

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/22/2004

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Tetradata Corporation		12/22/2004	CORPORATION: SOUTH CAROLINA

RECEIVING PARTY DATA

Name:	Tetradata Corporation
Street Address:	Box 127, 150 Executive Center Drive
City:	Greenville
State/Country:	SOUTH CAROLINA
Postal Code:	29615
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2515335	TETRADATA
Registration Number:	2597647	TETRADATA
Registration Number:	2763295	EASE-E

CORRESPONDENCE DATA

Fax Number: 3125786666
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Phone: 312-263-3600
 Email: thomas.arden@hklaw.com
 Correspondent Name: Thomas P. Arden
 Address Line 1: 131 S. Dearborn St., 30th Fl.
 Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER: MADREWS 102949-15

NAME OF SUBMITTER:	Thomas P. Arden
Signature:	/Thomas P. Arden/
Date:	04/26/2012
Total Attachments: 3 source=Tetradata DE cert of merger#page1.tif source=Tetradata DE cert of merger#page2.tif source=Tetradata DE cert of merger#page3.tif	

Delaware

PAGE 1

The First State


I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP OF "TETRADATA CORPORATION", FILED IN THIS OFFICE ON THE TWENTY-SECOND DAY OF DECEMBER, A.D. 2004, AT 10:10 O'CLOCK A.M.

3896902 8100

120475261

You may verify this certificate online
at corp.delaware.gov/authver.shtml




Jeffrey W. Bullock, Secretary of State
AUTHENTICATION: 9529972

DATE: 04-25-12

TRADEMARK
REEL: 004765 FRAME: 0211

CERTIFICATE OF OWNERSHIP AND MERGER

merging

TETRADATA CORPORATION

(a South Carolina corporation)

into

TETRADATA CORPORATION

(a Delaware corporation)

TetraData Corporation, a corporation organized and existing under the laws of the State of South Carolina ("TetraData-SC"), does hereby certify as follows:

FIRST: TetraData-SC was organized pursuant to the provisions of the South Carolina Business Corporation Act of 1988, as amended, of the State of South Carolina, on June 2, 1998.

SECOND: TetraData-SC owns 100% of the outstanding shares of the capital stock of TetraData Corporation, a corporation organized pursuant to the provisions of the General Corporation Law of the State of Delaware ("TetraData-DE"), on December 15, 2004.

THIRD: The Board of Directors of TetraData-SC, by unanimous written consent executed on December 21, 2004, determined to merge TetraData-SC into TetraData-DE and did adopt the following resolutions:

RESOLVED, that TetraData-SC merge itself into TetraData-DE, as a result of which TetraData-DE shall assume all of the obligations of TetraData-SC.

RESOLVED, that the terms and conditions of the merger are as follows:

1. Upon effectiveness of the Merger, (a) the holders of the outstanding shares of Class A Voting Common Stock, no par value (the "TetraData-SC Shares"), of TetraData-SC shall, without requiring any action on the part of such holders, be issued an equivalent number of shares of the Common Stock, \$0.001 par value (the "TetraData-DE Shares"), of TetraData-DE, (b) such holders shall have no further claims as shareholders of TetraData-SC of any kind or nature, (c) the separate existence of TetraData-SC shall cease pursuant to the South Carolina Business Corporation Act of 1988, as amended, and (d) TetraData-DE shall continue its existence as the surviving corporation pursuant to the provisions of the General Corporation Law of the State of Delaware.

2. A portion of the stated value of the TetraData-SC Shares equal to \$0.001 per share shall be allocated for payment of the par value of the

TetraData-DE Shares issued to the holders of the TetraData-SC Shares upon effectiveness of the Merger.

3. At any time after effectiveness of the Merger, the holders of the TetraData-SC Shares shall be entitled to receive certificates representing the TetraData-DE Shares upon surrender of the corresponding certificates representing the TetraData-SC Shares.


4. All of the TetraData-DE Shares held by TetraData-SC immediately prior to effectiveness of the Merger shall be surrendered and canceled.

RESOLVED, that any officer of TetraData-SC be, and hereby is, authorized to take all such further action and to execute and deliver all such further agreements, documents and instruments, in the name and on behalf of TetraData-SC, as such officer shall deem necessary or advisable in order to carry out the intent and accomplish the purposes of the resolutions adopted hereby.

FOURTH: The merger has been adopted, approved, certified, executed and acknowledged by TetraData-SC in accordance with the laws of the State of South Carolina.

IN WITNESS WHEREOF, TetraData-SC has caused this Certificate to be signed by an authorized officer on December 21, 2004.

TETRADATA CORPORATION,
a South Carolina corporation

By: 

Martin S. Brutosky
Chairman and CEO