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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM299723

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/21/2014

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
thinkorswim Holdings Inc.		03/21/2014	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	thinkorswim Group Inc.	
Street Address:	200 South 108th Avenue	
City:	Omaha	
State/Country:	NEBRASKA	
Postal Code:	68154	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 14

Number	Word Mark
3720667	MYTRADE
3495883	PAPERMONEY
2914755	THINKANYWHERE
3477744	THINKMICRO
3507533	THINKMONEY
3632123	THINKMONEY
2568003	THINKORSWIM
3351845	THINKORSWIM
3339797	THINKPIPES
4102653	THINKPOD
3473463	THINKSCRIPT
86116292	THINKORSWIM
86116462	
86132721	THINKMONEY
	3720667 3495883 2914755 3477744 3507533 3632123 2568003 3351845 3339797 4102653 3473463 86116292 86116462

CORRESPONDENCE DATA

Fax Number: 3128324700

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via

US Mail.

Phone: 312-832-4500

TRADEMARK

900284572 REEL: 005247 FRAME: 0547

Email: cmandly@foley.com,jolsen@foley.com

Correspondent Name: Charles R. Mandly, Jr.

Address Line 1: 321 North Clark Street, Suite 2800

Address Line 4: Chicago, ILLINOIS 60654

ATTORNEY DOCKET NUMBER:	089436-0101
NAME OF SUBMITTER:	Charles R. Mandly, Jr.
SIGNATURE:	/Charles R. Mandly, Jr./
DATE SIGNED:	03/31/2014

Total Attachments: 3

source=thinkorswim holdings into thinkorswim group#page1.tif source=thinkorswim holdings into thinkorswim group#page2.tif source=thinkorswim holdings into thinkorswim group#page3.tif

Delaware

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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, WHICH MERGES:

"THINKORSWIM HOLDINGS INC.", A DELAWARE CORPORATION,

WITH AND INTO "THINKORSWIM GROUP INC." UNDER THE NAME OF
"THINKORSWIM GROUP INC.", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED
IN THIS OFFICE THE TWENTY-FIRST DAY OF MARCH, A.D. 2014, AT 9:53
O'CLOCK A.M.

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

4640741 8100M

140362051

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

Jeffrey W. Bullock, Secretary of State

AUTHENT\(CATION: 1231189 \)

DATE: 03-24-14

State of Delaware Secretary of State Division of Corporations Delivered 09:53 AM 03/21/2014 FILED 09:53 AM 03/21/2014 SRV 140362051 - 4640741 FILE

CERTIFICATE OF OWNERSHIP AND MERGER MERGING THINKORSWIM HOLDINGS INC. WITH AND INTO THINKORSWIM GROUP INC.

(Pursuant to Section 253 of the General Corporation Law of the State of Delaware)

thinkorswim Group Inc., a Delaware corporation (the "Company"), does hereby certify to the following facts relating to the merger (the "Merger") of thinkorswim Holdings Inc., a Delaware corporation ("tos Holdings"), with and into the Company, with the Company remaining as the surviving corporation:

FIRST: The Company is incorporated pursuant to the General Corporation Law of the State of Delaware (the "DGCL"), tos Holdings is incorporated pursuant to the DGCL.

of the State of Delaware (the "DGCL"). tos Holdings is incorporated pursuant to the General Corporation Law of the State of Delaware (the "DGCL"). tos Holdings is incorporated pursuant to the DGCL.

SECOND: The Company owns all of the outstanding shares of each class of capital stock of tos Holdings.

THIRD: The Board of Directors of the Company, by the following resolutions duly adopted on March 21, 2014, determined to merge tos Holdings with and into the Company pursuant to Section 253 of the DGCL.

WHEREAS, thinkorswim Group Inc., a Delaware corporation (the "Company"), owns all of the outstanding shares of the capital stock of thinkorswim Holdings Inc., a Delaware corporation ("tos Holdings"); and

WHEREAS, the Board of Directors of the Company has deemed it advisable that tos Holdings be merged with and into the Company pursuant to Section 253 of the General Corporation Law of the State of Delaware.

NOW, THEREFORE, BE IT AND IT HEREBY IS RESOLVED, that tos Holdings be merged with and into the Company pursuant to Section 253 of the General Corporation Law of the State of Delaware (the "Merger"); and it is

RESOLVED FURTHER, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of stock of the Company shall remain unchanged;

RESOLVED FURTHER, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of stock of tos Holdings shall be cancelled and no consideration shall be issued in respect thereof; and

RESOLVED FURTHER, that the proper officers of the Company be and they hereby are authorized and directed to make, execute and acknowledge, in the name and under the corporate seal of the Company, for the purpose of effecting the Merger, a certificate of ownership and merger and to file or cause to be filed the same in the office of the Secretary of State of the State of Delaware, and to do all other acts and things that may be necessary to carry out and effectuate the purpose and intent of the resolutions relating to the Merger.

FOURTH:	The Company shall be the surviving corporation of the Merger.
IN WITNESS Merger to be executed by its du	WHEREOF, the Company has caused this Certificate of Ownership and ally authorized officer this 21 day of March, 2014.
	By:

RECORDED: 03/31/2014

Office: President_____