FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

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	Name Digitrade, Inc.		Month Day Year 09/24/98
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	Formerly		
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:	Other		
İ	X Citizenship/State of Incorporation/Organiz	ation New York	
	Receiving Party	Mark if additional names of receiving parties attac	hed
	Name Thomson Information Servi	ces, Inc.	
	DBA/AKA/TA		
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	Composed of		
	Address (line 1) 22 Pittsburgh Street		
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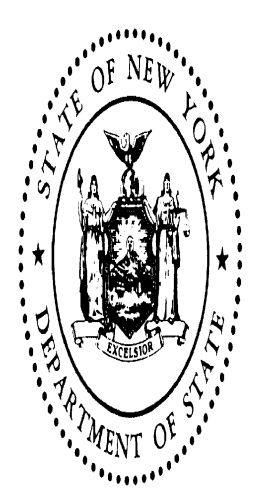
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JAN 19 1999



Special Deputy Secretary of State

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Certificate of Merger of Digitrade Inc: and Thomson Information Services Inc. Into Thomson Information Services Inc.

Under Section 904 of the Business Corporation Law

It is hereby certified upon behalf of each of the constituent corporations herein named, as follows:

FIRST: The Board of Directors of each of the constituent corporations has duly adopted a plan of merger setting forth the terms and conditions of the merger of said corporations.

SECOND: The name of the constituent corporation which is to be the surviving corporation, and which is hereinafter sometimes referred to as the "surviving constituent corporation", is Thomson Information Services Inc. and the name under which it was formed is MTI (New York) Inc. The date upon which its certificate of incorporation was filed by the Department of State is December 9, 1993.

THIRD: The name of the other constituent corporation, which is being merged into the surviving constituent corporation, and which is hereinafter sometimes referred to as the "merged constituent corporation", is Digitrade Inc. The date upon which its certificate of incorporation was filed by the Department of State is September 21, 1994.

FOURTH: As to each constituent corporation, the plan of merger sets forth the designation and number of outstanding shares of each class and series, the specification of the classes and series entitled to vote on the plan of merger, and the specification of each class and series entitled to vote as a class on the plan of merger, as follows:

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Thomson Information Services Inc.

Designation of each outstanding class and series of shares	Number of outstanding shares of each class	Designation of class and series enti-tled to vote	Classes and series enti- tled to yote as a class
common	43	common	common

		Digitrade Inc.			
Designation of each outstanding class and series of shares	Number of outstanding shares of each class	Designation of class and series enti- tled to vote	•	Classes and series enti- tled to vote as a class	
common	120 ~	common	•	common	_ }

FIFTH: The merger herein certified was authorized in respect of the surviving constituent corporation by the written consent of holders of outstanding shares of the corporation entitled to vote on the plan of merger, having not less than the minimum requisite proportion of votes, which has been given in accordance with section 615 of the Business Corporation Law of the State of New York. Written notice has been given as and to the extent required by the said section 615.

SIXTH: The merger herein certified was authorized in respect of the merged constituent corporation by the written consent of holders of outstanding shares of the corporation entitled to vote on the plan of merger, having not less than the minimum requisite proportion of votes, which has been given in accordance with section 615 of the Business Corporation Law of the State of New York. Written notice has been given as and to the extent required by the said section 615.

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Signed on September $\partial \psi$, 1998	Digitrade Inc.
	Edward A. Priedland, Vice President
	Thomson Information Services Inc.
	Edward A. Friedland, Vice President
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DIGITRADE INC.

THOMSON INFORMATION SERVICES INC.

INTO

THOMSON INFORMATION SERVICES INC.

Section 904 of the Business Corporation Law

STATE OF NEW YORK

The Thomson Corpogation Filer: One Station Place Metro Center

Stamford, CT

Cep/972646

CSC 45

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