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April 7, 2008

VIA HAND DELIVERY

Marlene H. Dortch, Esquire
Secretary
Federal Communications Commission
The Portals
445 12th Street, S.W.
Washington, D.C. 20554

Re: Amendment to Pending Applications for Transfer of Control of Reuters
America LLC; SES-T/C-20070921-01430 and SES-T/C-20070921-01431

Dear Ms. Dortch:

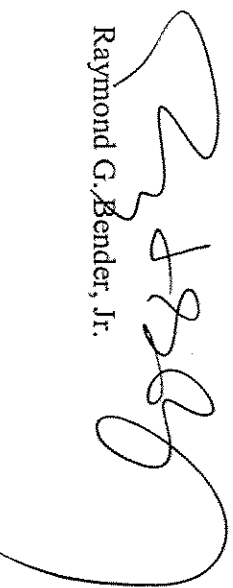
Transmitted herewith, on behalf of The Woodbridge Company Limited ("Woodbridge"), transferee, is a minor amendment related to each of the above-referenced applications for Commission consent to a proposed transfer of control of the earth station authorizations held by Reuters America LLC ("Reuters America"), from the present shareholders of Reuters Group PLC to Woodbridge. The purpose of the amendment is to submit a new Exhibit E to clarify certain aspects of the proposed transaction and, in particular, to identify and provide relevant information for each of the entities included in the chain of ownership between Woodbridge and the licensee, Reuters America.

This amendment is "minor" in all respects because Woodbridge, the transferee under the transfer applications as originally filed, still will be in control of licensee Reuters America upon consummation of the proposed transaction.

No FCC filing fee is required in connection with the filing of this amendment.

Should any question arise with regard to this amendment, kindly communicate with the undersigned.

Respectfully submitted,



Raymond G. Bender, Jr.

RGB/vll
Enclosure
cc: Karl Kensinger, Esquire
Scott Kotler
Jeanette Spriggs

AMENDMENT

The Woodbridge Company Limited (“Woodbridge”) hereby amends the pending FCC Form 312 applications for Commission consent to a transfer of control of the private, non-common carrier earth station authorizations held by Reuters America LLC from the present shareholders of Reuters Group PLC to Woodbridge. Specifically, Schedule A, Item A20 is being amended to submit a new Exhibit E, attached hereto, to clarify certain aspects of the proposed transaction and, in particular, to identify and provide relevant information for each of the entities included in the chain of ownership and control between Woodbridge, the transferee, and Reuters America LLC.

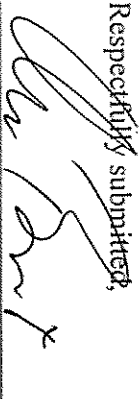
The amendment relates to the following two pending applications:

License Name	Call Signs	FCC File Number
Reuters America LLC	E4309, E950436, E930235 and E881388	SES-T/C-20070921-01430
Reuters America LLC	E881389 and E881390	SES-T/C-20070921-01431

The undersigned hereby certifies that all statements made in this amendment are true, complete and correct to the best of his knowledge and belief.

The undersigned also certifies that neither the applicant nor any other party to the application is subject to a denial of Federal benefits that include FCC benefits pursuant to Section 5301 of the Anti-Drug Act of 1988, 21 U.S.C. Section 862, because of the conviction for possession or distribution of a controlled substance.

Respectfully submitted,



David W. Binet
Executive Vice President and Secretary
The Woodbridge Company Limited

Date: April 4, 2008

Exhibit E

Parties to the Application

This application requests FCC consent to the transfer of control of Reuters America LLC (“Reuters America”), the holder of various FCC authorizations for the use of private, non-common carrier earth station facilities in the United States. Two separate FCC Form 312 transfer of control applications are being filed simultaneously herewith: one for the Fixed Earth Station authorizations held by Reuters America (Call Signs E4309, E950436, E930235 and E881388); and another for the VSAT Network authorizations held by Reuters America (Call Signs E881389 and E881390).

The proposed transaction involves an acquisition of Reuters Group PLC (“Reuters”) by The Thomson Corporation (“Thomson”) through a dual listed company structure. At the closing of the transaction (the “Closing”), Reuters America will undergo a transfer of control from the present shareholders of Reuters to The Woodbridge Company Limited (“Woodbridge”), the Thomson family holding company that will be the controlling shareholder of the unified group known as Thomson Reuters.

I. *The Parties*

A. Reuters

Reuters is a global information company providing financial information, trading capabilities, software and news to professionals in financial services, media and corporate markets. Reuters is a public company whose shares are listed on the London Stock Exchange and the Nasdaq. No person holds 10 percent or more of the Reuters voting stock. The principal offices of Reuters are located at 30 South Colonnade, Canary Wharf, London E14 5EP, United Kingdom.

Reuters America, the licensee of the earth stations that are the subject of this application, is owned and controlled by Reuters through a series of intermediate subsidiaries identified below (with the ultimate parent, Reuters, listed first and each intermediate subsidiary and its country of formation and primary business listed in succession). The current ownership and control structure of Reuters America also is depicted on the chart in Attachment A.

<u>Company</u> ¹	<u>Citizenship</u>	<u>Primary Business</u>
Reuters Group PLC	UK	Holding Company
Reuters Holdings Limited	UK	Holding Company
Reuters Limited	UK	Main Operating Company
Reuters Group Overseas Holdings (UK) Limited	UK	Holding Company
Reuters Overseas Holdings BV	Netherlands	Holding Company
Reuters International Holdings SARL	Switzerland	Holding Company
Reuters America Holdings, Inc ²	USA	Holding Company
Reuters America LLC	USA	Distributor

As described below, the foregoing ownership structure of Reuters America will be modified as a result of the proposed transaction, with ultimate control over the Reuters operations being transferred from the current shareholders of Reuters to Woodbridge.

In addition to Reuters publicly-traded shares, there currently is a single Founders Share in Reuters owned by Reuters Founders Share Company Limited, whose directors are required to act generally in accordance with the Reuters Trust Principles, which are designed to ensure the independence, integrity and freedom from bias of the Reuters news service.

B. The Thomson Corporation and Woodbridge

Thomson is a global provider of value-added information, integrated with software tools and applications, for professionals in legal, tax, accounting, financial services, scientific research and healthcare markets. Thomson, a corporation formed under the laws of Ontario, is a publicly-traded company whose shares are listed on the Toronto and New York Stock Exchanges. The principal executive offices of Thomson are located at Metro Center, One Station Place, Stamford, Connecticut 06902. The registered office of Thomson is Suite 2706, Toronto-Dominion Bank Tower, Post Office Box 23, Toronto-Dominion Centre, Toronto, Ontario, M5K 1A1, Canada.

¹ The address of each of Reuters Group PLC, Reuters Holdings Limited, Reuters Limited and Reuters Group Overseas Holdings (UK) Limited is 30 South Colonnade, Canary Wharf, London E14 5EP, United Kingdom. The address of Reuters Overseas Holdings B.V. is Drentestraat 11, Amsterdam, 1083 HK, Netherlands. The address of each of Reuters International Holdings SARL and Reuters America Holdings Inc is 153 Route de Thonon, 1245 Collonge-Bellerive, Geneva, Switzerland.

² Reuters America Holdings, Inc holds all of the voting common stock in Reuters America (reflecting 71.5% of the total equity of the company) and Reuters C LLC, whose address is at 3 Times Square, New York New York, holds non-voting preferred shares in Reuters America reflecting 28.5% of the total equity in the company. Reuters C LLC is wholly-owned by Reuters America Holdings, Inc

Woodbridge, a private company incorporated in Ontario, Canada, is the controlling shareholder of Thomson. Woodbridge is the primary investment vehicle for members of the family of the late Roy H. Thomson, the first Lord Thomson of Fleet (collectively, the "Thomson family"). Woodbridge has voting control over common shares of Thomson representing approximately 70% of the outstanding common shares of Thomson. Woodbridge has its offices at 65 Queen Street West, Suite 2400, Toronto, Ontario, M5H 2M8, Canada.

Prior to his death in June 2006, Kenneth R. Thomson controlled Thomson through Woodbridge. He did so by holding shares of a private holding company of Woodbridge, Thomson Investments Limited ("TIL"). Under his estate arrangements, the 2003 TIL Settlement, a trust of which the trust company subsidiary of the Bank of Nova Scotia is trustee and members of the Thomson family are beneficiaries, holds those TIL shares. The stock of the Bank of Nova Scotia is widely held. The equity of Woodbridge continues to be owned indirectly by members of the Thomson family.

Under the Kenneth R. Thomson estate arrangements, the directors and officers of Woodbridge are responsible for its business and operations. In certain limited circumstances, including very substantial dispositions of Thomson common shares by Woodbridge, the estate arrangements provide for the approval of the trustee to be obtained.

All of the outstanding shares of Woodbridge are directly owned by The Thomson Company Inc ("TTCPI"). TIL controls TTCI through its direct ownership of a majority of the voting shares of TTCI and its direct ownership of the voting shares of certain other Thomson family holding companies that directly or indirectly own the balance of the voting shares of TTCI. TIL, TTCI and the other Thomson family holding companies are private holding companies incorporated in Ontario.

The directors of TIL are David Thomson, Peter J. Thomson and W. Geoffrey Beattie, who are also directors of Woodbridge. The other directors of Woodbridge are John A. Tory and David W. Binet. David Thomson and Peter J. Thomson serve as the Chairmen of Woodbridge, Mr. Beattie serves as President of Woodbridge and Mr. Binet serves as Executive Vice President and Secretary of Woodbridge. All of the directors of Woodbridge are Canadian citizens and, with the exception of David W. Binet, are also directors of Thomson.

II. *The Proposed Transaction*

Thomson will acquire Reuters by implementing the dual listed company ("DLC") structure depicted in the chart attached hereto as Attachment B. Under that structure, Thomson Reuters will have two parent companies, both of which will be publicly listed – the Thomson Corporation, renamed as Thomson Reuters Corporation, and Thomson Reuters PLC, a newly formed UK holding company, in which existing Reuters shareholders will receive shares as part of their consideration in the transaction. Those companies will operate as a unified group pursuant to contractual arrangements as well as provisions in their organizational documents.

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Under the DLC structure, shareholders of Thomson Reuters Corporation and Thomson Reuters PLC will have a stake in Thomson Reuters, with cash dividend, capital distribution and voting rights that are comparable to the rights they would have if they were holding shares in one company carrying on the Thomson Reuters business.

As shown on the chart in Attachment B, the existing Reuters shareholders will own ordinary shares of Thomson Reuters PLC and the existing Thomson shareholders will continue to own common shares of the same company, renamed Thomson Reuters Corporation. The economic and voting interests represented by an individual share in one company relative to the economic and voting interests of an individual share in the other company will be determined by reference to an equalization ratio at the relevant time, with one Thomson Reuters PLC share initially having economic and voting rights equivalent to those of one Thomson Reuters Corporation share. Under the DLC structure, the shareholders of both companies ordinarily will vote together as a single decision-making body, including in the election of directors, and in that sense will have voting interests in Thomson Reuters. After the transaction is consummated, the existing Thomson shareholders, including Woodbridge, will have an economic and voting interest in Thomson Reuters of approximately 76%, while existing Reuters shareholders will have an economic and voting interest in Thomson Reuters of approximately 24%. Woodbridge, by virtue of its voting control over approximately 70% of the Thomson shares, will have an economic and voting interest in Thomson Reuters of approximately 53% and will thus be its controlling shareholder. As such, Woodbridge will generally be able to approve any matter submitted to a majority vote of shareholders of Thomson Reuters without the consent of their other shareholders, including, among other things, the election of directors.

A Special Voting Share in each of Thomson Reuters Corporation and Thomson Reuters PLC will provide a mechanism to enable the shareholders of both companies effectively to vote together as a single decision-making body. Thus, for example, the number of votes cast in favor of and against a resolution before the shareholders of Thomson Reuters PLC also will be reflected in the votes of a corresponding resolution before the shareholders of Thomson Reuters Corporation by way of the Thomson Reuters Corporation Special Voting Share, which will replicate the votes of the Thomson Reuters PLC meeting, and vice versa.

The boards of directors of Thomson Reuters Corporation and Thomson Reuters PLC will be comprised of the same individuals, as will the companies' executive management. Five of the initial directors will be current directors of Reuters, one of whom, Niall Fitzgerald, will be a Deputy Chairman, and nine will be current directors of Thomson, one of whom, David Thomson, will be the Chairman and another of whom, W. Geoffrey Beatie, will be a Deputy Chairman. Tom Glocer, who will become CEO of Thomson Reuters, will also be a director. Beyond the composition of the initial board, no specific arrangements regarding nomination or election of directors in the future have been adopted. Following the Closing, resolutions relating to the appointment, election, removal and re-election of directors will be considered as a joint electorate action and voted upon by the shareholders of each company effectively voting together as a single decision-making body. Thomson Reuters Corporation and Thomson Reuters PLC

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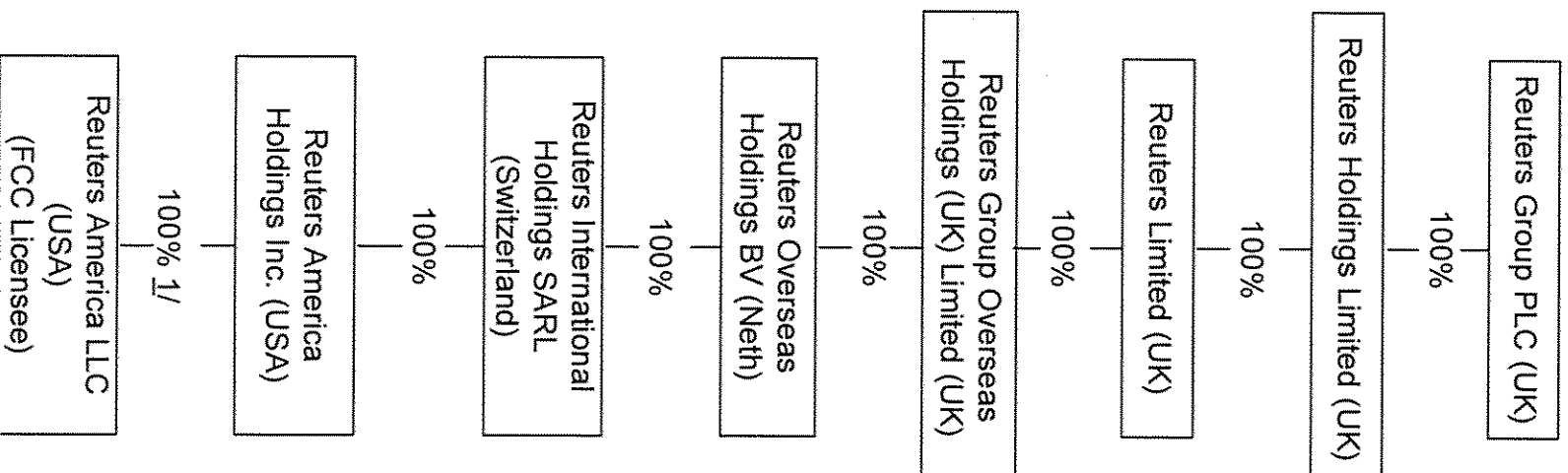
will comply with the applicable corporate governance standards in Canada, the United Kingdom and the United States.

Thomson and Reuters have agreed that the Reuters Trust Principles and the Reuters Founders Share Company structure, which currently form part of the constitution of Reuters, will apply in a similar way to Thomson Reuters and that Thomson Reuters will support the Reuters Trust Principles. Woodbridge has further agreed that it will use its voting control to support the Reuters Trust Principles. The Reuters Trust Principles are designed to preserve independence, integrity and freedom from bias in the gathering and dissemination of news and information. Each of Thomson Reuters Corporation and Thomson Reuters PLC will issue a Reuters Founders Share to the Reuters Founders Share Company, which will enable it to vote in circumstances where a third party other than approved by the Reuters Founders Share Company obtains proscribed holdings of Thomson Reuters Corporation voting shares or Thomson Reuters PLC voting shares at or in excess of specified 15% and 30% limits. In general, votes cast by the Reuters Founders Share Company, alone or in combination with votes cast by approved persons, will be sufficient either to negate the voting power of the third party or to constitute requisite majority voting power.

Thomson Reuters Corporation will retain its existing listings on the Toronto Stock Exchange ("TSX") and on the New York Stock Exchange. The ordinary shares of Thomson Reuters PLC will be listed on the London Stock Exchange and its American Depository Shares will be listed on the Nasdaq. Thomson Reuters Corporation is expected to retain its existing inclusion in the S&P/TSX series of indices and Thomson Reuters PLC is expected to be included in the FTSE UK series of indices.

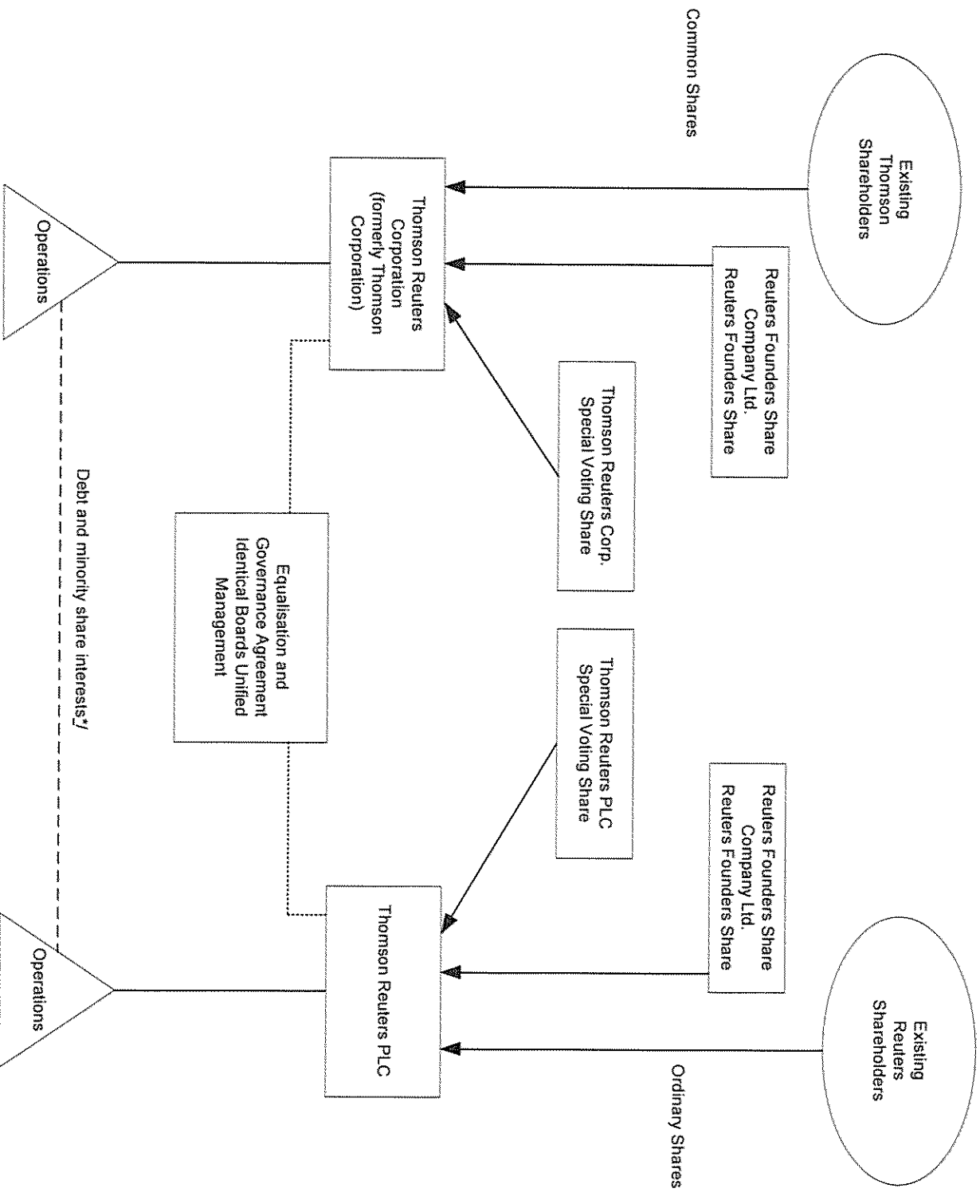
Relevant information concerning the entities that will hold direct and indirect ownership interests in Reuters America following the Closing is set forth in Attachment C. A chart showing the relationships among those entities is attached as Attachment D.

**Reuters America LLC
Pre-Closing Voting Interests**



^{1/} Reuters America Holdings Inc. holds all of the voting equity interests in Reuters America LLC. Reuters C LLC, a U.S. limited liability company, holds non-voting preferred interests in Reuters America LLC.

Dual Company Structure Post-Closing



*1 Minority share interests are depicted on Attachment D.

Attachment C

Entities with Ownership Interests in Reuters America Following the Closing

Following the Closing, the following entities will have direct and indirect ownership interests in Reuters America. The relationships between these entities are shown in the chart in Attachment D and, where applicable, the abbreviation used for each entity on that chart is shown in parentheses following the entity's name below. Except where indicated, all ownership interests reflect both voting and equity.

Entity	Address	Citizenship	Business	Interest
The Woodbridge Company Limited <i>(Woodbridge)</i>	65 Queen Street West Suite 2400 Toronto ON M5H 2MA	Canada	Holding company	70% of Thomson Reuters Corporation (53% of Thomson Reuters)
Thomson Reuters Corporation (formerly The Thomson Corporation) <i>(TR Corp)</i>	Metro Center, One Station Place, Stamford, CT 06902	Canada	Holding company	100% of 3097052 Nova Scotia Company
3097052 Nova Scotia Company <i>(NSULC)</i>	900-1959 Upper Water Street Halifax, NS B3J 2X2	Canada	Holding company	100% of 1602854 Ontario Limited
1602854 Ontario Limited <i>(Ontario)</i>	Suite 2706 P.O. Box 24 Toronto, Dominion Bank Tower Toronto Dominion Centre 66 Wellington St W Toronto, ON, M5K 1A1	Canada	Holding company	100% of Thomson Canada Limited (Luxembourg Branch)
Thomson Canada Limited (Luxembourg Branch) <i>(TCL)</i>	7 Boulevard Royal, L2449 Luxembourg	Luxembourg	Holding company	100% of Thomson Holdings S.A.
Thomson Holdings S.A. <i>(THSA)</i>	7 Boulevard Royal, L2449 Luxembourg	Luxembourg	Holding company	100% of Thomson Finance SA
Thomson Finance SA <i>(TFSA)</i>	7 Boulevard Royal, L2449 Luxembourg.	Luxembourg	Holding company	100% of Thomorg S.a.r.l.

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Entity	Address	Citizenship	Business	Interest
Thomorg S.a.r.l.	7 Boulevard Royal, L2449 Luxembourg.	Luxembourg	Holding company	100% of TRR International Holdings S.a.r.l
TRR International Holdings S.a.r.l (TRR Int'l Holdings Sarl)	7 Boulevard Royal, L2449 Luxembourg.	Luxembourg	Holding company	100% of Canvas Holdings Limited
Canvas Holdings Limited (CHL)	57/63 Line Wall Road, Gibraltar	Gibraltar	Investment holding company	Approximately 39.9% of TRR (2008) Limited; 4% of TRR Holdings Limited
Thomson Reuters PLC (TRR PLC)	The Reuters Building South Colonnade Canary Wharf London E14 5EP	England and Wales	Holding company	Approximately 59.9% of Thomson Reuters (2008) Limited; 100% of TRR Investments Limited
TRR Investments Limited (TRR Investments Ltd)	First Floor The Quadrangle 180 Wardour Street London W1A 4YG	England and Wales	Holding company	Less than 1% of TRR (2008) Limited
TRR (2008) Limited	First Floor The Quadrangle 180 Wardour Street London W1A 4YG	England and Wales	Holding company	96% of TRR Holdings Limited; non-voting preference shares in LN Holdings Limited representing approximately 2% of total equity.
TRR Holdings Limited (TRRHL)	Clarendon House 2 Church Street Hamilton, HM 11 Bermuda	Bermuda	Investment holding company	100% of voting interest and approximately 98% of equity in LN Holdings Limited
LN Holdings Limited (LN Holdings)	Clarendon House 2 Church Street Hamilton, HM 11 Bermuda	Bermuda	Investment holding company	100% of LiveNote Technologies Limited

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Entity	Address	Citizenship	Business	Interest
LiveNote Technologies Limited (LNUK)	The Quadrangle First Floor 180 Wardour Street London W1A 4YG England	England	Transcript and evidence management software provider	100% of LiveNote Inc.
LiveNote Inc. (LNUUS)	221 Main Street, Suite 1250, San Francisco, CA 94105	Delaware	Transcript and evidence management software provider	100% of Thomson U.S. Holdings, Inc.
Thomson U.S. Holdings, Inc. (TUSHH)	100 W. Commons Blvd., Suite 435, New Castle, DE 19720	Delaware	Holding company	100% of Thomson Corporation USA Inc.
Thomson Corporation USA Inc.	100 W. Commons Blvd., Suite 435, New Castle, DE 19720	Delaware	Holding company	100% of Thomcorp. No. 4
Thomcorp. No. 4	100 W. Commons Blvd., Suite 435, New Castle, DE 19720	Delaware	Holding company	100% of Thomcorp. No. 5
Thomcorp. No. 5	100 W. Commons Blvd., Suite 435, New Castle, DE 19720	Delaware	Holding company	100% of THI (U.S.) Inc.
THI (U.S.) Inc.	100 W. Commons Blvd., Suite 435, New Castle, DE 19720	Delaware	Holding company	100% of Thomson U.S. Inc.
Thomson U.S. Inc.	100 W. Commons Blvd., Suite 435, New Castle, DE 19720	Delaware	Holding company	100% of The Thomson Corporation Delaware Inc.
The Thomson Corporation Delaware Inc.	100 W. Commons Blvd., Suite 435, New Castle, DE 19720	Delaware	Holding company	100% of Physicians' Desk Reference, Inc.
Physicians' Desk Reference, Inc.	Five Paragon Drive, Montvale, NJ 07645	Florida	Publishing	100% of Thomson Financial Holdings Inc.

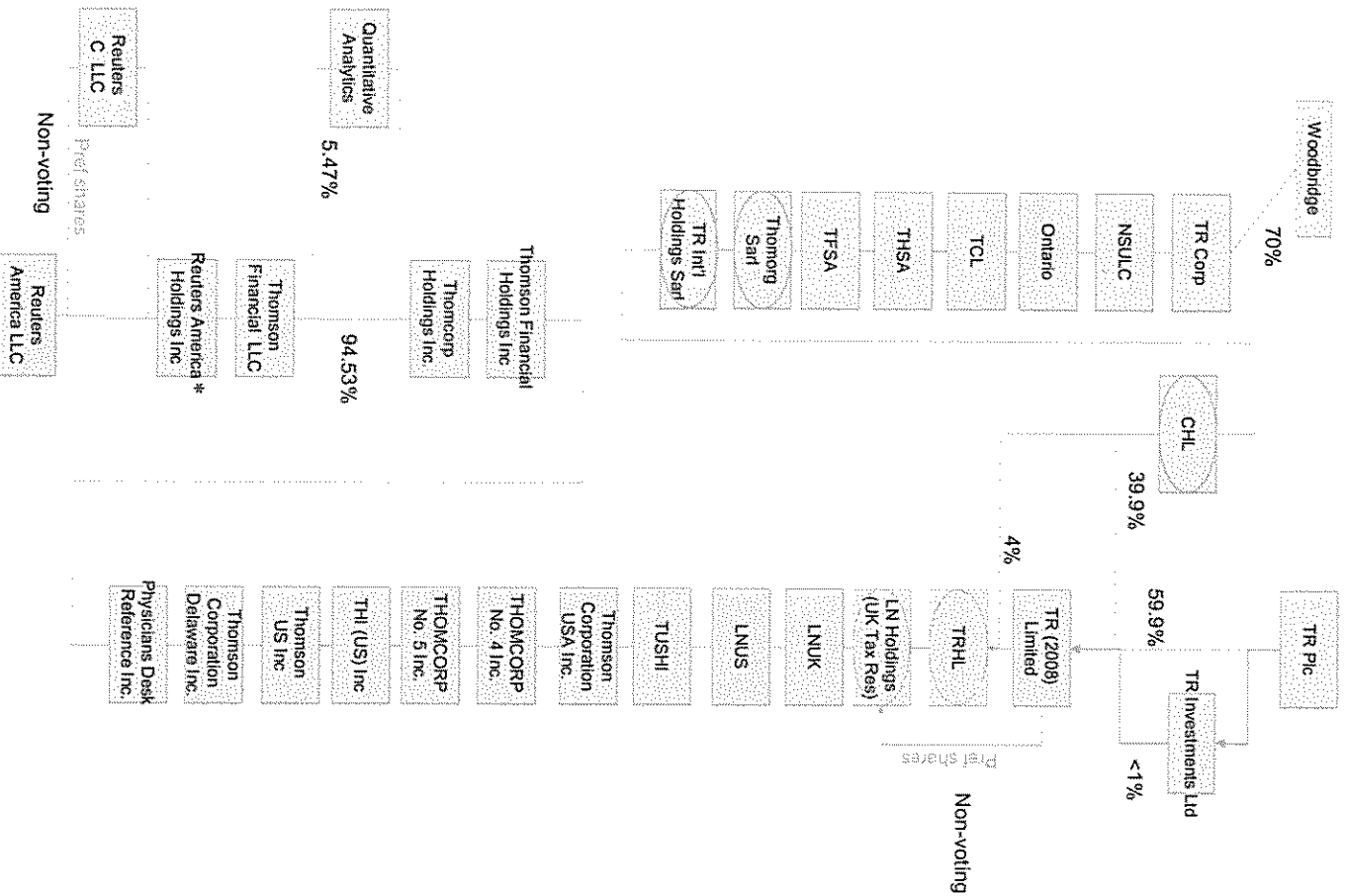
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Entity	Address	Citizenship	Business	Interest
Thomson Financial Holdings Inc.	100 W. Commons Blvd., Suite 435, New Castle, DE 19720	Delaware	Holding company	100% of Thomsoncorp Holdings Inc.
Thomcorp Holdings Inc.	One Station Place Stamford, CT 06902	New York	Holding company	100% of Quantitative Analytics, Inc.; 94.53% of Thomson Financial LLC
Quantitative Analytics, Inc. (<i>Quantitative Analytics</i>)	230 South LaSalle Street Chicago, IL 60604	Illinois	Software Development	5.47% of Thomson Financial LLC
Thomson Financial LLC	195 Broadway, New York, NY 10007	Delaware	Legal, financial and professional publishing and services	100% of Reuters America Holdings, Inc. ¹ ; 100% of Reuters C, LLC
Reuters America Holdings, Inc. ¹	The Reuters Building 3 Times Square 20 th Floor New York, NY, 10038	US	Legal, financial and professional publishing and services	100% of voting interest and 71.5% of equity interest in Reuters America LLC
Reuters CLLC	The Reuters Building 3 Times Square 20 th Floor, New York, NY 10038	US	Other financial vehicle	Non-voting preferred shares in Reuters America LLC representing 28.5% of total equity.

¹ On April 28, Reuters America Holdings, Inc will be merged with and into Thomson Financial LLC.

**Thomson Reuters
Post-Closing Structure**

All voting interests reflected on this chart are 100% unless otherwise indicated. The DLC structure is described in the text of Exhibit E.



* Note: On April 28, Reuters America Holdings Inc. will be merged with and into Thomson Financial LLC.