# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2009

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Vhayu Technologies Corp.		12/31/2009	CORPORATION: CALIFORNIA

### **RECEIVING PARTY DATA**

Name:	Thomson Reuters (Markets) LLC	
Street Address:	3 Times Square	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10036	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

# PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3326489	VHAYU
Registration Number:	3572423	VHAYU VELOCITY

### **CORRESPONDENCE DATA**

Fax Number: (646)223-4250

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

Phone: 646-223-4272

Email: donna.lavardera@thomsonreuters.com

Correspondent Name: Donna LaVardera Address Line 1: 3 Times Square

Address Line 4: New York, NEW YORK 10036

NAME OF SUBMITTER:	Donna M. LaVardera	
Signature:	/DML/	
Date:	03/05/2010 TRADEMARK	

# Total Attachments: 5

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TRADEMARK
REEL: 004161 FRAME: 0897



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of \_\_\_\_\_/ page(s) is a full, true and correct copy of the original record in the custody of this office.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

DEC 29 2009

DEBRA BOWEN Secretary of State

Sec/State Form CE-109 (REV 01/2009)

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# in the office of the Secretary of State of the State of California

DEC 28 2009

### Agreement of Merger

This Agreement of Merger is entered into between Thomson Reuters (Markets) LLC, a Delaware limited liability company (herein "Surviving Company") and Vhayu Technologies Corp., a California corporation (herein "Merging Corporation").

- Merging Corporation shall be merged into Surviving Company. 1.
- 2. All of the outstanding shares of Merging Corporation shall be converted into one common share of Surviving Company.
- 3. The outstanding shares of Surviving Company shall remain outstanding and are not affected by the merger.

EFFECTIVE DATE DEC 3 1 2009

- Merging Corporation shall from time to time, as and when requested by Surviving Company, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or carry out this merger.
- The effect of the merger and the effective date of the merger are December 31, 2009. 5.

IN WITNESS WHEREOF the parties have executed this Agreement.

Vhayu Technologies

By:

Helen V. Stamatiadis

Vice President'

By:

Assistant Secretary

Thomson Reuters (Markets) LLC

By:

Al Sonander

Vice President

By:

Authorized Person & Assistant Secretary

TRADEMARK

# Certificate of Approval of Agreement of Merger

Helen V. Stamatiadis and Debbie Young certify that:

- 1. They are the vice president and the assistant secretary, respectively, of Vhayu Technologies Corp., a California corporation.
- 2. The principal terms of the Agreement of Merger in the form attached were duly approved by the board of directors and by the shareholders of the corporation by a vote that equaled or exceeded the vote required.
- 3. The shareholder approval was by the holders of 100% of the outstanding shares of the corporation.
- 4. There is only one class of shares and the number of shares outstanding entitled to vote on the merger is 100 shares of common stock.

On the date set forth below, in the City of Stamford and State of Connecticut, each of the undersigned does hereby declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Date: December 23, 2009

Vhayu Technologies Con

By:

Helen V. Starnatiadis

Vice President

By:

Debbie Young Assistant Secretary

# Certificate of Approval of Agreement of Merger

Al Sonander and Debbie Young certify that:

- They are the vice president and manager and the assistant secretary, respectively, of Thomson Reuters (Markets) LLC, a Delaware limited liability company.
- 2. The principal terms of the Agreement of Merger in the form attached were duly approved by the board of directors and by the shareholders of the corporation by a vote that equaled or exceeded the vote required.
- 3. The shareholder approval was by the holders of 100% of the outstanding shares of the corporation.
- 4. There is only one class of shares and the number of shares outstanding entitled to vote on the merger is 132.85 shares.

On the date set forth below, in the City of Stamford and State of Connecticut, each of the undersigned does hereby declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Date: December 23, 2009

Thomson Reuters (Markets) LLC

al Smader

By:

Al Sonander

Vice President and Manager

By:

Debbie Young

Assistant Secretary

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# State of California Secretary of State

### CERTIFICATE OF MERGER

(California Corporations Code sections 1113(g), 6019.1, 8019.1, 9640, 12540.1, 16878.4, 15911.14, 16915(b) and 17552)

IMPORTANT - Read all instructions before completing this form. This Space For Filing Use Only CA SECRETARY OF STATE FILE NUMBER 4. JURISDICTION TYPE OF ENTITY NAME OF SURVIVING ENTITY Thomson Reuters (Markets) LLC LLC 200613010117 CA SECRETARY OF STATE FILE NUMBER (a. JURISDICTION TYPE OF ENTITY 6. NAME OF DISAPPEARING ENTITY Corporation Vhaya Technologica Corp. C2174586 THE PRINCIPAL TERMS OF THE AGREEMENT OF MERGER WERE APPROVED BY A VOYE OF THE NUMBER OF INTERESTS OR STARES OF EACH CLASS THAT EQUALED OR EXCEEDED THE VOTE RECURRED. IF A VOTE WAS REQUIRED, SPECIFY THE CLASS AND THE NUMBER OF OUTSTANDING INTERESTS OF EACH CLASS RITTLED TO VOTE ON THE MERGER AND THE PERCENTAGE VOTE REQUIRED OF EACH CLASS, ATTACH ADDITIONAL PAGES, IF NECESSARY. SURVIVING ENTITY PERCENTAGE VOTE REQUIRED PERCENTAGE VOTE REQUIRED CLASGIAND NUMBER CLASS AND NUMBER 100% Common 100 Shares 132.85 100 10. IF EQUITY SECURITIES OF A PARENT PARTY ARE TO BE ISSUED IN THE MERGER, CHECK THE APPLICABLE STATEMENT. The required vote of the shareholders of the parent party was obtained. No vote of the shareholders of the parent party was required. IF THE SURVIVING ENTITY IS A DOMESTIC LABILITY COMPANY, LIMITED PARTNERSHIP, OR PARTNERSHIP, PROVIDE THE REQUISITE CHANGES (IF ANY) TO THE INFORMATION SET FORTH IN THE SURVIVING ENTITY'S ARTICLES OF ORGANIZATION, CERTIFICATE OF LIMITED PARTNERSHIP OR STATEMENT OF PARTNERSHIP AUTHORITY RESULTING FROM THE MERGER. ATTACH ADDITIONAL PAGES, IF NECESBARY. 12. IF A DISAPPEARING ENTITY IS A DOMESTIC SIMITED LABILITY COMPANY, SIMITED PARTNERSHIP, OR PARTNERSHIP, AND THE SURVIVING ENTITY IS NOT A DOMESTIC ENTITY OF THE SAME TYPE, ENTER THE PRINCIPAL ADDRESS OF THE SURVIVING ENTITY. ZIP CODE PRINCIPAL ADDRESS OF SURVIVING ENTITY OTLY AND STATE 10036 New York, NY Thomson Reuters Building, 3 Times Square 13. OTHER INFORMATION REQUIRED TO BE STATED IN THE CERTIFICATE OF MERGER BY THE LAWS UNDER WHICH EACH CONSTITUENT OTHER BUSINESS ENTITY IS ORGANIZED. ATTACH ADDITIONAL PAGES, IF NECESSARY. 15, PUTURE EFFECTIVE DATE, IF ANY 14. STATUTORY OR OTHER BASIS UNDER WHICH A FOREIGN OTHER BUSINESS ENTITY REAUTHORIZED TO EFFECT THE MERGER. <u>Z0 09</u> 12 (Month) (Year) Limited Liability Company Act of the State of Delaware 18, ADDITIONAL INFORMATION SET FORTH ON ATTACHED PAGES, IF ANY, IS INCORPORATED HEREIN BY THIS REFERENCE AND MADE PART OF THIS CERTIFICATE.

Al Sonandor, Managar TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON SIGNATORE OF AUTHORIZED PERSON FOR THE SURVIVING ENTITY

17. I CERTIFY UNDER PENALTY OF PERSON WHO EXECUTED THIS INSTRUMENT, WHICH EXECUTION IS MY ACT AND DEED.

AUTHORIE FERSON FOR THE SCIEVIVING ENVITY

ZŁO PERSON FOR THE DISAPPEARING ENTITY

Debbie Young Authorized Person & Asst Spey Type or PRINT NAME AND TITLE OF AUTHORIZED PERSON

Helen V. Stamatiadia, Vice President
Type on Print RAME AND TITLE OF AUTHORIZED PERSON

Debbie Young, Assistant Secretary
TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON

For on onlity that is a business trust, real estate investment trust or an unincorporated association, set forth the provision of law or other basis for the authority of the person signing:

ONE MERGER-1 (REV 01/2008)

RECORDED: 03/05/2010

APPROVED BY S

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