

Australian Stock Exchange
Exchange Centre
20 Bridge Street
Sydney NSW 2000

27 August 2010

Our ref 15087/80042166

Dear Sirs

Notice of Ceasing to be a Substantial Holder - RP Data Ltd

Enclosed is a Form 605 - Notice of ceasing to be a substantial holder in relation to RP Data Ltd.

Yours faithfully



Mark Williamson, Partner
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Attachment

Form 605
Corporations Act 2001
Section 671B

Notice of ceasing to be a substantial holder

To Company Name/Scheme RP Data Ltd ("RPX")

ACN/ARSN 087 759 171

1. Details of substantial holder (1)

Name First American Financial Corporation and the subsidiaries of First American Financial Corporation that were formerly subsidiaries of The First American Corporation (collectively, "First American Financial")
ACN/ARSN (if applicable) Not applicable

The holder ceased to be a substantial holder on 01/06/2010
The previous notice was given to the company on 09/09/2009
The previous notice was dated 08/09/2009

2. Changes in relevant interests

Particulars of each change in, or change in the nature of, a relevant interest (2) of the substantial holder or an associate (3) in voting securities of the company or scheme, since the substantial holder was last required to give a substantial holding notice to the company or scheme are as follows:

Date of change	Person whose relevant interest changed	Nature of change (4)	Consideration given in relation to change (5)	Class (6) and number of securities affected	Person's votes affected
01/06/2010	First American Financial	See Annexure A	See Annexure A	56,222,541	56,222,541

3. Changes in association

The persons who have become associates (3) of, ceased to be associates of, or have changed the nature of their association (7) with, the substantial holder in relation to voting interests in the company or scheme are as follows:

Name and ACN/ARSN (if applicable)	Nature of association
Not applicable	Not applicable

4. Addresses

The addresses of persons named in this form are as follows:

Name	Address
First American Financial	1 First American Way, Santa Ana, California, USA

Signature

print name Kenneth DeGiorgio

capacity

*Executive Vice
President*

sign here



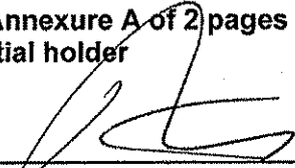
date

27/8/2010

DIRECTIONS

- (1) If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and trustee of an equity trust), the names could be included in an annexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 4 of the form.
 - (2) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
 - (3) See the definition of "associate" in section 9 of the Corporations Act 2001.
 - (4) Include details of:
 - (a) any relevant agreement or other circumstances because of which the change in relevant interest occurred. If subsection 671B(4) applies, a copy of any document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement; and
 - (b) any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposal of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).
- See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.
- (5) Details of the consideration must include any and all benefits, moneys and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.
 - (6) The voting shares of a company constitute one class unless divided into separate classes.
 - (7) Give details, if appropriate, of the present association and any change in that association since the last substantial holding notice.

This is Annexure A of 2 pages referred to in Form 605 - Notice of ceasing to be a substantial holder

Signed: 

Name: Kenneth DeGiorgio

Title: Executive Vice President

Date: 27/8/2010

First American Financial ceased to be a substantial holder of RPX due to the separation of First American Financial from CoreLogic, Inc. (formerly The First American Corporation) on 1 June 2010. Please see the attached press release.



First American

First American Financial Corporation And CoreLogic, Inc. Announce Completion of Spin-Off Transaction

June 1, 2010, Santa Ana, Calif.

First American Financial Corporation (NYSE:FAF), a leading global provider of title insurance and settlement services for residential and commercial real estate transactions, and **CoreLogic, Inc. (NYSE:CLGX)**, a leading provider of consumer, financial and property information and business services, today announced their formal separation into two independent publicly traded companies.

The separation was accomplished through the spin-off of the common stock of First American Financial Corporation to the shareholders of The First American Corporation. In the transaction, The First American Corporation, which will reincorporate today in Delaware and assume the name CoreLogic, Inc., distributed one share of First American Financial common stock for each common share of The First American Corporation outstanding as of the close of business on May 26, 2010. The distribution will be issued in book entry form only, so no physical share certificates will be issued. Cash will be issued in lieu of any fractional shares.

On June 2, 2010, First American Financial common stock will begin trading on the New York Stock Exchange under the FAF ticker symbol utilized by its former parent and CoreLogic common stock will begin trading on the New York Stock Exchange under its new ticker symbol, CLGX.

"Today is the culmination of the many months of hard work necessary to accomplish the launch of these two exciting companies," said Parker S. Kennedy, executive chairman of both First American Financial and CoreLogic. "On behalf of the boards of directors of both companies, I thank the dedicated employees that made this transaction possible and I congratulate Dennis Gilmore, the chief executive officer of First American Financial, and Anand Nallathambi, the chief executive officer of CoreLogic, as they formally assume the leadership of these two public companies and begin the effort to capitalize on the many opportunities that the separation presents."

About First American

First American Financial Corporation (NYSE: FAF), is a leading provider of title insurance and settlement services to the real estate and mortgage industries, that traces its heritage back to 1889. First American and its affiliated companies also provide title plant management services; title and other real property records and images; home warranty products; property and casualty insurance; and banking, trust and investment advisory services. With revenues of \$4.0 billion in 2009, the company offers its products and services directly and through its agents and partners in all 50 states and in more than 60 countries. More information about the company can be found at www.firstam.com.

About CoreLogic

CoreLogic (NYSE:CLGX) is a leading provider of consumer, financial and property information, analytics and services to business and government. The company combines public, contributory and proprietary data to develop predictive decision analytics and provide business services that bring dynamic insight and transparency to the markets it serves. CoreLogic has built the largest and most comprehensive U.S. real estate, mortgage application, fraud and loan performance databases and is a recognized leading provider of mortgage and automotive credit reporting, property tax, valuation, flood determination, and geospatial analytics and services. More than 1 million users rely on CoreLogic to assess risk; support underwriting, investment and marketing decisions; prevent fraud; and improve business performance in their daily operations. The company, headquartered in Santa Ana, Calif., has more than 10,000 employees globally with 2009 revenues of \$1.9 billion. For more information, visit www.corelogic.com.