

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM481635

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
THOMPSON REUTERS CANADA LIMITED		05/31/2013	Limited Corporation: CANADA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	NASDAQ OMX CORPORATE SOLUTIONS, LLC		
<b>Street Address:</b>	One Liberty Plaza, 165 Broadway		
<b>City:</b>	New York		
<b>State/Country:</b>	NEW YORK		
<b>Postal Code:</b>	10005		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4352653	MYMEDIAINFO	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>			
<i>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.</i>			
<b>Phone:</b>	402-716-1253		
<b>Email:</b>	TNTILDEN@WEST.COM		
<b>Correspondent Name:</b>	WEST CORPORATION C/O TOM TILDEN		
<b>Address Line 1:</b>	11808 MIRACLE HILLS DR.		
<b>Address Line 2:</b>	MAIL STOP: W11-LEGAL		
<b>Address Line 4:</b>	OMAHA, NEBRASKA 68154		
<b>NAME OF SUBMITTER:</b>	Louis A. Riley		
<b>SIGNATURE:</b>	/Louis A. Riley/		
<b>DATE SIGNED:</b>	07/12/2018		
<b>Total Attachments: 11</b>			
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**INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT**

This INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (this "Assignment"), effective the 31st day of May, 2013 (the "Effective Date"), is made and entered into by and between THOMSON REUTERS (MARKETS) LLC, THOMSON REUTERS GLOBAL RESOURCES, THOMSON REUTERS (MARKETS) DEUTSCHLAND GMBH, THOMSON REUTERS CANADA LIMITED, THOMSON REUTERS HOLDINGS INC. and THOMSON REUTERS (MARKETS) SUOMI OY AB (together, the "Assignors") and NASDAQ OMX CORPORATE SOLUTIONS, LLC ("Assignee") (each a "Party," and collectively, the "Parties"). Capitalized terms used herein but not otherwise defined herein shall have the meanings set forth in the Purchase Agreement (defined below).

WHEREAS, THOMSON REUTERS (MARKETS) LLC, THOMSON REUTERS GLOBAL RESOURCES, THOMSON REUTERS CORPORATION, THE NASDAQ OMX GROUP, INC. and Assignee, entered into that certain Asset Purchase Agreement, dated as of May 17, 2013 (the "Purchase Agreement"), pursuant to which Assignee has agreed to purchase certain assets from each Assignor, including all of the Assignors' right, title and interest in and to the Intellectual Property set forth on Schedule A hereto (the "Assigned Intellectual Property"); and

WHEREAS, the Parties have agreed to enter into this Assignment in order to consummate the transactions contemplated in the Purchase Agreement.

NOW THEREFORE, in consideration of the premises and the mutual agreements and covenants hereinafter set forth, and intending to be legally bound, the Parties hereby agree as follows:

1. Assignment. Effective upon Closing, each Assignor, to the extent that each Assignor owns the Assigned Intellectual Property, hereby assigns, transfers and conveys to Assignee, and Assignee hereby accepts the assignment, transfer and conveyance of, all of each Assignor's right, title and interest in and to the Assigned Intellectual Property, together with all of each Assignor's right, title and interest in and to the goodwill symbolized thereby or associated therewith and all rights derived therefrom, including but not limited to the right to sue for and collect damages in Assignee's name for past, present and future infringement (in each case, to the extent such Assignor has any such right).

2. Further Assurances; Recordation.

(a) Each Assignor covenants and agrees that it will, upon the request of Assignee, execute and deliver, or cause to be executed or delivered, further documents and, at the expense of the Assignee, take any further actions that may be reasonably required or necessary to perfect the assignment, transfer and conveyance of the Assigned Intellectual Property hereunder, including, without limitation, execution of any assignment documents required to be recorded under the Laws of any relevant foreign jurisdictions to perfect the assignment, transfer and conveyance hereunder. Each Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States, and the equivalent governmental authority in any jurisdiction applicable to the Assigned Intellectual Property to record this Assignment.

(b) Without limiting Section 2(a) hereof, within twenty (20) Business Days following the Effective Date and from time to time thereafter at the request and expense of Assignee, each Assignor shall (i) execute or otherwise complete the applicable registrant name change agreement or other forms required by the applicable Internet domain name registrar (the "Registering Authority") for each Internet domain name registration held by such Assignor and included in the Assigned Intellectual Property; (ii) submit or file such registrant name change agreements or other forms to or with the

Registering Authority in accordance with the policies and rules of the Registering Authority; and (iii) take any further actions in accordance with the policies and rules of the Registering Authority as required to transfer such Internet domain names registrations to Assignee within a reasonable time period.

(c) If Assignee is unable for any reason to secure any Assignor's signature to any document to which it is entitled under Section 2(a) or Section 2(b) hereof within twenty (20) Business Days after requesting the same from such Assignor in the case of Section 2(a) or within twenty (20) Business Days following the Effective Date in the case of Section 2(b), such Assignor hereby irrevocably designates and appoints Assignee, and Assignee's duly authorized officers, agents and representatives, as its agents and attorneys-in-fact with full power of substitution to act for and on the behalf, and instead, of such Assignor, to execute and file any such document or documents with the same legal force and effect as if executed by such Assignor.

3. Conflict. If there is any conflict between the Purchase Agreement and this Assignment, each of the Purchase Agreement and this Assignment is to be interpreted and construed, if possible, so as to avoid or minimize such conflict, but, to the extent (and only to the extent) of such conflict, the Purchase Agreement shall prevail and control. No representations or warranties, express or implied, are made or given in this Assignment in relation to any of the Assigned Intellectual Property on the basis that to the extent any such representations and warranties are given, they are expressly set out in, and exclusively governed by, the terms of the Purchase Agreement.

4. Governing Law. This Assignment (and any claims or disputes arising out of or related hereto or to the transactions contemplated hereby or to the inducement of any party to enter herein, whether for breach of contract, tortious conduct or otherwise and whether predicated on common law, statute or otherwise) shall in all respects be governed by, and construed in accordance with, the Laws of the State of New York, including all matters of construction, validity and performance, in each case without reference to any conflict of Law rules that might lead to the application of the Laws of any other jurisdiction.

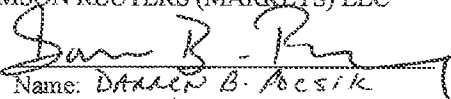
5. Counterparts. This Assignment may be executed in two or more counterparts, and by the different Parties in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Assignment by facsimile, .pdf or other electronic transmission shall be as effective as delivery of a manually executed counterpart of this Assignment.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, each Party has caused this Assignment to be executed on the date first written above by its duly authorized representative.

THOMSON REUTERS (MARKETS) LLC

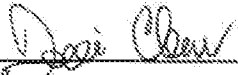
By:

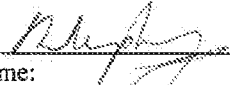
  
Name: *Darren B. Poesik*  
Title: *Vice President*

*Signature Page to the US Intellectual Property Assignment Agreement*

**TRADEMARK**  
**REEL: 006378 FRAME: 0373**

THOMSON REUTERS GLOBAL RESOURCES

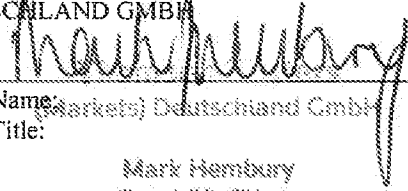
By:   
Name: \_\_\_\_\_  
Title: David Chapman  
VP of Finance and  
Administration, TRGR

By:   
Name: \_\_\_\_\_  
Title: Joanna L. Murphy  
Chief Counsel

*Signature Page to the US Intellectual Property Assignment Agreement*

THOMSON REUTERS (MARKETS)  
DEUTSCHLAND GMBH

By:

  
Name: (Markets) Deutschland GmbH  
Title:

Mark Hembury  
Geschäftsführer

*Signature Page to the US Intellectual Property Assignment Agreement*

**TRADEMARK**  
**REEL: 006378 FRAME: 0375**

THOMSON REUTERS CANADA LIMITED

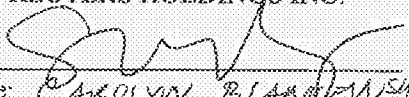
By:   
Name: Michael R. Doody  
Title: Vice-President



THOMSON REUTERS HOLDINGS INC.

By:

Name:

  
CAROLYN BLANKENSHIP

Title:

ASST SECY

THOMSON REUTERS (MARKETS) SUOMI OY AB

By: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Richard Garnier  
Managing Director  
Thomson Reuters Markets Nordic & Baltics

*Signature Page to the US Intellectual Property Assignment Agreement*

**TRADEMARK**  
**REEL: 006378 FRAME: 0378**

NASDAQ OMX CORPORATE SOLUTIONS, LLC

By:   
Name: Anna Ewing  
Title: Chief Executive Officer

## SCHEDULE A

### Patents and Patent Applications

<b>Title</b>	<b>Country</b>	<b>Patent No. / Date</b>	<b>App. No. / Filed</b>	<b>Assignor</b>	<b>Status</b>
SCALABLE TRANSCODING FOR STREAMING AUDIO	U.S.	N/A	13/211,831 17-Aug-2011	Thomson Reuters Global Resources	Pending
Integrated Call Capture for Streaming Audio	U.S.	N/A	13/334,868 22-Dec-2011	Thomson Reuters Global Resources	Pending

### Trademarks and Trademark Applications

<b>Trademark</b>	<b>Country</b>	<b>Reg. No. / Date</b>	<b>App. No. / Filed</b>	<b>Assignor</b>	<b>Status</b>
MYMEDIAINFO	Canada	N/A	1576087 04-May-2012	Thomson Reuters Canada Limited	Pending
CCBN	United States of America	2346809 02-May-2000	75614953 04-Jan-1999	Thomson Reuters (Markets) LLC	Renewed
MY CCBN	United States of America	2668007 31-Dec-2002	76191578 08-Jan-2001	Thomson Reuters (Markets) LLC	Registered
MYMEDIAINFO	United States of America	N/A	85613131 01-May-2012	Thomson Reuters Canada Limited	Pending

### Domain Names

<b>Domain Name</b>	<b>Expiration Date</b>	<b>Assignor</b>
bellwebcasting.ca	20160428	Thomson Reuters Canada Ltd.
bellwebinar.ca	20130510	Thomson Reuters Canada Ltd.
streamlogics.ca	20131202	Thomson Reuters Canada Ltd.
streamlogics.com	20151123	Thomson Reuters Canada Ltd.
streamlogics.net	20131124	Thomson Reuters Canada Ltd.
streamlogicscdn.com	20130619	Private. Cannot confirm.
tappedinto.com	20130503	Private. Cannot confirm.
redegginfoexpert.com	20141216	Thomson Reuters
mmiemails.com	20130314	Thomson Reuters
edcals.com	20130915	Thomson Reuters
redeggsolutions.com	20140703	Thomson Reuters
myedcals.com	20140716	Thomson Reuters
mymediainfo.com	20140720	Thomson Reuters

<b>Domain Name</b>	<b>Expiration Date</b>	<b>Assignor</b>
mysocialmediainfo.com	20130811	Thomson Reuters
mymediawire.com	20150107	Thomson Reuters
myclipmanager.com	20130920	Thomson Reuters
mycustomresearch.com	20130920	Thomson Reuters
mmimonitoring.com	20140405	Thomson Reuters
mymediainfomonitoring.com	20140405	Thomson Reuters
myedcals.co.uk	20160430	Thomson Reuters (Markets) LLC
mymediainfo.co.uk	20160430	Thomson Reuters (Markets) LLC
mymediacontact.com	20140712	Thomson Reuters
mymediacontacts.com	20140712	Thomson Reuters (Markets) LLC
corporate-ir.net	20180706	Thomson Reuters Holdings Inc.
ccbn.com	20190212	Thomson Reuters Holdings Inc.
myccbn.com	20160821	Thomson Reuters Holdings Inc.
ccbn.biz	20191106	Thomson Reuters Holdings Inc.
corporatedisclosure.com	20190211	Thomson Reuters Holdings Inc.
corporateir.com	20190406	Thomson Reuters Holdings Inc.
corporate-ir.com	20190406	Thomson Reuters
corporate-ir-qa.net	20201206	Thomson Reuters
ccbn-qa.com	20201206	Thomson Reuters
corporate-ir-ppe.net	20201206	Thomson Reuters
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