Form PTO 1594 (Rev. 6-93) OMB No. 0651-0011 (exp. 4/94)

## RECORDATION FORM COVER SHEET

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

TRADEMARKS ONLY

| To the Honorable Commissionar of Patents and Trademarks: Please record   | the attached original documents or copy thereof.   |
|--|--|
| Name of conveying party(ies):  | Name and address of receiving party(ies):  |
| RESOURCE DATA INTERNATIONAL, INC.  | Name: FINANCIAL TIMES ENERGY, INC.   |
| [] Individual(s) []Association [] General Partnership []Limited Partnership [X] Corporation - Delaware [] Other  Additional name(s) of conveying party(ies) attached? [] Yes [X] No                                    | Address: 1320 Pearl Street, Suite 300 Boulder, Colorado 80302  [] Individual(s) citizenship [] Association [] General Partnership [] Limited Partnership |
| Nature of conveyance:      Assignment [x] Merger     Security Agreement [x] Change of Name     Other   | [X] Corporation- Delaware [] Other  If assigned is not domiciled in the United States, a domestic representative designation is attached:  [] Yes [x] No |
| Execution Date: December 17, 1999  | (Designations must be a separate document from Assignment) Additional name(s) & address(es) attached? [] Yes [X] No                                      |
| Application number(s) or registration number(s):     A. Trademark Applications   | B. Trademark Registrations   |
| Mark <u>Serial No.</u>   | Mark Reg. No.  |
|  | POWERDAT 2,187,503   |
| Additional numbers attached? [] Yes [X] No   |  |
| <ol> <li>Name and address of party to whom correspondence<br/>concerning document should be mailed:</li> <li>Name: <u>Darby &amp; Darby P.C.</u></li> </ol>  | Total number of applications and registrations involved:  1  |
| Street Address: Post Office Box 5257   | 7. Total fee (37 CFR 3.41):\$40.00   |
| City: New York State: New York Zip: 10150-5257   | [] Enclosed  |
| Our Ref. No. 05700/300K248-US0   | [x] Authorized to be charged to deposit account 04-0100  |
|  | 8. Any additional amount is authorized to be charged to Deposit account number: 04-0100  |
|  | (Attach duplicate copy of this page if paying by deposit account)  |
| DO NOT USE THIS SPACE  |  |
| 9. Statement and signature.  To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.  Karin Segall Name of Person Signing |  |
| <u> </u>   |  |
| / Signature   Total number of pages including cover sheet, attachments, and document: 4  |  |
| Mail documents to be recorded with required cover sheet information to   |  |

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

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ARTICLES OF MERGER OF

RESID BOYESTA BAVESON COLURADO SOCRETARY OF STATE

OPC 1992/04/8/8

E SOURCE, INC. Nago (a Colorado corporation)

20001032567 M \$ 60.00

FPC 1997/120899 RESOURCE DATA INTERNATIONAL, INC02-15-2000 14:50:23 (a Delaware corporation) No go

(america)

To the Secretary of State State of Colorado:

19991245583 M 20**-1**00 SECRETARY OF STATE **12-29-199**9 14:10:30

Pursuant to the provisions of the Colorado Business Corporation Act governing the merger of a domestic wholly-owned subsidiary business corporation into its foreign parent business corporation, the foreign parent business corporation hereinafter named does hereby submit the following Articles of Merger.

- The name of the subsidiary corporation, which is a business corporation organized under the laws of the State of Colorado is E Source, Inc. (the "Corporation").
- 2. The name of the parent corporation, which is a business corporation organized under the laws of the State of Delaware, is Resource Data International, Inc.
- All of the outstanding shares of E Source, Inc., (which includes all of the outstanding shares of the Class A Voting Common Stock, the Class B Nonvoting Common Stock, and the Preferred Stock) are owned by Resource Data International,
- 4. The following is the Plan of Merger as adopted on December 17, 1999, by the resolution of the Board of Directors of the Corporation, to merge the Corporation into Resource Data International, Inc.:
- "I. Resource Data International, Inc., which is a business corporation of the State of Delaware and is the parent corporation and the owner of all of the outstanding shares of E Source, Inc., which is a business corporation of the State of Colorado and the subsidiary corporation, hereby merges E Source, Inc. into --- Resource Data International, Inc. pursuant to --the provisions of the Colorado Business Corporation Act and of the laws of the jurisdiction of organization of Delaware, and that all of the estate, property, rights,

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privileges, powers, and franchises of E Source, Inc. be vested in and held and enjoyed by this Corporation as fully and entirely and without change or diminution as the same were before held and enjoyed by E Source, Inc. in its name.

"II. The separate existence of E Source, Inc. shall cease at the effective time and date of the merger and Resource Data International, Inc. shall continue its existence as the surviving corporation pursuant to the provisions of the laws of the jurisdiction of its organization.

"III. Resource Data International, Inc. shall assume all of the obligations and liabilities of E Source, Inc.

"IV. The issued shares of E Source, Inc. shall not be converted in any manner, but each said share which is issued at the effective time and date of the merger shall be surrendered and extinguished.

"V. The name of the surviving corporation shall change its corporate name from Resource Data International, Inc. to Financial Times Energy, Inc.

"VI. The Board of Directors and the proper officers of Resource Data International, Inc. are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of the Plan of Merger or of the merger herein provided for."

5. Shareholder approval was not required.

- 6. The merger herein provided for is permitted by the laws of the jurisdiction of organization of Delaware and is in compliance therewith.
  - 7. The address, wherever located, of the principal office of the surviving corporation is:

1320 Pearl Street Suite 300 Boulder, Colorado 80302

8. The effective time and date in the State of Colorado of the merger herein provided for shall be at 9 a.m. on January 1, 2000. Such effective date complies with Section 7-111-104(5) of the Colorado Business Corporation Act.

ecuted on December 17, 1999.

E SOURCE, INC.

Name of Officer: John Ewe 9HT Title of Officer: Tresum

RESOURCE DATA INTERNATIONAL, INC.

Name of Officer: PATRICIA A. DUCEY
Title of Officer: SECREIARY