PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2620015

| SUBMISSION TYPE: | | | NEW ASSIGNMENT | | | |
|------------------------------------|------------|---------|---|----------------|--|--|
| NATURE OF CONVEYANCE: | | | MERGER | | | |
| EFFECTIVE DATE: | | | 12/31/2012 | | | |
| CONVEYING PARTY DATA | | | | | | |
| | | N | lame | Execution Date | | |
| LEARNLIVE TECHNOLOGIES, INC. | | | | 12/26/2012 | | |
| RECEIVING PARTY D | ΑΤΑ | | | | | |
| Name: | THOMSON F | REUTE | RS (TAX & ACCOUNTING) SERVICES INC. | | | |
| Street Address: | 2395 MIDWA | | AD | | | |
| City: | CARROLLTON | | | | | |
| State/Country: | TEXAS | | | | | |
| Postal Code: | 75006 | | | | | |
| PROPERTY NUMBER | S Total: 1 | | | | | |
| Property Ty | ире | | Number | | | |
| Application Number: | | 11452 | 758 | | | |
| CORRESPONDENCE | DATA | | | | | |
| Fax Number: | (509 |))944-4 | 692 | | | |
| Phone: | | -324-92 | | | | |
| Email: | pam | i@leeh | ayes.com | | | |
| | | | hen the email attempt is unsuccessful. | | | |
| Correspondent Name: | | | YES, PLLC | | | |
| Address Line 1: Address Line 4: | | | /ERSIDE AVE, SUITE 1400 , WASHINGTON 99201 | | | |
| | | | | | | |
| ATTORNEY DOCKET | NUMBER: | | L012-0001US | | | |
| NAME OF SUBMITTE | R: | | PAM PRELLWITZ | | | |
| Signature: | | | /Pam Prellwitz/ | | | |
| Date: | | | 11/19/2013 | | | |
| | | | <u> </u> | PATENT | | |

Total Attachments: 13 source=L012-0001US_MergerDocs#page1.tif source=L012-0001US_MergerDocs#page2.tif source=L012-0001US_MergerDocs#page3.tif source=L012-0001US_MergerDocs#page5.tif source=L012-0001US_MergerDocs#page6.tif source=L012-0001US_MergerDocs#page7.tif source=L012-0001US_MergerDocs#page8.tif source=L012-0001US_MergerDocs#page9.tif source=L012-0001US_MergerDocs#page9.tif source=L012-0001US_MergerDocs#page10.tif source=L012-0001US_MergerDocs#page11.tif source=L012-0001US_MergerDocs#page12.tif

CORPORATION SERVICE COMPANY

www.cscglobal.com

CSC- New York Suite 210 1180 Avenue OF the Americas New York, NY 10036-8401 212-299-5600 212-299-5656 (Fax)

| Not Provided | Order# 472957-70 |
|---------------|--|
| : | Order Date 12/24/2012 |
| Entity Name: | THOMSON REUTERS (TAX & ACCOUNTING) INC |
| Jurisdiction: | WA - Secretary of State |
| Request for: | Domestic Merger Filing |
| File#: | n/a |
| File Date: | 12/28/2012 |
| Result: | Filed |
| | : Entity Name: Jurisdiction: Request for: File#: File Date: |

Ordered by HELEN STAMATIADIS at THOMSON REUTERS

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John Pelletier jpelleti@cscinfo.com

The responsibility for verification of the files and determination of the information therein lies with the filing officer; we accept no liability for errors or omissions.



I, Sam Reed, Secretary of State of the State of Washington and custodian of its seal, hereby certify that documents meeting statutory requirements have been filed and processed with the Secretary of State merging the listed "Merging Entities" into:

THOMSON REUTERS (TAX & ACCOUNTING) INC.

TX Profit Corporation UBI: 601-131-278 Filing Date: December 28, 2012 Effectife Date: December 31, 2012

Merging Entities:

14<u>98998</u>2

602-332-178 LEARNLIVE TECHNOLOGIES, INC.



Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

Sam Reed, Secretary of State



FILED DEC 282012 WASECRETARY OF STATE

ARTICLES AND PLAN OF MERGER

OF

LEARNLIVE TECHNOLOGIES, INC.

INTO

THOMSON REUTERS (TAX & ACCOUNTING) INC.

To the Secretary of State State of Washington

Pursuant to the provisions of the Washington Business Corporation Act governing the merger of a domestic wholly-owned subsidiary business corporation into its foreign parent business corporation, the foreign parent business corporation hereinafter named does hereby adopt the following articles of merger:

FIRST: The name of the subsidiary corporation, which is a business corporation organized under the laws of the State of Washington; is I earn lave Technologies, Inc. ("Subsidiary").

SECOND: The name of the parent corporation, which is a business corporation organized under the laws of the State of Texas, is Thomson Reuters (Tax & Accounting) Inc. ("Parent").

THIRD: The number of outstanding shares of Subsidiary is 6,121,285, all of which are of one class, and all of which are owned by Parent.

FOURTH: The following is the Plan of Merger for merging Subsidiary into Parent as approved by resolution of the Board of Directors of Parent; shareholder approval of the merger was not required.

1. Parent, which is a business corporation of the State of Texas and is the owner of all of the outstanding shares of Subsidiary, which is a business corporation of the State of Washington hereby merges Subsidiary into Parent pursuant to the provisions of the Washington Business Corporation Act and pursuant to the provisions of the laws of the State of Texas.

2. The separate existence of Subsidiary shall cease upon the effective date of the merger pursuant to the provisions of the laws of the State of Washington; and Parent shall continue its existence as the surviving corporation pursuant to the provisions of the laws of the State of Texas.

3. The issued shares of Subsidiary shall not be converted in any manner, but shall each said

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share which is issued as of the effective date of the increar shall be surrendered and extinguished without the payment or delivery of each or any other consideration.

4. The Board of Directors and the proper officers of Parent are hereby authorized, empowered and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers and documents which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

FIFTH: The mailing of a copy of the aforesoid Plan of Merger is hereby walved by Parent in its capacity as the holder of all of the outstanding shares of Subsidiary.

SIXTH: The merger herein provided for is permitted by the laws of the jurisdiction of organization of Parent, and the merger of Subsidiary into Parent is in compliance with the laws of the jurisdiction of organization of Parent.

Seventh: The merger shall become effective on December 31, 2012.

(signature page follows)

K., I

Executed on this 26th day of December, 2012.

K }

I certify under penalties of perjury that the information provided above is true, current and correct to the best of my knowledge or belief. I further certify that I am authorized to execute this document on behalf of the corporation.

THOMSON REUTERS (TAX & ACCOUNTING) INC,

By:

Name: Helen V. Stamatiadis Title: Assistant Secretary

| CORPORATION SERVIC Re: THOMSON REUTERS (TAX Account No. 4332209 | | | | Invo | oice No. ice Date bunt Due Page Type | 55690632 12/31/12 459.00 1 I INT | |
|---|--|----------------|--------------|--|--|---|---------------------------------|
| HELI THOI ONE | ng Address EN STAMATIADIS MSON REUTERS STATION PLACE MFORD CT 06902 | | | Shipping Address HELEN STAMATIA THOMSON REUTER ONE STATION PL STAMFORD CT 06 | DIS S ACE | | |
| Matter No. Not Provided | | Order No. | 472957 070 | Order Date |) 12 | 2/24/12 | |
| Description of Services | | | | | | An | nount |
| WAINMD MERGER DOCU WAISF DISBURSEMEN | Company Id: Not Provided MENT FILED IN WASHI I/COST - FILE MERGER | | | 1 @ 1 @ TO | |) 3 | .00 90.00 69.00 159.00 |
| THANK YOU FO | OR USING CSC - JOHN | H. PELLETIER - | 800-927-9800 | | | | |

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| Account No. | Invoice No. | Invoice Date | Amount Due |
|---------------------------------|-------------|----------------------|------------|
| 4332209 | 55690632 | 12/31/12 | 459.00 |
| Credit Card Payment (op | tional) | Amount Remitted \$ | |
| Circle one: VISA MC Card No. | Amex | | |
| Expiration Date | | | |
| Signature | | Please Remit to: | |
| Telephone No | | CSC | |
| | | PO Box 13397 | |
| | | Philadelphia, PA 191 | 01-3397 |

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| Matter# | Not Provided | Order# 472957-65 |
|--------------|---------------|--|
| Project Id : | : | Order Date 12/24/2012 |
| | Entity Name: | THOMSON REUTERS (TAX & ACCOUNTING) INC |
| | Jurisdiction: | TX - Secretary of State |
| | Request for: | Domestic Merger Filing |
| | File#: | 25758900 |
| | File Date: | 12/27/2012 |
| | Result: | Filed |

Ordered by HELEN STAMATIADIS at THOMSON REUTERS

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John Pelletier jpelleti@cscinfo.com

The responsibility for verification of the files and determination of the information therein lies with the filing officer; we accept no liability for errors or omissions.

Corporations Section P.O.Box 13697 Austin, Texas 78711-3697



elay Services

458999260002

Office of the Secretary of State

December 28, 2012

Corporation Service Company 211 E. 7th Street, Suite 620 Austin, TX 78701 USA

RE: Thomson Reuters (Tax & Accounting) Inc. (File Number: 25758900)

It has been our pleasure to approve and place on record the filing instrument effecting a merger. The appropriate evidence of filing is attached for your files. Payment of the filing fee is acknowledged by this letter.

If we can be of further service at any time, please let us know.

Sincerely,

Corporations Section Business & Public Filings Division

Enclosure

Corporations Section P.O.Box 13697 Austin, Texas 78711-3697



Office of the Secretary of State

CERTIFICATE OF MERGER

The undersigned, as Secretary of State of Texas, hereby certifies that a filing instrument merging

LearnLive Technologies, Inc. Foreign For-Profit Corporation Washington, USA [Entity not of Record, Filing Number Not Available]

Into

Thomson Reuters (Tax & Accounting) Inc. Domestic For-Profit Corporation [File Number: 25758900]

has been received in this office and has been found to conform to law.

Accordingly, the undersigned, as Secretary of State, and by the virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing the acceptance and filing of the merger on the date shown below.

Dated: 12/27/2012

Effective: 12/31/2012



John Steen Secretary of State

elay Services

458999260002

Come visit us on the internet at http://www.sos.state.tx.us/ Fax: (512) 463-5709 TID: 10343 REEL: 031630 FRAME: 0091

| Form 623 | | AG ITA | | This space reserved for office use |
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| Return in duplicate to | • | ERTEND | | FILED In the Office of the Secretary of State of Te: |
| Secretary of State | | | | Secretary of State of Tex |
| P.O. Box 13697 | | | | DEC 2 7 2012 |
| Austin, TX 78711-36 | 07. | Parent-Subsid | រាំំំំំំំំំំំំំំំំំំំំំំំំំំំំំំំ | |
| 512.463-5555 | | | - | Corporations Sect |
| FAX: 512 463-5709 | | Certificate of M | a | Corporations |
| | | Business Organizat | ions Code | |
| Filing Fee: see instru | | 817 E 218 C 60 | <u> </u> | |
| | | Parties to the Me | erger | |
| Pursuant to chapter 10 of identified below, the unde | the Texas Bu rsigned parties | siness Organizations Code, submit this certificate of me | and the tifle appli orger. | cable to each domestic filing entit |
| The name, organization | onal form, ai | nd state of incorporation | or organizatio | n, and file number, if any, |
| issued by the secretar | y of state for | the parent and subsidia | ry organizatior | (s) are as follows: |
| Parent | | | | |
| Thomson Reuters (Ta | x & Accoun | ting) Inc. | | |
| Name of Organization | | | | |
| The organization is a | | t corporation nizational form (e.g., for-profit corp | | organized under the laws of |
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| Street Address The number of outstanding ownership of ownership interests of each class o | <i>City</i> p interests of each class or series and the number and percentage or series owned by the parent organization are as follows: |
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| The organization will survive the | e merger. |
| Subsidiary 3 | |
| Name of Organization The organization is a: | It is organized under the laws of tional form (e.g., for-prafit corporation) The file number, if any, is: |
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PATENT REEL: 031630 FRAME: 0093

| Name of New Organization 2 | Jurisdiction | | Entity Type (See instructions | | |
|-------------------------------------|--------------|---------|-------------------------------|----------------------|--|
| Principal Place of Business Address | Ċiţ | ; | State | Zip Code | |
| Name of New Organization 3 | Juris. | diction | Entity Type | e (See instructions) | |

Effectiveness of Filing (Select either A, B, or C.)

A. This document becomes effective when the document is accepted and filed by the secretary of state.

B. This document becomes effective at a later date, which is not more than ninety (90) days from the date of signing. The delayed effective date is: December 31, 2012

C. This document takes effect on the occurrence of the future event or fact, other than the passage of time. The 90th day after the date of signing is:

The following event or fact will cause the document to take effect in the manner described below:

Tax Certificate

Attached hereto is a certificate from the comptroller of public accounts that all taxes under title. 2, Tax Code, have been paid by the non-surviving filing entity.

In lieu of providing the tax certificate, one or more of the surviving, acquiring or newly created organizations will be liable for the payment of the required franchise taxes.

Execution

The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument. The undersigned certifies that the statements contained lierein are true and correct, and that the person signing is authorized under the provisions of the Business Organizations Code, or other law applicable to and governing the parent organization, to execute the filing instrument.

Date: December 26, 2012

Thomson Reuters (Tax & Accounting) Inc.

Parent Organization Name

Signature of authorized person (see instructions)

Helen V. Stamatiadis, Assistant Secretary Printed or typed name of authorized person.

ATTACHMENT

THOMSON REUTERS (TAX & ACCOUNTING) INC. (the "Corporation")

RESOLUTIONS OF MERGER

Adopted December 26, 2012

WHEREAS, the Corporation owns one-hundred percent (100%) of stock of LearnLive. Technologies Inc., a Washington corporation ("LearnLive");

WHEREAS, the Corporation desires to merge LearnLive with and into the Corporation and to possess all the estate, property, rights, privileges and franchises of LearnLive (the 'Merger'); and

WHEREAS, the undersigned have determined that it is advisable and in the best interest of the Corporation and its shareholders to approve the Merger and to authorize such other actions and agreements as a necessary of appropriate to consummate such transactions.

NOW, THEREFORE, BE IT

RESOLVED, that the Merger is hereby authorized, adopted, approved and ratified in all respects; and be it further

RESOLVED, that the form, terms and provisions of the proposed Texas Certificate of Merger, as well as the Washington Articles of Merger and Plan of Merger, each in substantially the form presented to the Board (the "<u>Merger Certificates</u>"), and the transactions contemplated thereby, be, and they hereby are, authorized, approved and adopted in all respects; and be it further

RESOLVED, that the officers of the Corporation (the "Officers") be, and each of them hereby is, authorized to execute and deliver the Merger Certificates, with such changes therein and additions and modifications thereto as the Officer executing the same shall approve, such approval to be evidenced by such Officer's execution thereof, and to take all such further actions and to execute and deliver such further agreements, instruments and documents and file such necessary instruments in the name and on behalf of the Corporation as in such Officer's judgment shall be necessary, proper or advisable in order to carry out fully the intent and accomplish the purposes of the resolutions adopted hereby; and be it further

RESOLVED, that all prior actions taken by any Officer in furtherance of the purposes of the foregoing resolutions be, and they hereby are, approved, ratified and confirmed in all respects.

RESOLVED, that the issued shares of LearnLive shall not be converted in any manner, but shall each said share which is issued as of the effective date of the merger shall be surrondered and extinguished without the payment or delivery of cash or any other consideration.

RESOLVED, the Secretary of the Corporation is hereby directed to file this consent with the minutes of the meetings of the Board.

RECORDED: 11/19/2013