SHEET

Substitute Form PTO-1594 Attorney Docket No.: 10394-001001

| Commissioner for Trademarks: Please rec 102032737  |  |
|--|--|
| Name of conveying party:   | 2. Name and address of receiving party:  |
| EquiServe Limited Partnership  ☐ Individual(s) ☐ Association ☐ General Partnership   | DST EquiSreve, Inc. 150 Royall Street Canton, Massachusetts 02021  CE  TINANCE  P  TINANCE  P  TINANCE  TINANCE |
| □ Limited Partnership – State of Delaware     □ Corporation—State     □ Other     ■ Additional name(s) attached? □ Yes ☒ No  3. Nature of conveyance:     □ Assignment     ☒ Merger     □ Security Agreement     □ Change of Name     □ Other:     Execution Date: December 20, 2001 | DST EquiSreve, Inc.  150 Royall Street Canton, Massachusetts 02021  Individual(s) Citizenship  Association  General Partnership  Limited Partnership  Corporation—State of Delaware  Other  If the assignee is not domiciled in the United States, a domestic representative designation is attached.  Yes No  Additional names/addresses attached? Yes No   |
| Application number(s) or trademark number(s):  |  |
| A. Trademark Application No(s).:   | B: Trademark No(s).:   |
| EQUISERVE QUARTERLY (App. No. 76/247,711)  Additional numbers atta   | BOSTON EQUISERVE (Reg. No. 2,164,348) BOSTON EQUISERVE and Design (Reg. No. 2,300,210) EQUISERVE (Reg. No. 2,267,796) EQUISERVE and Design (Reg. No. 2,311,759) EQUISOLVE (Reg. No. 2,476,103)   |
| Name/address of party to whom correspondence concerning document should be mailed:   | 6. Total number of applications and registrations involved: 6  |
| Seán F. Heneghan   | 7. Total fee (37 CFR §3.41): \$165.00  |
| Fish & Richardson P.C. 225 Franklin Street   | ⊠ Enclosed     □ Authorized to charge Deposit Account.   |
| Boston, Massachusetts 02110-2804   | 8. Deposit Account No.: 06-1050  |
|  | Please apply any additionally charges, or any credits, to our Deposit Account No. 06-1050.   |
| 03/26/2002 LMUELLER 00000248 76247711 DO NOT USE THIS SPACE  |  |
| 01 FC:481 40.00 DF<br>02 FC:482 125.00 DF  |  |
| 9. Statement and Signature: To the best of my knowledge and pelief, the foregoing information is true and correct and the attached is a true copy of the original document.  Seán F. Heneghan  |  |
| Name of Person Signing Signature /   | Date   |
| Total number of pages including cover sheet, attachments, and document: 3  |  |
| 20399443.doc  CERTIFICATE OF MAILING BY EXPRESS MAIL  EXPRESS MOUL about No. EL 89/703 465 (   |  |

1 hereby certify under 37 CFR §1.10 that this correspondence is being deposited with the United States Postal Service as Express Mail Post Office to Addressee with sufficient postage on the date indicated below and is addressed to the Commissioner of Patents and Trademarks, BOX ASSIGNMENTS, Washington, D.C. 20231

**TRADEMARK** REEL: 002469 FRAME: 0657



## The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"EQUISERVE LIMITED PARTNERSHIP", A DELAWARE LIMITED PARTNERSHIP,

WITH AND INTO "DST EQUISERVE, INC." UNDER THE NAME OF "EQUISERVE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SIXTH DAY OF DECEMBER, A.D. 2001, AT 3:30 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2001.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Varriet Smith Windson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 15RADEMARK

REEL: 002469 FRAME: 0658

RECORDED: 03/06/2002

## STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC LIMITED PARTNERSHIP INTO A DOMESTIC CORPORATION

Pursuant to Title 8, Section 263 of the Delaware General Corporation Law and Title 6, Section 17-211 of the Delaware Limited Partnership Act, the undersigned surviving corporation submits the following Certificate of Merger for filing and certifies that:

FIRST: The name and jurisdiction of incorporation or organization of the constituent entities are: DST EquiServe, Inc., a Delaware corporation, and EquiServe Limited Partnership, a Delaware limited partnership.

SECOND: An Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the entities which is to merge.

THIRD: The name of the surviving corporation is: DST EquiServe, Inc.

FOURTH: The Certificate of Incorporation of DST EquiServe, Inc., shall be the Certificate of Incorporation of the surviving corporation; however, an amendment of that Certificate of Incorporation shall be effectuated by the merger, changing the name of the surviving corporation from DST EquiServe, Inc. to EquiServe, Inc.

FIFTH: The merger shall become effective as of the close of business December 31, 2001.

SIXTH: The Agreement of Merger is on file at the place of business of the surviving corporation which is located at: 150 Royall Street, Canton, Massachusetts, 02021.

SEVENTH: A copy of the Agreement of Merger will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation or partner of any constituent limited partnership.

IN WITNESS WHEREOF, Said DST EquiServe, Inc., has caused this Certificate of Merger to be signed by Kenneth V. Hager, an authorized officer, this 20th day of December, 2001.

DST EquiServe, Inc.

Kenneth V. Hager

Secretary

TRADEMARK REEL: 002469 FRAME: 0659