

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT4743769

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
ROBERT MANUEL MOITOSO	01/09/1992

RECEIVING PARTY DATA

Name:	THOMSON FINANCIAL LLC
Street Address:	195 BROADWAY
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10007

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13242567

CORRESPONDENCE DATA

Fax Number:

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.

Email: shannon.fritzsche@thomsonreuters.com

Correspondent Name: THOMSON REUTERS GLOBAL RESOURCES UNLIMITED COMPANY

Address Line 1: NEUHOFSTRASSE 1

Address Line 4: 6340 BAAR, SWITZERLAND

ATTORNEY DOCKET NUMBER:	TRM-S&T_024_US2
NAME OF SUBMITTER:	SHANNON FRITSCHE
SIGNATURE:	/Shannon Fritzsche/
DATE SIGNED:	12/20/2017

Total Attachments: 40

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Agreement Relation to Confidential Information,
Inventions and Conflict of Interest

THIS AGREEMENT is entered into this 9th day of January,
1900 by and between Bob Moltso, hereinafter "Employee" and
Thomson Financial Networks Inc., hereinafter "Employer".

In consideration of the Employer's offer of employment to
Employee, the acceptance of which Employee hereby acknowledges,
Employee agrees as follows:

1. Employee will, without further consideration, assign
to Employer all of Employee's right, title and interest in each
invention, discovery, idea or improvement made or conceived by
Employee, either alone or with others, during the term of and related
to his or her employment (collectively called "Invention"), whether or
not patentable, and will, at all times during his or her employment and
after its termination for any reason, assist Employer in every proper
way, entirely at Employer's expense, to obtain, for its own benefit,
patents or other forms of protection for each Invention in any and all
countries.

2. Employee acknowledges that the following items used in
Employer's business are confidential, unique and valuable and were
developed by Employer at great cost and over a long period of time.
Employee further acknowledges that disclosures of any of said item to
anyone other than Employer's officer, agents or authorized employees
will cause Employer irreparable injury:

- a. Customer lists, call lists and other confidential data;
- b. Memoranda, notes, records and other confidential
technical data;
- c. Sketches, plans, drawings, manuscripts, notes, records
and other confidential research and development data.

Employee will not disclose to anyone, other than Employer's officers,
agents or authorized employees, unless otherwise directed in writing by
Employer's board of directors, any of the above listed items or any of
Employer's other confidential information or trade secrets, whether
developed before or after the date of this Agreement. Upon termination
of Employee's employment for any reason, Employee will at once return
to Employer all of Employer's confidential material that is in
Employee's possession or control.

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3. During the period of his or her employment, Employee will not independently engage in the same or similar line of business as that carried on by employer, or directly or indirectly, serve, advise or be employed by any individual, firm or corporation engaged in the same or similar line of business as that carried on by Employer.

4. The provisions of this Agreement shall survive Employee's termination for any reason whatsoever.

5. Employer may enforce this Agreement by seeking either equitable relief or damages at law or both.

6. This Agreement shall inure to the benefit of Employer, Employer's affiliated companies, successors and assigns.

7. This Agreement shall be interpreted in accordance with the state of Massachusetts.

8. This offer of employment does not reflect expectations for any specific period of time. Employment may be terminated at any time at the discretion of either party (i.e. employer or employee) with an appropriate period of notice.



J. Thompson

Employee

Date:

1/9/92

er:c:2

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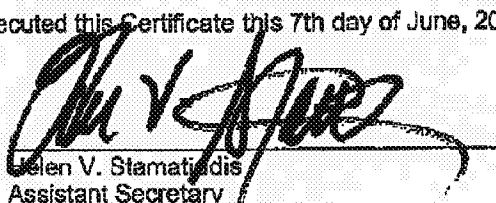
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THOMSON FINANCIAL LLC
SECRETARY'S CERTIFICATE

I, Helen V. Stamatidis, Assistant Secretary of Thomson Financial LLC, a Delaware limited liability company (the "Corporation"), DO HEREBY CERTIFY that:

1. On May 22, 1987, Technical Data International Inc. was formed in the State of Massachusetts;
2. On April 21, 1989, Technical Data International Inc. changed its name to Thomson Financial Networks Inc.;
3. On December 30, 1993, Thomson Financial Networks Inc. changed its name to Thomson Trading Services Inc. (see Exhibit A);
4. On December 31, 1995, Thomson Trading Services Inc. merged with and into Thomson Financial Publishing Inc. (see Exhibit B);
5. On December 31, 1995, Thomson Financial Publishing Inc. merged with and into American Banker Inc. (see Exhibit C);
6. On December 31, 1995, American Banker Inc. merged with and into Research Institute of America Inc. (see Exhibit D);
7. On December 31, 1995, Research Institute of America Inc. merged with and into Thomson Legal Publishing Inc. (see Exhibit E);
8. On December 31, 1995, Faulkner & Gray Inc. merged with and into Thomson Legal Publishing Inc. at which time Thomson Legal Publishing Inc. changed its name to Thomson Information Services Inc. (see Exhibit F);
9. On February 15, 2001, Thomson Information Services Inc. changed its name to Thomson Financial Inc. (see Exhibit G); and
10. On March 31, 2006, Thomson Financial Inc. contributed all of its operating assets and liabilities to the Corporation.

IN WITNESS WHEREOF, I have executed this Certificate this 7th day of June, 2007.



Helen V. Stamatidis
Assistant Secretary

06/08/07 11:04 FAX 6123393061

SCHWEGMAN, LUNDBERG, WOES

006/041

EXHIBIT A

The Commonwealth of Massachusetts

OFFICE OF THE MASSACHUSETTS SECRETARY OF STATE

MICHAEL J. CONNOLLY, Secretary

ONE ASHBURTON PLACE, BOSTON, MASSACHUSETTS 02108

ARTICLES OF AMENDMENT

General Law, Chapter 156B, Section 72

We James W. Schroeder
Leslie Illem, Notary/Vice President, and
MMW/Assistant Clerk of

THOMSON FINANCIAL NETWORKS INC.

[REDACTED Name of Corporation]

located at 26 Pittsburgh Street, Boston, MA 02210

[REDACTED] Address of Corporation

do hereby certify that these ARTICLES OF AMENDMENT affecting Articles NUMBERED. One

(Number those articles 1, 2, 3, 4, 5 and/or 6 being amended hereby)

of the Articles of Organization were duly adopted at a meeting held on December 14, 1993, by
vote of:

1002 shares of common stock out of 1002 shares outstanding,
 type, class & series, if any

shares of _____ out of _____ shares outstanding, and
 type, class & series, if any

shares of _____ out of _____ shares outstanding,
 type, class & series, if any

CROSS OUT being at least a majority of each type, class or series outstanding and entitled to vote
MAINTAIN thereon.
CAUSE being at least two-thirds of each type, class or series outstanding and entitled to vote
CLAUSE being at least one-half of each type, class or series outstanding and entitled to vote
 whichever is greater.

 C
 P
 M
 R.A.

- For amendment adopted pursuant to Chapter 156B, Section 70.
- For amendments adopted pursuant to Chapter 156B, Section 71.

Note: If the space provided under any Amendment or Item on this form is insufficient, additions shall be set forth on separate
 8½ x 11 sheets of paper leaving a left-hand margin of at least 1 inch for binding. Additions to more than one Amendment may
 be contained on a single sheet so long as each Amendment requiring such addition is clearly indicated.

 4
 P.C.

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To EXPLAIN the number of shares and the par value (if any) of any type, class or series of stock which the corporation is authorized to issue, fill in the following:

The total presently authorized is

WITHOUT PAR VALUE STOCKS

TYPE	NUMBER OF SHARES
COMMON.....
PREFERRED.....

WITH PAR VALUE STOCKS

TYPE	NUMBER OF SHARES	PAR VALUE
COMMON.....
PREFERRED.....

CHANGE the total authorized to:

WITHOUT PAR VALUE STOCKS

TYPE	NUMBER OF SHARES
COMMON.....
PREFERRED.....

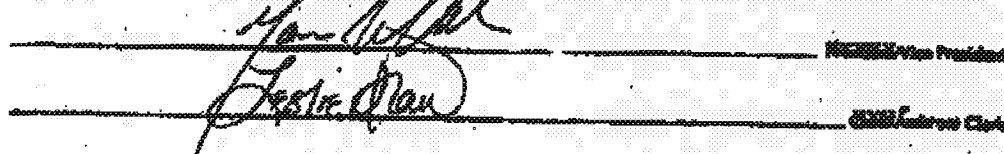
WITH PAR VALUE STOCKS

TYPE	NUMBER OF SHARES	PAR VALUE
COMMON.....
PREFERRED.....

- Voted:
- A. Article One of the Corporation's Articles of Organization is hereby amended to read in its entirety as set forth below:
 1. The name by which the corporation shall be known is: Thomson Trading Services Inc.
 - B. The effective date of this Amendment shall be December 30, 1993.

The foregoing amendment will become effective when filed in accordance with Chapter 154B, Section 6 of The General Laws unless there otherwise specifically provided in the amendment, or later effective date not more than thirty days after such filing, in which event the amendment will become effective on such later date. EFFECTIVE DATE December 30, 1993

IN WITNESS WHEREOF AND UNDER THE PENALTIES OF PERJURY, we have hereunto signed our names
the 22nd day of December, 1993.



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SECRETARY OF STATE THE COMMONWEALTH OF MASSACHUSETTS
RECEIVED

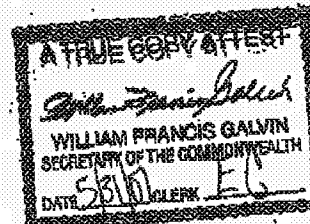
1993 REC 23 AM 11:34 ARTICLES OF AMENDMENT
CORPORATION DIVISION GENERAL LAWS, CHAPTER 156B, SECTION 71

I do hereby approve the within articles of amendment and the filing fee in the amount of \$100 - having been paid, said articles are deemed to have been filed on the 23rd day of DECEMBER
1993.

Effective:
Dec. 20, 1993

Michael J. Connolly

MICHAEL J. CONNOLLY
Secretary of State



TO BE FILLED IN BY CORPORATION

PHOTOCOPY OF ARTICLES OF AMENDMENT TO BE SENT

TO:

Joe Mirrione

National Corporate Research

225 West 34th Street Suite 2110

New York, NY 10122

Telephone

(800) 221-0102

PATENT
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EXHIBIT B

File Number 5296-222-6



To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do hereby certify that

*THE FOREGOING AND HERETO ATTACHED IS A TRUE AND CORRECT COPY, CONSISTING OF 05 PAGES, AS TAKEN FROM THE ORIGINAL ON FILE IN THIS OFFICE FOR THOMSON FINANCIAL PUBLISHING INC. ******



In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, this 31ST day of MAY A.D. 2007

Jesse White

SECRETARY OF STATE

Authentication #: 0715XH1929
Authenticate at: <http://www.cyberdriveillinois.com>

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PATENT
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File Number 5295-222-6

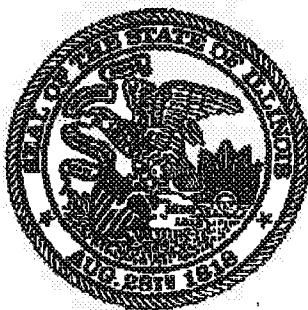
State of Illinois
Office of
The Secretary of State

Whereas,

ARTICLES OF MERGER OF
THOMSON FINANCIAL PUBLISHING INC.
INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN
FILED IN THE OFFICES OF THE SECRETARY OF STATE AS PROVIDED BY THE
BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, George H. Ryan, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, at the City of Springfield, this 20th day of December A.D. 1995 and of the Independence of the United States the two hundred and 95.



A handwritten signature in cursive ink that reads "George H. Ryan".

Secretary of State

C-712.1

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BCA-11.25

(Rev. Jan. 1991)

**ARTICLES OF MERGER
CONSOLIDATION OR EXCHANGE**
File # **5296-222-6****SUBMIT IN DUPLICATE**

George H. Ryan
Secretary of State
Department of Business Services
Springfield, IL 62755
Telephone (317) 782-6981

DO NOT SEND CASH!
Remit payment in check or money
order, payable to "Secretary of State."
Filing Fee is \$100, but if merger or con-
solidation of more than 2 corporations,
\$50 for each additional corporation.

FILED

DEC 20 1995

FAD
DEC 22 1995GEORGE H. RYAN
SECRETARY OF STATE

Date

12/20/95

Filing Fee

\$100.00

Approval

1. Names of the corporations proposing to merge, consolidate or exchange shares, and the state or country of their incorporation:

Name of Corporation	State or Country of Incorporation
<u>Thomson Trading Services Inc.</u>	<u>Massachusetts 5576-287-2</u>
<u>Thomson Financial Publishing Inc.</u>	<u>Illinois 15296-222-6</u>

2. The laws of the state or country under which each corporation is incorporated permit such merger, consolidation or exchange.

3. (a) Name of the surviving corporation: Thomson Financial Publishing Inc.

(b) It shall be governed by the laws of: Illinois

4. Plan of ~~merger~~
~~consolidation~~
~~exchange~~

If not sufficient space to answer this point, add one or more sheets of this size.

EXPEDITED

DEC 20 1995

SECRETARY OF STATE

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5. Plan of merger was approved, as to each corporation not organized in Illinois, in compliance with the laws of the state under which it is organized, and (b) as to each Illinois corporation, as follows:

(The following items are not applicable to mergers under §11.30 — 50% owned subsidiary provisions. See Article 7.)

(Only "X" one box for each corporation)

By the shareholders, a resolution of the board of directors having been duly adopted and submitted in a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken.

(§ 11.20)

By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with § 7.10 (§ 11.220)

By written consent of ALL the shareholders entitled to vote on the matter, in accordance with § 7.10 & § 11.20

Name of Corporation

<u>Thomson Trading Services Inc.</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<u>Thomson Financial Publishing Inc.</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
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6. *(Not applicable if surviving, new or acquiring corporation is an Illinois corporation)*

It is agreed that, upon and after the issuance of a certificate of merger, consolidation or exchange by the Secretary of State of the State of Illinois:

- a. The surviving, new or acquiring corporation may be served with process in the State of Illinois in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such corporation organized under the laws of the State of Illinois against the surviving, new or acquiring corporation.
- b. The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed as the agent of the surviving, new or acquiring corporation to accept service of process in any such proceedings, and
- c. The surviving, new, or acquiring corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with respect to the rights of dissenting shareholders.

EXPEDITED

DEC 20 1995

SECRETARY OF STATE

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7. (Complete this item if reporting a merger under § 11.30—90% owned subsidiary provisions.)

- b. The number of outstanding shares of each class of each merging subsidiary corporation and the number of such shares of each class owned immediately prior to the adoption of the plan of merger by the parent corporation, are:

Name of Corporation	Total Number of Shares Outstanding of Each Class	Number of Shares of Each Class Owned Immediately Prior to Merger by the Parent Corporation

- b. The date of mailing a copy of the plan of merger and notice of the right to dissent to the shareholders of each merging subsidiary corporation was 19.

Was written consent for the merger or written waiver of the 30-day period by the holders of all the outstanding shares of all subsidiary corporations received? Yes No

(If the answer is "No," the duplicate copies of the Articles of Merger may not be delivered to the Secretary of State until after 30 days following the mailing of a copy of the plan of merger and of the notice of the right to dissent to the shareholders of each merging subsidiary corporation.)

5. The undersigned corporation has caused these articles to be signed by its duly authorized officers, each of whom affirms, under penalties of perjury, that the facts stated herein are true.

Dated November 20, 1995

Attested by Kenneth A. Carson

(Signature of Secretary or Assistant Secretary)

(Type or Print Name and Title)

Thomson Trading Services Inc.

(Exact Name of Corporation)

by Dawn L. Ehlers

(Signature of President or Vice President)

Dawn L. Ehlers, V.P.

(Type or Print Name and Title)

Dated November 20, 1995

Attested by Kenneth A. Carson

(Signature of Secretary or Assistant Secretary)

Kenneth A. Carson
Assistant (Type or Print Name and Title) SECRETARY

Thomson Financial Publishing Inc.

(Exact Name of Corporation)

by Dawn L. Ehlers

(Signature of President or Vice President)

Dawn L. Ehlers, V.P.

(Type or Print Name and Title)

Dated November 20, 1995

Attested by _____

(Signature of Secretary or Assistant Secretary)

 (Type or Print Name and Title)

(Exact Name of Corporation)

by _____

(Signature of President or Vice President)

(Type or Print Name and Title)

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PLAN OF MERGER

* * * *

FIRST: Thomson Financial Publishing Inc., a corporation organized under the laws of the State of Illinois, shall merge with and into itself and assume the liabilities and obligations of Thomson Trading Services Inc., a corporation organized under the laws of the State of Massachusetts. The name of the surviving corporation is Thomson Financial Publishing Inc..

SECOND: All of the issued and outstanding shares of stock of Thomson Trading Services Inc., which are owned by Thomson Publishing Corporation, the sole shareholder, shall be surrendered and cancelled in exchange for one share of stock of Thomson Financial Publishing Inc., the surviving corporation.

THIRD: The Articles of Incorporation of Thomson Financial Publishing Inc. shall be the Articles of Incorporation of the corporation surviving the merger. No changes or amendments shall be made to the Articles of Incorporation because of the merger.

FOURTH: The by-laws of Thomson Financial Publishing Inc. shall be the by-laws of the corporation surviving the merger.

FIFTH: The directors and officers of Thomson Financial Publishing Inc. shall be the directors and officers of the corporation surviving the merger and shall serve until their successors are selected.

SIXTH: The officers of each corporation party to the merger shall be and hereby are authorized to do all acts and things necessary and proper to effect the merger.

SEVENTH: The merger shall be effective upon filing.

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EXHIBIT C

Delaware

PAGE 1

The First State

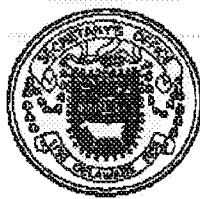
I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"THOMSON FINANCIAL PUBLISHING INC.", AN ILLINOIS CORPORATION,

WITH AND INTO "AMERICAN BANKER INC." UNDER THE NAME OF "AMERICAN BANKER INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SIXTH DAY OF DECEMBER, A.D. 1995, AT 9 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1995.

2319316 8100M
070653450



Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 5719293

DATE: 05-31-07

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FAX NO. 7341476

STATE OF DELAWARE
SECRETARY OF STATE
DIVISION OF CORPORATIONS
FILED 09:00 AM 12/28/1995
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P.02

CERTIFICATE OF MERGER

OF

THOMSON FINANCIAL PUBLISHING INC.

INTO

AMERICAN BANKER INC.

* * * *

The undersigned corporation American Banker Inc.,

DOES HEREBY CERTIFY:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

NAME	STATE OF INCORPORATION
Thomson Financial Publishing Inc.	Illinois
American Banker Inc.	Delaware

SECOND: That an Agreement of merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of section 752 of the General Corporation Law of Delaware.

THIRD: That the name of the surviving corporation of the merger is American Banker Inc., a Delaware corporation.

FOURTH: That the Certificate of Incorporation of American Banker Inc., a Delaware corporation which is surviving the merger, shall be the Certificate of Incorporation of the surviving corporation.

FIFTH: That the executed Agreement of Merger is on file at the principal place of business of the surviving corporation, the address of which is One State Street Plaza, New York, New York 10004.

SIXTH: That a copy of the Agreement of Merger will be furnished on request and without cost, to any stockholder or any constituent corporation.

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SEVENTH: That this Certificate of Merger shall be effective
on December 31, 1995.

Dated: November 20, 1995

American Banker, Inc.
By Dawn L. Ehlers
Dawn L. Ehlers
Vice President

ATTEST:

By Kenneth A. Carson
Kenneth A. Carson
Assistant Secretary

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EXHIBIT D

Delaware

PAGE 1

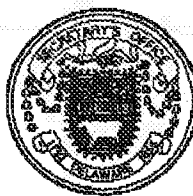
The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"AMERICAN BANKER INC.", A DELAWARE CORPORATION,
WITH AND INTO "RESEARCH INSTITUTE OF AMERICA INC." UNDER THE NAME OF "RESEARCH INSTITUTE OF AMERICA INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF NEW YORK, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SIXTH DAY OF DECEMBER, A.D. 1995, AT 9:01 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1995.

2319316 8100M
070653450



Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 5719294

DATE: 05-31-07

PATENT
REEL: 019410 FRAME: 0406

PATENT
REEL: 044925 FRAME: 0023

DEC-28-95 TUE 16:40
STATE OF DELAWARE
SECRETARY OF STATE
DIVISION OF CORPORATIONS
FILED 09:01 AM 12/28/1995
550307896 - 2319315

NCR 7341450

FAX NO. 7341478

P.05

CERTIFICATE OF MERGER

OF

American Banker Inc.

INTO

Research Institute of America Inc.

* * * *

The undersigned corporation Research Institute of America INC.,

DOES HEREBY CERTIFY:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

NAME	STATE OF INCORPORATION
American Banker Inc.	Delaware
Research Institute of America Inc.	New York

SECOND: That an Agreement of merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of section 252 of the General Corporation Law of Delaware.

THIRD: That the name of the surviving corporation of the merger is Research Institute of America Inc., a New York corporation.

FOURTH: That the Certificate of Incorporation of Research Institute of America Inc., a New York corporation which is surviving the merger, shall be the Certificate of Incorporation of the surviving corporation.

FIFTH: That the executed Agreement of Merger is on file at the principal place of business of the surviving corporation, the address of which is One Penn Plaza, New York, New York 10119.

SIXTH: That a copy of the Agreement of Merger will be furnished on request and without cost, to any stockholder of any constituent corporation.

PATENT
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DEC-26-95 TUE 18:41

NCR 7341450

FAX NO. 7341478

P.06

SEVENTH: That this Certificate of Merger shall be effective
on December 31, 1995.

Dated: November 20, 1995

Research Institute of America Inc.

By Dawn L. Ehlers

Dawn L. Ehlers
Vice President

ATTEST:

By Kenneth A. Carson

Kenneth A. Carson
Assistant Secretary

PATENT
REEL: 019410 FRAME: 0408

PATENT
REEL: 044925 FRAME: 0025

EXHIBIT E

State of New York } ss:
Department of State }

I hereby certify that the annexed copy has been compared with the original document in the custody of the Secretary of State and that the same is a true copy of said original.

Witness my hand and seal of the Department of State on

June 7, 2007



Deputy Secretary of State for
Business and Licensing Services

DOS-1286 (Rev. 03/07)

PATENT
REEL: 019410 FRAME: 0410

PATENT
REEL: 044925 FRAME: 0027

CERTIFICATE OF INCORPORATION

RESEARCH INSTITUTE OF AMERICA INC.

AND

THOMSON LEGAL PUBLISHING INC.

Under Section 904 of the
Business Corporation Law

We, the undersigned, Dawn L. Ehlers and Kenneth A. Carson, being respectively the vice president and assistant secretary of Research Institute of America Inc., and Dawn L. Ehlers and Kenneth A. Carson being respectively the vice president and assistant secretary of Thomson Legal Publishing Inc. hereby certify:

1. (a) The name of each constituent corporation is as follows:

Research Institute of America, Inc. The name under which it was formed was TRIA, Inc.

Thomson Legal Publishing, Inc. The name under which it was formed was MTI (New York) Inc.

(b) The name of the surviving corporation is Thomson Legal Publishing Inc.

2. As to each constituent corporation, the designation and number of outstanding shares of each class and series and the voting rights thereof are as follows:

Name of Co.	Designation and number of shares in each class or series outstanding	Class or Series of Shares enti- tled to vote	Shares entitled to vote as a class or series
Research Institute of America Inc.	202 common	common	none
Thomson Legal Publishing Inc.	13 common	common	none

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REEL: 044925 FRAME: 0028

The date when the certificate of incorporation of each constituent corporation was filed by the Department of State is as follows:	
Name of Corporation	Date of Incorporation
Research Institute of America Inc.	December 17, 1986
Thomson Legal Publishing Inc.	December 9, 1993
The merger was adopted by each constituent corporation in the following manner:	
(a) As to Research Institute of America Inc. by the unanimous written consent of the shareholders.	
(b) As to Thomson Legal Publishing Inc. by the unanimous written consent of the shareholders.	
The merger shall be effected on the 31st day of December, 1995.	
IN WITNESS WHEREOF, we have signed this certificate of the 26th Day of November, 1995 and we affirm the statements contained therein as true under the penalties of perjury.	
Research Institute of America Inc.	
<i>Dawn J. Ellers</i> Dawn J. Ellers, President	
<i>Kenneth A. Carson</i> Kenneth A. Carson, Assistant Secretary	
Thomson Legal Publishing Inc.	
<i>Dawn J. Ellers</i> Dawn J. Ellers, Vice President	
<i>Kenneth A. Carson</i> Kenneth A. Carson, Assistant Secretary	

2
PATENT
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PATENT
REEL: 044925 FRAME: 0029

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CERTIFICATE OF MERGER
DE
RESEARCH-INSTITUTE OF AMERICA INC.
AND
THOMSON LEGAL PUBLISHING INC.
Under Section 904 of the
Business Corporation Law

BILLED NCR-26

REC
STATE OF NEW YORK
DEPARTMENT OF STATE
FILED DEC 28 1995
TAX S
BY: DWL
NY
JUL 12 1995

THE THOMSON CORPORATION
One Station Plaza
Stamford, CT 06902

RECEIVED
JUL 11 1995
3

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PATENT
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PATENT
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SCHWEGMAN, LUNDBERG, WOES

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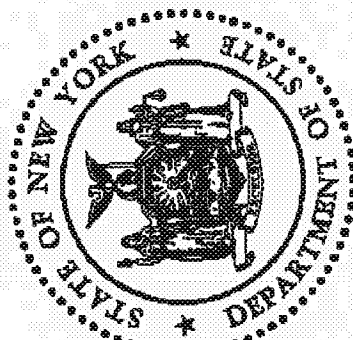
EXHIBIT F

State of New York } ss.
Department of State }

I hereby certify that the annexed copy has been compared with the original document in the custody of the Secretary of State and that the same is a true copy of said original.

Witness my hand and seal of the Department of State on

June 1, 2007



Deputy Secretary of State for
Business and Licensing Services

DCS-126B (Rev. 05/07)

PATENT
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PATENT
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CERTIFICATE OF MERGER

PAULKNER & GRAY, INC.

AND

THOMSON LEGAL PUBLISHING INC.

Under Section 504 of the
Business Corporation Law

We, the undersigned, Dawn L. Ehlers and Kenneth A. Carson being respectively the vice president and assistant secretary of Paulkner & Gray Inc., and Dawn L. Ehlers and Kenneth A. Carson being respectively the vice president and assistant secretary of Thomson Legal Publishing Inc., hereby certify:

1. (a) The name of each constituent corporation is as follows:

Paulkner & Gray, Inc.

Thomson Legal Publishing Inc. The name under which it was formed was NYI (New York) Inc.

(b) The name of the surviving corporation is Thomson Legal Publishing Inc. and following the merger its name shall be Thomson Information Services Inc.

2. As to each constituent corporation, the designation and number of outstanding shares of each class and series and the voting rights thereof are as follows:

Name of Co.	Designation and number of shares in each class or series outstanding	Class or Series of Shares entitled to Vote	Shares entitled to vote as a class or series
Paulkner & Gray Inc.	200 common	common	none
Thomson Legal Publishing Inc.	13 common	common	none

①

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3. The surviving corporation, Thomson Legal Publishing Inc. shall hereby change its name to Thomson Information Services Inc.

4. The date when the certificate of incorporation of Thomson Legal Publishing Inc. was filed by the Department of State was the 9th day of December, 1993.

5. Faulkner & Gray Inc. is a corporation of the State of Delaware incorporated on the 20th day of October 1986, and has filed an application for authority to do business in the State of New York on the 24th day of October, 1986.

6. The merger was adopted by each constituent corporation in the following manner:

(a) As to Thomson Legal Publishing Inc. by the unanimous written consent of the shareholders.

(b) Faulkner & Gray Inc. has complied with the applicable provisions of the laws of the State of Delaware in which it is incorporated and this merger is permitted by such laws. The manner in which the merger was authorized with respect to said corporation was by the unanimous written consent of the shareholders.

7. The merger shall be effected on the 31st day of December, 1995.

2

PATENT
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IN WITNESS WHEREOF, we have signed this certificate of the 28th day
of November, 1995 and we affirm the statements contained
therein as true under the penalties of perjury.

Paulkauer & Gray Inc.

Dawn L. Ellera

John E. Philpot, Vice President

Ronita Carson

Kenneth A. Carson, Assistant Secretary

Thompson Legal Publishing Inc.

Dawn L. Ellera

David E. Miller, Vice President

Ronita Carson

Kenneth A. Carson, Assistant Secretary

3

PATENT
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PATENT
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CERTIFICATE OF MERGER
OF
PAULAKER & GRAY, INC.
AND
THOMSON LEGAL PUBLISHING INC.

Under Section 904 of the
Business Corporation Law

**BILLED
NCR - 26**

cc

STATE OF NEW YORK
DEPARTMENT OF STATE
REC'D - 0202201986
TAX \$ _____
BY *Dale*

New York

RECEIVED
JUN 11 2007
S. N. 5 C 17 28
FILED 03714

951 22800609

PATENT
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PATENT
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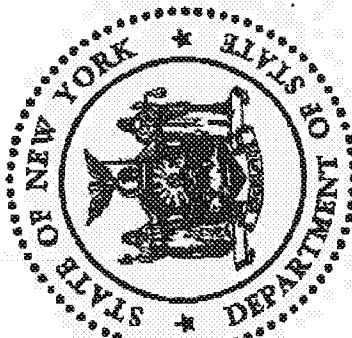
EXHIBIT G

State of New York } ss:
Department of State }

I hereby certify that the annexed copy has been compared with the original document in the custody of the Secretary of State and that the same is a true copy of said original.

Witness my hand and seal of the Department of State on

June 1, 2007



Gifford

Deputy Secretary of State for
Business and Licensing Services

DOS-1288 (Rev. 03/07)

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CERTIFICATE OF AMENDMENT

OF THE CERTIFICATE OF INCORPORATION,

OF

THOMSON INFORMATION SERVICES INC.

Under Section 805 of the Business Corporation Law

It is hereby certified that:

FIRST: The name of the corporation is Thomson Information Services Inc.

SECOND: The certificate of incorporation of the corporation was filed by the Department of State on December 9, 1993, under the name of MTI (New York) Inc.

THIRD: The amendment of the certificate of incorporation of the corporation effected by this certificate of amendment is as follows:

To change the name of the corporation.

FOURTH: To accomplish the foregoing amendment, Article 1 of the certificate of incorporation of the corporation, relating to Thomson Information Services Inc., is hereby amended to read as follows:

1. The name of the corporation is Thomson Financial Inc. (the "Corporation").

FIFTH: The foregoing amendment of the certificate of incorporation of the corporation was authorized by unanimous written consent of all the members of the Board of Directors of the corporation, followed by the written consent of all the holders of outstanding shares of the corporation entitled to vote on the said amendment of the certificate of incorporation.

Signed on February 14, 2001.

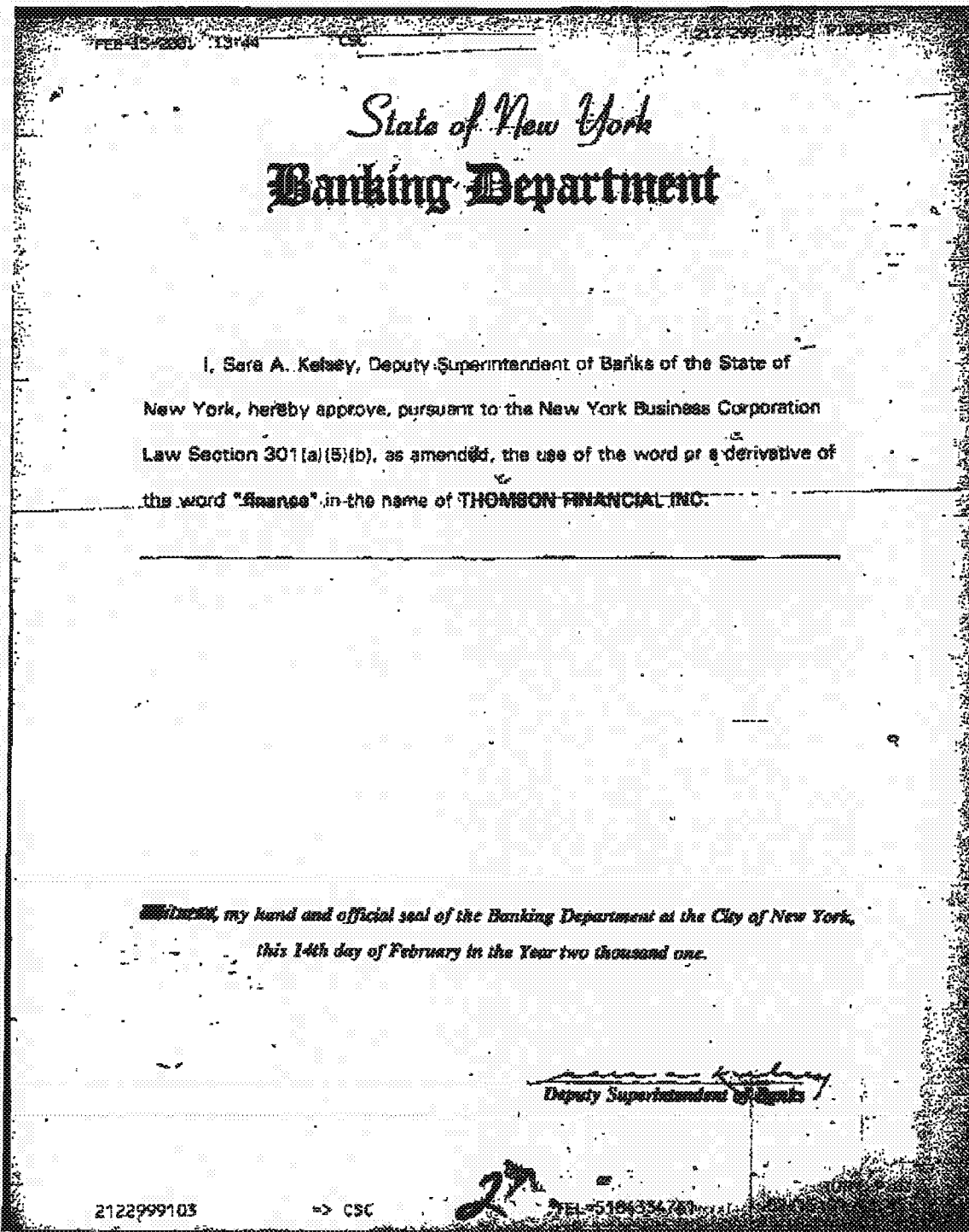
H. C. B.
H. C. Berger, Vice-President

10, Rd 25 Rd
Feb 15 2001
RECEIVED
2122999103 > CSC 1 tec#21843331

THIS IS A FAXED COPY OF THE CERTIFICATE OF AMENDMENT TO THE CERTIFICATE OF INCORPORATION OF THOMSON INFORMATION SERVICES INC. DATED FEBRUARY 14, 2001.

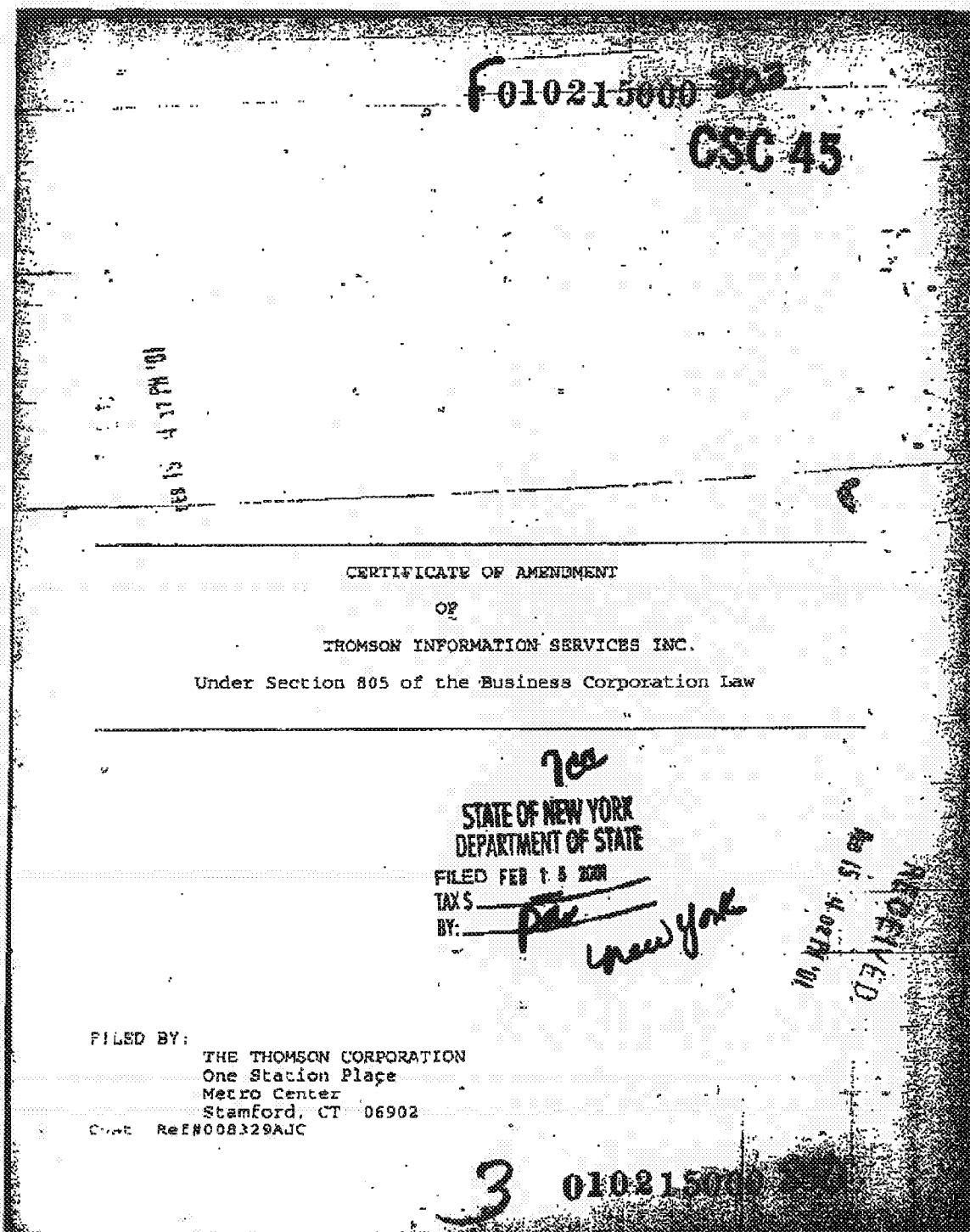
PATENT
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REEL: 044925 FRAME: 0040



RECORDED: 06/08/2007

PATENT
REEL: 019410 FRAME: 0424

RECORDED: 12/20/2017

PATENT
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