

# Customer Name Change Form

## New Owner

<b>Account Number:</b> (all associated accounts will be updated to the revised name)	
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**Current Subscriber Name: (Old)**

Full Legal Name / Business Entity					
Attn/Department					
Street Address				Suite/Floor	
City		State		County	
Zip code		Country			

**Change to: (New)**

Full Legal Name / Business Entity					
Doing Business As (DBA)					
Attn/Department					
Street Address				Suite/Floor	
City		State		County	
Zip code		Country			

**Organization Affiliation: (Please check if applicable)**

Division of \_\_\_\_\_  
 Representative of \_\_\_\_\_  
 Subsidiary of \_\_\_\_\_  
 Branch of \_\_\_\_\_

**Subscription List:**

(Existing Subscriptions Included)

**Type of Organization: (Check single best option)**
**Legal (Specify)**

Solo Attorney  
 Solo Suite  
 Law Firm (# of Attorneys \_\_\_)  
 Sole Proprietor/Commercial

**Government (Specify)**

Municipal  
 County  
 State  
 Federal  
 Tribal  
 Other (Specify \_\_\_\_\_ )

**Corporation**

**Academic**  
**Reseller**  
**Non-Profit**

**Contact Information (Active Partner/Officer Names and Titles, please attach separate sheet if necessary):**

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**ASSIGNMENT AND ASSUMPTION AGREEMENT**

If credit is granted by West Publishing Corporation, a Thomson Reuters business ("West"), all decisions with respect to the extension or continuation will be at the sole discretion of West. West does not discriminate against credit applicants on the basis of race, color, religion, national origin, sex, marital status, or age provided the applicant has the capacity to enter into a binding contract. West may terminate any credit availability within its sole discretion.

Because Assignor entered into West Agreements for goods and/or services, which may not be assigned without West's prior written consent, the parties agree as follows:

Assignor transfers and assigns unto Assignee all of Assignor's rights, obligations, interests and liabilities under any and all West Agreements. Assignee assumes all Assignor's rights, obligations, interests and liabilities under the West Agreements and agrees to perform and fulfill all terms and conditions of the West Agreements as if it had originally been a party. West is not required to pursue remedies against Assignor before enforcing assumption against Assignee. This Agreement is governed and construed by Minnesota law. Receipt and process by West constitutes West's prior written consent

**Assignor:**

Signature	
Name	
Title	

**Assignee:**

Signature	
Name	
Title	