# CH \$165.00 39898

ETAS ID: TM455103

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Mergent, Inc.		12/19/2012	Corporation: DELAWARE

### **RECEIVING PARTY DATA**

Name:	The Nasdaq OMX Group, Inc.
Street Address:	One Liberty Plaza, 165 Broadway
City:	New York
State/Country:	NEW YORK
Postal Code:	10006
Entity Type:	Corporation: DELAWARE

### **PROPERTY NUMBERS Total: 6**

Property Type	Number	Word Mark
Registration Number:	3989851	DIVIDEND ACHIEVERS
Registration Number:	3246457	DIVIDEND ACHIEVERS
Registration Number:	3604677	INDEX ENGINEERING
Registration Number:	3726932	INDXIS
Registration Number:	3681678	INDXIS
Registration Number:	3679627	INDXIS INDEX ENGINEERING

### CORRESPONDENCE DATA

**Fax Number:** 2028874288

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

**Phone:** 202-887-4000

**Email:** dlee@akingump.com, kkoehler@akingump.com

Correspondent Name: David C. Lee

Address Line 1: 1333 New Hampshire Avenue NW

Address Line 4: Washington, D.C. 20036

NAME OF SUBMITTER:	Kwan Koehler
SIGNATURE:	/Kwan Koehler/
DATE SIGNED:	12/19/2017

**Total Attachments: 3** 

TRADEMARK REEL: 006233 FRAME: 0969

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> TRADEMARK REEL: 006233 FRAME: 0970

# Trademark Assignment

and among Mergent, Inc., a Delaware corporation before Mill, South Carolina 29715 ("Assignor") and	
WHEREAS, Assignor wishes to assign to the trademarks listed on Schedule A attached hitherefore anywhere in the world, if any; and	Assignee all right, title and interest in and to ereto, and all registrations and applications
WHEREAS, Assignee wishes to accept such	rassignment
NOW THEREFORE, for good and valuable which is hereby acknowledges, the parties agree as	e consideration, the receipt and adequacy of follows:
I. Assignor hereby assigns to Assignee and interest in and to the trademarks specified on Segistrations, pending applications and all renewal enforce and obtain registrations therefore, throughout successors or assigns, and including the goodwill one tuding all rights to suc and recover for past infrinctuding all rights to suc and recover for past infrinctuding.	rights in such marks, and the exclusive right at the world in the sole name of Assigned, its I the business symbolized by such marks, and
<ol> <li>Assignor agrees to execute such Assignee to give effect to the terms hereof.</li> </ol>	other documents as may be requested by
<ol> <li>By their signatures below, the parti- power and authority to enter into and perform under</li> </ol>	es hereto represent that they have full right, this agreement.
IN WITNESS THEREOF, the parties hereto this Trademark Assignment as of the Effective Date	are duly authorized to and do hereby execute
MERGENT, INC.	THE NASDAQ OMX GROUP, INC.
By Name South Williams	Bv: Name: Title:

TRADEMARK REEL: 006233 FRAME: 0971

### Trademark Assignment

This Trademark Assignment, entered into on December 2, 2012 ("Effective Date") is by and among Mergent, Inc., a Delaware corporation having an address of 580 Kingsley Park Drive, Fort Mill, South Carolina 29715 ("Assignor") and The NASDAQ OMX Group, Inc., a Delaware corporation having an address of Metherty Diaza ("Assignee").

165 Broadway NYNY 10006

WHEREAS, Assignor wishes to assign to Assignee all right, title and interest in and to the trademarks listed on Schedule A attached hereto, and all registrations and applications therefore anywhere in the world, if any; and

WHEREAS, Assignee wishes to accept such assignment.

NOW THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledges, the parties agree as follows:

- 1. Assignor hereby assigns to Assignee, and Assignee hereby accepts, all rights, title and interest in and to the trademarks specified on Schedule A, including all common law rights, registrations, pending applications and all renewal rights in such marks, and the exclusive right enforce and obtain registrations therefore, throughout the world in the sole name of Assignee, its successors or assigns, and including the goodwill of the business symbolized by such marks, and including all rights to sue and recover for past infringement of such marks.
- 2. Assignor agrees to execute such other documents as may be requested by Assignee to give effect to the terms hereof.
- 3. By their signatures below, the parties hereto represent that they have full right, power and authority to enter into and perform under this agreement.

IN WITNESS THEREOF, the parties hereto are duly authorized to and do hereby execute this Trademark Assignment as of the Effective Date.

MERGENT, INC.	THE NASDAQ OMX GROUP, INC.
By:	By: Alleas
Name: Title:	Name: JAN L Samos Title: Frontive Vice Prosident

# SCHEDULE A TRADEMARKS CANADIAN DIVIDEND ACHIEVERS DIVIDEND ACHIEVERS INDEX ENGINEERING INDXIS



# REGISTRATIONS

Trademark	Registration Number	Country
CANADIAN DIVIDEND ACHIEVERS	702399	Canada
DIVIDEND ACHIEVERS	3989851	United States
DIVIDEND ACHIEVERS	3246457	United States
INDEX ENGINEERING	3604677	United States
INDXIS	3726932	United States
INDXIS	3681678	United States
<b>U</b> indxis	3679627	United States

**RECORDED: 12/19/2017** 

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