources
Report Orders
15455 Dallas Parkway
Suite 600
Addison, TX 75001
USA

Fax to : 214-432-6632

**INCLUDE ALL PAGES
WHEN FAXING OR
MAILING**

LICENSE AGREEMENT FOR PURCHASES OF SERVICE, PRODUCT OR CONTENT FROM ALEXANDER RESOURCES

This License Agreement is a legal and binding agreement between Subscriber (as hereinafter defined) as licensee and Alretex Corp., d.b.a. Alexander Resources ("Licensor") as licensor for the non-exclusive and non-transferable right to use the Service (as hereinafter defined) on the terms and conditions herein contained. By purchasing, accessing, installing, or otherwise using the Service you signify your agreement to be bound by this License Agreement.

TERMS AND CONDITIONS:

1) Definitions

- a) "Content" means all software and information in printed form, CD-ROM or diskette format or otherwise, online or electronic documentation, embedded data, programming, HTML, files, images, graphics, icons, Documentation (as hereinafter defined) and all other content or materials incorporated in or generated by the Service.
- b) "Documentation" means any activity sheets, support materials or other documentation supplied with or within the Service.
- c) "End User(s)" shall mean the employees, consultants, faculty, staff, students or clients officially affiliated with the Subscriber and thereby authorized to use the Service as herein licensed.
- d) "Licensed Site" means the Site or Sites (as hereinafter defined) specified in the Purchase Order (as hereinafter defined).
- e) "Purchase Order" means the initial purchase order or written or verbal request for purchase submitted by Subscriber to Licensor in respect of the Service.
- f) "Site" shall mean the Subscriber's normal and singular place of business or work from which the Service is used.
- g) "Service" means the Content specified in the Purchase Order which may be offered in paper, CD-ROM or diskette format or on the Internet or both.
- h) "Site Administrator(s)" means any manager or other professional, of the legal age of majority, located at a Site.
- i) "Subscriber" means that organization or entity entering into this Agreement by way of initiating a Purchase Order for purchase of Content.
- j) "Term" means the term of this License Agreement as specified in the Purchase Order and includes any renewal term, unless sooner terminated pursuant to the provisions hereof. If not specified then the term is unlimited.

2) General Provisions

- a) Alretex Corp., d.b.a. Alexander Resources, acts solely as a sales agent to Subscriber's purchase of the Service. Alretex Corp. does not own, warehouse or ship any part of the Service.
- b) The terms and conditions contained in this License Agreement may not be altered in any way by Subscriber's Purchase Order. Subscriber agrees that the terms and conditions contained in this License Agreement take precedence over any provisions in Subscriber's Purchase Order.
- c) Delivery of the Service to the Subscriber by Licensor or any use of the Service by the Subscriber or End User immediately obligates Subscriber to make full payment of the Service specified in the Purchase Order.
- d) As delivery of the Service to the Subscriber by Licensor or any use of the Service by the Subscriber or End User immediately jeopardizes the exclusivity of the Content, Licensor will not refund any amounts due or paid by Subscriber. All sales made by the Licensor to the Subscriber are final and non-refundable.

3) Use License

- a) If Subscriber's Purchase Order specifies the purchase of a "Single User License", the Licensor hereby grants the Subscriber the non-exclusive, non-transferable right and license to permit one End User the use of the Service on one computer workstation located at the Licensed Site, during the Term and subject to the terms and conditions of this License Agreement. End User and Subscriber will not, directly or indirectly, allow any other person to use or share access to the Service. Any breach of this restriction may result in

immediate termination of Subscriber's access to the Information and/or liability for damages.

- b) If Subscriber's Purchase Order specifies the purchase of a "Multi-User Corporate License", Licensor hereby grants Subscriber the non-exclusive, non-transferable right and license to permit no more than ten End Users to use the Service on computer workstations located at the Licensed Site, during the Term and subject to the terms and conditions of this License Agreement;
- c) The Documentation may be copied for use with the Service at the Licensed Site and End-Users may make screen prints from electronic Content for personal educational purposes only.
- d) This is a grant of a license, not a transfer of title, and under this license Subscriber may not:
 - i) use, republish, upload, post or transmit in any way the Service or any Content except as expressly authorized pursuant to this License Agreement;
 - ii) copy, reproduce, modify or create derivative works from the Content except as expressly authorized pursuant to this License Agreement;
 - iii) attempt to decompile, disassemble or reverse engineer any Content contained within the Service;
 - iv) remove any copyright or other proprietary notations from the Content;
 - v) distribute, transfer, sale, lease, sublicense, assign or otherwise make available, directly or indirectly, the Service or any Content, in part or in whole, including any search output or results, to any other person;
 - vi) except as may be specifically provided in this License Agreement, permit the Service to be accessed through an electronic network; or
 - vii) transfer the Content to another person or "mirror" the Content on any other server.

4) Ownership

- a) The Service, including all Content, is protected by copyright under Canadian, United States, foreign laws and international treaties. Unauthorized use of the Service may violate copyright, trademark and other laws.
- b) Subscriber shall use its best efforts to prevent any illegal use of the Service or Documentation by its Site Administrator(s), End User(s), agents, assigns or any other person, organizations or Sites and, without limiting the generality of the foregoing, will ensure its Site Administrators are aware of the Subscriber's obligations pursuant to this License Agreement. The Subscriber is solely responsible for all security of and all access (including unauthorized access) to the Service by use of the assigned username(s) and password(s), or any other means of authentication so granted by Licensor.
- c) Where the rights provided herein to copy the Service, including any Content or Documentation, or any part of it, is exercised by Subscriber, Subscriber shall reproduce the copyright notice and any other legend of ownership on each copy, or partial copy, made.

5) Limitation of Liability

- a) Licensor assumes no responsibility for the selection of the Service to achieve any intended purpose, for the proper use of Service or for verifying the results obtained from use of the Service. Licensor licenses the Service "as is." Licensor makes no warranties, express or implied, and expressly disclaims and negates all other warranties, including without limitation, implied warranties or conditions of merchantability, fitness for a particular purpose, or non-infringement of intellectual property or other violation of rights. Further, Licensor does not warrant or make any representations concerning the accuracy, likely results or reliability of the use of the Service or otherwise relating to the Service or any material on any Web sites linked to the Service. Licensor does not warrant that the Service will be uninterrupted or error-free or that the Service and its server are free of computer viruses or other harmful mechanisms. If Subscriber's use of the Service or Content results in the need for servicing or replacing

equipment or data, Licensor is not responsible for these costs.

- b) The Content could include technical, typographical or photographic errors. Licensor does not warrant that any of the Content is accurate, complete or current. Licensor may make changes to the Content at any time without notice. Licensor does not, however, make any commitment to update the Content.
- c) In no event will Licensor be liable for any incidental, consequential or indirect damages (including but not limited to damages for loss of profits, interruption or loss of information) arising out of the use of or inability to use the Service, including if Licensor or any authorized representative has been advised of the possibility of such damages.
- d) Subscriber agrees that, in any event, Licensor's aggregate liability hereunder for damages, regardless of form or action, will not exceed any payments paid to Licensor during the current Term.
- e) The provisions of this paragraph 5 will apply to the maximum extent permitted by law. Because some jurisdictions do not allow limitations on implied warranties or limitations of liability for consequential or incidental damages, these limitations may not apply to Subscriber.

6) Termination of Agreement

- a) This License Agreement shall immediately and automatically terminate without notice or any other act upon:
 - i) the expiry of the Term;
 - ii) the attempted illegal copying, distribution, transfer, assignment, lease or sale of the Service, or rights thereto, without the prior written consent of the Licensor;
- b) Upon termination of this License Agreement, Subscriber will forthwith cease use of the Service and destroy all of the original and copied Service CD-ROMs and diskettes and Documentation in its possession and all copies of the Service, the Content and the Documentation, or any portion thereof, stored in electronic form on any of its computer equipment. Upon Licensor's request, Subscriber will provide a written certification that all the copies of the Service, the Content, and the Documentation, in whole or in part in any form have been destroyed. Failure to do so may result in additional fees and charges being levied against Subscriber.
- c) Any and all use of the Service by Subscriber following termination of this License Agreement is prohibited and may result in additional fees and charges being levied against Subscriber.

- d) Paragraphs 2,4,5,6, and 9 shall survive the termination or expiration of this License Agreement.

7) Indemnity

- a) Subscriber will indemnify Licensor and hold Licensor harmless from and against any and all claims which a third party may assert against Licensor by reason of or as a consequence of Subscriber's use of the Service.

8) Miscellaneous Provisions

- a) Licensor's waiver, failure, or delay to exercise any right, provision, or entitlement herein shall not be deemed to constitute a waiver of same or any other provision, right or entitlement herein.
- b) This License Agreement constitutes the entire agreement between the parties and supersedes all prior agreements and understandings, oral and written, express or implied, by and between any of the parties with respect to the subject matter of this Agreement. No amendment or modification of this License Agreement shall be binding unless in writing and signed by a duly authorized representative of both parties.
- c) This License Agreement shall be governed by and construed in accordance with the laws of the State of Texas and federal laws of the United States. Any actions at law or in equity arising out of or in relation to this License Agreement may be filed only in the U.S. District Court in the State of Texas, U.S.A. and Subscriber hereby consents and submits to the personal jurisdiction of such court.
- d) If any one or more of the provisions contained in this License Agreement should be invalid, illegal or unenforceable in any respect in any jurisdiction, the validity, legality and enforceability of such provision or provisions shall not in any way be affected or impaired as a result of such event in any other jurisdiction and the validity, legality and enforceability of the remaining provisions contained in this Agreement shall not in any way be affected or impaired as a result of such event, unless in either case as a result of such determination this Agreement would fail in its essential purpose.

9) Copyright and Trademark Notices

- a) All Content are Copyright © 2005 Alexander Resources and/or its suppliers, c/o Alexander Resources, 15455 North Dallas Parkway, Suite 600, Addison, TX 75001
- b) Any rights not expressly granted herein are reserved.

END United States/Revised May 2005