THOMSON REUTERS CORPORATION
(Translation of registrant's name into English)

333 Bay Street, Suite 400
Toronto, Ontario M5H 2R2, Canada
(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F ☐ Form 40-F ☒

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): ☐

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): ☐

The information contained in Exhibit 99.3 of this Form 6-K is incorporated by reference into, or as an additional exhibit to, as applicable, the registrant's outstanding registration statements.
Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

THOMSON REUTERS CORPORATION
(Registrant)

By:  /s/ Marc E. Gold
Name: Marc E. Gold
Title: Assistant Secretary

Date: August 28, 2018
<table>
<thead>
<tr>
<th>Exhibit Number</th>
<th>Description</th>
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<tbody>
<tr>
<td>99.1</td>
<td>News release dated August 28, 2018 - Thomson Reuters and Blackstone Agree to Close Financial &amp; Risk Transaction on October 1, 2018</td>
</tr>
<tr>
<td>99.2</td>
<td>News release dated August 28, 2018 - Thomson Reuters Announces Substantial Issuer Bid/Tender Offer for up to US$9 Billion of its Common Shares</td>
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<tr>
<td>99.3</td>
<td>Material Change Report dated August 28, 2018</td>
</tr>
</tbody>
</table>
TORONTO, August 28, 2018 – Thomson Reuters (TSX/NYSE: TRI) today announced that it and private equity funds managed by Blackstone have agreed to close the sale of a 55% interest in the company’s Financial & Risk business on October 1, 2018, subject to satisfaction or waiver of customary closing conditions. The closing of the transaction is not subject to any financing condition. An affiliate of Canada Pension Plan Investment Board and an affiliate of GIC will invest alongside Blackstone. After the closing, the Financial & Risk business will be known as Refinitiv.

Thomson Reuters will receive approximately US$17 billion in gross proceeds when the transaction closes (subject to purchase price adjustments). Thomson Reuters plans to return an aggregate of US$10 billion of these proceeds to its shareholders. The company expects to use the remaining proceeds not returned to shareholders to redeem approximately US$4 billion of debt, maintain approximately US$2 billion of cash on its balance sheet to fund focused acquisitions, and utilize approximately US$1 billion to cover transaction-related expenses including cash taxes, pension contributions, bond redemption costs and other fees and outflows related to the transaction.

Thomson Reuters

Thomson Reuters is the world’s leading source of news and information for professional markets. Our customers rely on us to deliver the intelligence, technology and expertise they need to find trusted answers. The business has operated in more than 100 countries for more than 100 years. Thomson Reuters shares are listed on the Toronto and New York Stock Exchanges (symbol: TRI). For more information, visit www.thomsonreuters.com.

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

Certain statements in this news release are forward-looking, including the company’s current expectations regarding the timing for closing of the Financial & Risk transaction (which remains subject to regulatory approval and customary closing conditions) and the expected use of proceeds of the Financial & Risk transaction. These forward-looking statements are based on certain assumptions and reflect our company’s current expectations. As a result, forward-looking statements are subject to a number of risks and uncertainties that could cause actual results or events to differ materially from current expectations, including other factors discussed in materials that Thomson Reuters from time to time files with, or furnishes to, the Canadian securities regulatory authorities and the U.S. Securities and Exchange Commission. There is no assurance that a transaction involving all or part of the Financial & Risk business will be completed or that other events described in any forward-looking statement will materialize. Except as may be required by applicable law, Thomson Reuters disclaims any obligation to update or revise any forward-looking statements.

CONTACTS

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+1 646 223 5288
frank.golden@tr.com
Thomson Reuters Announces Substantial Issuer Bid/Tender Offer for up to US$9 Billion of its Common Shares

- Up to US$9 billion to be returned to shareholders via substantial issuer bid/tender offer (SIB) to commence today
- Price range for the SIB of US$42.00 to US$47.00 per share represents a (0.4)% to 11.5% premium over the company’s volume weighted average price on the NYSE over the last 20 trading days
- Woodbridge to participate in the SIB on a basis proportionate with its 64% ownership in Thomson Reuters
- SIB expected to be completed on October 2, 2018 and is subject to closing of the previously announced Financial & Risk/Blackstone transaction and is being launched now to coordinate with that closing

TORONTO, August 28, 2018 – Thomson Reuters (TSX/NYSE: TRI) today announced that its Board of Directors has authorized the making of a substantial issuer bid/tender offer (SIB) pursuant to which the company will offer to purchase from shareholders for cancellation up to US$9 billion of its outstanding common shares.

The SIB will commence today and expire on October 2, 2018, unless extended or withdrawn. The company plans to fund repurchases of shares using a portion of the cash proceeds to be received from the sale of a 55% interest in the company’s Financial & Risk business to private equity funds managed by Blackstone for approximately US$17 billion (the “F&R Transaction”). An affiliate of Canada Pension Plan Investment Board and an affiliate of GIC will invest alongside Blackstone. The F&R Transaction is expected to close on October 1, 2018 and the SIB is conditioned upon the closing.

“We are committed to returning a significant portion of the F&R Transaction proceeds to our shareholders, in line with our original announcement when we signed the deal with Blackstone in January,” said Jim Smith, president and chief executive officer of Thomson Reuters. “After the F&R Transaction closes, the new Thomson Reuters plans to pursue organic and inorganic opportunities to enhance growth and to support our market-leading positions providing news, information and tools to legal, regulatory and tax professionals.”

Updated Use of Proceeds from F&R Transaction

Thomson Reuters plans to return an aggregate of US$10 billion of proceeds from the F&R Transaction to its shareholders through the US$9 billion SIB and other actions, as described below. The company now expects to use the remaining proceeds not returned to shareholders to redeem approximately US$4 billion of debt, maintain approximately US$2 billion of cash on its balance sheet to fund focused acquisitions, and utilize approximately US$1 billion to cover transaction-related expenses including cash taxes, pension contributions, bond redemption costs and other fees and outflows related to the transaction.

In addition to the SIB, the company also expects to return approximately US$1 billion to shareholders through share repurchases under its normal course issuer bid (NCIB). The company has already repurchased approximately US$488 million of this amount since announcing the F&R Transaction on January 30, 2018. In addition, the company plans to repurchase approximately US$512 million of shares after the SIB, regardless of whether the full US$9 billion is repurchased under the SIB.

If the number of shares tendered under the SIB is less than the US$9 billion target, any shortfall is expected to be addressed through additional NCIB share repurchases and/or via a distribution to shareholders by way of a return of capital distribution. The company expects that any return of capital distribution would be implemented in conjunction with a share consolidation, or “reverse stock split”, which would reduce the number of outstanding common shares on a basis that is proportional to the return of capital distribution and would allow the company to maintain its current dividend per share following the transaction. The Board of Directors will review the timing of potential future dividend increases once there is greater clarity around the company’s capital structure following the redeployment of most of the F&R Transaction cash proceeds.
SIB/Tender Offer Alternatives

The SIB will be conducted through a “modified Dutch auction” procedure. Shareholders who wish to participate in the SIB will be able to do so through auction tenders, purchase price tenders or proportionate tenders. Shareholders who validly deposit shares without specifying the method in which they are tendering their shares will be deemed to have made a purchase price tender.

Woodbridge/Directors/Officers Participation

The company’s principal shareholder, The Woodbridge Company Limited and its affiliates (Woodbridge), which beneficially owns approximately 64% of the company’s issued and outstanding shares, has agreed to make a proportionate tender, which will result in Woodbridge tendering the number of shares that will allow Woodbridge to maintain its proportionate equity ownership in Thomson Reuters following completion of the SIB. As a result, Thomson Reuters shareholders other than Woodbridge will set the purchase price for the SIB through auction tenders and purchase price tenders.

Thomson Reuters’ directors and officers do not plan to tender any shares pursuant to the SIB.

Purchase Price

Upon expiry of the SIB, the company will determine the lowest purchase price (which will not be more than US$47.00 per share and not less than US$42.00 per share) that will allow it to purchase the maximum number of common shares properly tendered to the SIB, and not properly withdrawn, having an aggregate purchase price not exceeding US$9 billion.

If common shares with an aggregate purchase price of more than US$9 billion are properly tendered and not properly withdrawn, the company will purchase the shares on a pro rata basis after giving effect to “odd lot” tenders (of holders beneficially owning fewer than 100 shares), which will not be subject to pro-ration, and proportionate tenders. In that case, all shares tendered at or below the finally determined purchase price will be purchased, subject to pro-ration, at the same purchase price determined pursuant to the terms of the SIB. Shares that are not purchased, including shares tendered pursuant to auction tenders at prices above the purchase price, will be returned to shareholders.

If common shares with an aggregate purchase price of less than US$9 billion are properly tendered and not properly withdrawn, the company will purchase all shares tendered at US$47.00 per share, the maximum price per share pursuant to the terms of the SIB.

Additional Information

The SIB will be for up to approximately 30.6% of the total number of issued and outstanding shares on a non-diluted basis (based on a purchase price equal to the minimum purchase price per share and 699,996,846 shares issued and outstanding as of August 24, 2018).

The SIB is optional for all shareholders, who are free to choose whether to participate, how many shares to tender and, in the case of auction tenders, at what price to tender within the specified range. Any shareholders who do not deposit their shares (or whose shares are not repurchased under the SIB) will realize a proportionate increase in their equity interest in the company, to the extent that shares are purchased under the SIB.

Thomson Reuters has suspended share repurchases under its NCIB, and no NCIB purchases will be made until after the expiration of the SIB.

The SIB is not conditional upon any minimum number of shares being tendered but is subject to the closing of the F&R Transaction and various other conditions that are typical for a transaction of this type. Thomson Reuters reserves the right, subject to applicable laws, to withdraw or amend the SIB, if certain events occur at any time prior to the payment for tendered shares. The SIB is expected to remain open for acceptance until 11:59 p.m. (Toronto time) on October 2, 2018, unless extended or withdrawn.
Details of the SIB, including instructions for tendering shares, will be included in the formal offer to purchase and issuer bid circular, letter of transmittal, notice of guaranteed delivery and other related documents (the SIB Offer Documents). The SIB Offer Documents are expected to be mailed to shareholders, filed with applicable Canadian securities regulatory authorities and made available without charge on SEDAR at [www.sedar.com](http://www.sedar.com), filed on a Schedule 13E-4F with the U.S. Securities and Exchange Commission and made available without charge on EDGAR at [www.sec.gov](http://www.sec.gov), and posted on the company’s website at [www.thomsonreuters.com](http://www.thomsonreuters.com), today.

Kingsdale Advisors (Kingsdale) has been engaged by Thomson Reuters to act as information agent for the SIB. Shareholders who have questions regarding the SIB or require any assistance tendering shares may contact Kingsdale by telephone at 1-866-851-3215 (toll free in North America) or at 1-416-867-2272 (collect call outside of North America) or by email at contactus@kingsdaleadvisors.com.

Thomson Reuters has engaged TD Securities Inc. and Merrill Lynch Canada Inc. to act as dealer managers for the SIB in Canada and Merrill Lynch, Pierce, Fenner & Smith Incorporated to act as its dealer manager for the SIB in the United States. Thomson Reuters has also engaged Computershare Trust Company of Canada to act as depositary for the SIB. Any questions or requests for information regarding the SIB may also be directed to one of the applicable dealer managers or the depositary.

The offer referred to in this news release has not yet commenced. This news release is for informational purposes only and does not constitute an offer to buy or the solicitation of an offer to sell shares. The solicitation and the offer to buy shares will only be made pursuant to the SIB Offer Documents that are filed with the Canadian securities regulatory authorities and the U.S. Securities and Exchange Commission. The offer will not be made to, nor will tenders be accepted from or on behalf of, holders of common shares in any jurisdiction in which the making or acceptance of offers to sell common shares would not be in compliance with the laws of that jurisdiction. None of Thomson Reuters, its Board of Directors, the dealer managers, the depositary or the information agent makes any recommendation to shareholders as to whether to tender or refrain from tendering any or all of their shares pursuant to the SIB or the purchase price or prices at which shareholders may choose to tender shares. Shareholders are strongly urged to read the SIB Offer Documents carefully and to consult with their financial, tax and legal advisors prior to making any decision with respect to the SIB.

Thomson Reuters

Thomson Reuters is the world's leading source of news and information for professional markets. Our customers rely on us to deliver the intelligence, technology and expertise they need to find trusted answers. The business has operated in more than 100 countries for more than 100 years. Thomson Reuters shares are listed on the Toronto and New York Stock Exchanges (symbol: TRI). For more information, visit [www.thomsonreuters.com](http://www.thomsonreuters.com).

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

Certain statements in this news release are forward-looking, including Mr. Smith’s remarks; the company's current expectations regarding the timing for closing of the F&R Transaction (which remains subject to regulatory approval and customary closing conditions); the expected use of proceeds of the F&R Transaction; the company's intention to commence a SIB; the size, timing, terms and conditions for the contemplated SIB; the company's expectation to provide returns to shareholders through either additional NCIB share repurchases or a return of capital distribution if it does not purchase US$9 billion of shares pursuant to the contemplated SIB; and the company's expectations regarding its dividend per share following any share consolidation transaction. These forward-looking statements are based on certain assumptions and reflect our company's current expectations. As a result, forward-looking statements are subject to a number of risks and uncertainties that could cause actual results or events to differ materially from current expectations, including other factors discussed in materials that Thomson Reuters from time to time files with, or furnishes to, the Canadian securities regulatory authorities and the U.S. Securities and Exchange Commission. There is no assurance that the SIB or a transaction involving all or part of the Financial & Risk business will be completed or that other events described in any forward-looking statement will materialize. Except as may be required by applicable law, Thomson Reuters disclaims any obligation to update or revise any forward-looking statements.
CONTACTS

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<table>
<thead>
<tr>
<th>Item 1</th>
<th>Name and Address of Company</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Thomson Reuters Corporation (&quot;Thomson Reuters&quot;)</td>
</tr>
<tr>
<td></td>
<td>333 Bay Street</td>
</tr>
<tr>
<td></td>
<td>Suite 400</td>
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<tr>
<td></td>
<td>Toronto, Ontario</td>
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<table>
<thead>
<tr>
<th>Item 2</th>
<th>Date of Material Change</th>
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<tr>
<td></td>
<td>August 28, 2018</td>
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<table>
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<tr>
<th>Item 3</th>
<th>News Release</th>
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<tbody>
<tr>
<td></td>
<td>A news release was disseminated and filed on August 28, 2018.</td>
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<thead>
<tr>
<th>Item 4</th>
<th>Summary of Material Change</th>
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<tbody>
<tr>
<td></td>
<td>On August 28, 2018, Thomson Reuters announced that its Board of Directors has authorized the making of a substantial issuer bid/tender offer (SIB) pursuant to which the company will offer to purchase from shareholders for cancellation up to US$9 billion of its outstanding common shares.</td>
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The SIB will be conducted through a "modified Dutch auction" procedure. Shareholders who wish to participate in the SIB will be able to do so through auction tenders, purchase price tenders or proportionate tenders. Shareholders who validly deposit shares without specifying the method in which they are tendering their shares will be deemed to have made a purchase price tender. The SIB is optional for all shareholders, who are free to choose whether to participate, how many shares to tender and, in the case of auction tenders, at what price to tender within the specified range.

The SIB will be for up to approximately 30.6% of the total number of issued and outstanding shares on a non-diluted basis (based on a purchase price equal to the minimum purchase price per share and 699,996,846 shares issued and outstanding as of August 24, 2018).

The company's principal shareholder, The Woodbridge Company Limited and its affiliates (Woodbridge), which beneficially own approximately 64% of the company's issued and outstanding shares, has agreed to make a proportionate tender, which will result in Woodbridge tendering the number of shares that will allow Woodbridge to maintain its proportionate equity ownership in Thomson Reuters following completion of the SIB. As a result, Thomson Reuters shareholders other than Woodbridge will set the purchase price for the SIB through auction tenders and purchase price tenders.
The SIB will commence today and expire at 11:59 p.m. (Toronto time) on October 2, 2018, unless extended or withdrawn. The company plans to fund repurchases of shares using a portion of the cash proceeds to be received from the sale of a 55% interest in the company’s Financial & Risk business to private equity funds managed by Blackstone for approximately US$17 billion (the “F&R Transaction”). An affiliate of Canada Pension Plan Investment Board and an affiliate of GIC will invest alongside Blackstone. The parties have received or anticipate receiving in a timely manner all required regulatory approvals to close the F&R Transaction. The F&R Transaction is expected to close on October 1, 2018 and the SIB is conditioned upon the closing.

Thomson Reuters plans to return an aggregate of US$10 billion of proceeds from the F&R Transaction to its shareholders through the US$9 billion SIB and other actions, as described below. The company now expects to use the remaining proceeds not returned to shareholders to redeem approximately US$4 billion of debt, maintain approximately US$2 billion of cash on its balance sheet to fund focused acquisitions, and utilize approximately US$1 billion to cover transaction-related expenses including cash taxes, pension contributions, bond redemption costs and other fees and outflows related to the transaction.

In addition to the SIB, the company also expects to return approximately US$1 billion to shareholders through share repurchases under its normal course issuer bid (NCIB). The company has already repurchased approximately US$488 million of this amount since announcing the F&R Transaction on January 30, 2018. In addition, the company plans to repurchase approximately US$512 million of shares after the SIB, regardless of whether the full US$9 billion is repurchased under the SIB.

If the number of shares tendered under the SIB is less than the US$9 billion target, any shortfall is expected to be addressed through additional NCIB share repurchases and/or via a distribution to shareholders by way of a return of capital distribution. The company expects that any return of capital distribution would be implemented in conjunction with a share consolidation, or “reverse stock split”, which would reduce the number of outstanding common shares on a basis that is proportional to the return of capital distribution and would allow the company to maintain the current dividend per share following the transaction. The Board of Directors will review the timing of potential future dividend increases once there is greater clarity around the company’s capital structure following the redeployment of most of the F&R Transaction cash proceeds.

Item 5  Full Description of Material Change

5.1 – Full Description of Material Change

Please see the news release attached as Schedule “A” for a full description of the material change. A copy of the formal offer to purchase and issuer bid circular dated August 28, 2018 (the “Circular”), letter of transmittal and notice of guaranteed delivery have been filed on SEDAR and filed on Schedule 13E-4F with the U.S. Securities and Exchange Commission on EDGAR.
The company has prepared the Circular, which will be delivered to shareholders and filed with applicable securities regulatory authorities. This material change report is incorporated by reference in the Circular (notwithstanding that the Circular references a material change report dated August 27, 2018). The information contained herein updates the disclosure included in the Circular, and modifies that disclosure where applicable.

Attached as Schedule “B” is certain market trading data related to the shares that updates comparable data included in the Circular.

5.2 – Disclosure for Restructuring Transactions
Not applicable.

Item 6  Reliance on subsection 7.1(2) of National Instrument 51-102
Not applicable.

Item 7  Omitted Information
No significant facts remain confidential in, and no information has been omitted from, this material change report.

Item 8  Executive Officer
For further information, please contact Deirdre Stanley, Executive Vice President and General Counsel, at +1 (646) 223-8756.

Item 9  Date of Report
August 28, 2018
Thomson Reuters Announces Substantial Issuer Bid/Tender Offer for up to US$9 Billion of its Common Shares

• Up to US$9 billion to be returned to shareholders via substantial issuer bid/tender offer (SIB) to commence today
• Price range for the SIB of US$42.00 to US$47.00 per share represents a (0.4)% to 11.5% premium over the company’s volume weighted average price on the NYSE over the last 20 trading days
• Woodbridge to participate in the SIB on a basis proportionate with its 64% ownership in Thomson Reuters
• SIB expected to be completed on October 2, 2018 and is subject to closing of the previously announced Financial & Risk/Blackstone transaction and is being launched now to coordinate with that closing

TORONTO, August 28, 2018 – Thomson Reuters (TSX/NYSE: TRI) today announced that its Board of Directors has authorized the making of a substantial issuer bid/tender offer (SIB) pursuant to which the company will offer to purchase from shareholders for cancellation up to US$9 billion of its outstanding common shares.

The SIB will commence today and expire on October 2, 2018, unless extended or withdrawn. The company plans to fund repurchases of shares using a portion of the cash proceeds to be received from the sale of a 55% interest in the company’s Financial & Risk business to private equity funds managed by Blackstone for approximately US$17 billion (the “F&R Transaction”). An affiliate of Canada Pension Plan Investment Board and an affiliate of GIC will invest alongside Blackstone. The F&R Transaction is expected to close on October 1, 2018 and the SIB is conditioned upon the closing.

“We are committed to returning a significant portion of the F&R Transaction proceeds to our shareholders, in line with our original announcement when we signed the deal with Blackstone in January,” said Jim Smith, president and chief executive officer of Thomson Reuters. “After the F&R Transaction closes, the new Thomson Reuters plans to pursue organic and inorganic opportunities to enhance growth and to support our market-leading positions providing news, information and tools to legal, regulatory and tax professionals.”

Updated Use of Proceeds from F&R Transaction

Thomson Reuters plans to return an aggregate of US$10 billion of proceeds from the F&R Transaction to its shareholders through the US$9 billion SIB and other actions, as described below. The company now expects to use the remaining proceeds not returned to shareholders to redeem approximately US$4 billion of debt, maintain approximately US$2 billion of cash on its balance sheet to fund focused acquisitions, and utilize approximately US$1 billion to cover transaction-related expenses including cash taxes, pension contributions, bond redemption costs and other fees and outflows related to the transaction.

In addition to the SIB, the company also expects to return approximately US$1 billion to shareholders through share repurchases under its normal course issuer bid (NCIB). The company has already repurchased approximately US$488 million of this amount since announcing the F&R Transaction on January 30, 2018. In addition, the company plans to repurchase approximately US$512 million of shares after the SIB, regardless of whether the full US$9 billion is repurchased under the SIB.

If the number of shares tendered under the SIB is less than the US$9 billion target, any shortfall is expected to be addressed through additional NCIB share repurchases and/or via a distribution to shareholders by way of a return of capital distribution. The company expects that any return of capital distribution would be implemented in conjunction with a share consolidation, or “reverse stock split”, which would reduce the number of outstanding common shares on a basis that is proportional to the return of capital distribution and would allow the company to maintain its current dividend per share following the transaction. The Board of Directors will review the timing of potential future dividend increases once there is greater clarity around the company’s capital structure following the redeployment of most of the F&R Transaction cash proceeds.
SIB/Tender Offer Alternatives

The SIB will be conducted through a “modified Dutch auction” procedure. Shareholders who wish to participate in the SIB will be able to do so through auction tenders, purchase price tenders or proportionate tenders. Shareholders who validly deposit shares without specifying the method in which they are tendering their shares will be deemed to have made a purchase price tender.

Woodbridge/Directors/Officers Participation

The company’s principal shareholder, The Woodbridge Company Limited and its affiliates (Woodbridge), which beneficially owns approximately 64% of the company’s issued and outstanding shares, has agreed to make a proportionate tender, which will result in Woodbridge tendering the number of shares that will allow Woodbridge to maintain its proportionate equity ownership in Thomson Reuters following completion of the SIB. As a result, Thomson Reuters shareholders other than Woodbridge will set the purchase price for the SIB through auction tenders and purchase price tenders.

Thomson Reuters’ directors and officers do not plan to tender any shares pursuant to the SIB.

Purchase Price

Upon expiry of the SIB, the company will determine the lowest purchase price (which will not be more than US$47.00 per share and not less than US$42.00 per share) that will allow it to purchase the maximum number of common shares properly tendered to the SIB, and not properly withdrawn, having an aggregate purchase price not exceeding US$9 billion.

If common shares with an aggregate purchase price of more than US$9 billion are properly tendered and not properly withdrawn, the company will purchase the shares on a pro rata basis after giving effect to “odd lot” tenders (of holders beneficially owning fewer than 100 shares), which will not be subject to pro-ration, and proportionate tenders. In that case, all shares tendered at or below the finally determined purchase price will be purchased, subject to pro-ration, at the same purchase price determined pursuant to the terms of the SIB. Shares that are not purchased, including shares tendered pursuant to auction tenders at prices above the purchase price, will be returned to shareholders.

If common shares with an aggregate purchase price of less than US$9 billion are properly tendered and not properly withdrawn, the company will purchase all shares tendered at US$47.00 per share, the maximum price per share pursuant to the terms of the SIB.

Additional Information

The SIB will be for up to approximately 30.6% of the total number of issued and outstanding shares on a non-diluted basis (based on a purchase price equal to the minimum purchase price per share and 699,996,846 shares issued and outstanding as of August 24, 2018).

The SIB is optional for all shareholders, who are free to choose whether to participate, how many shares to tender and, in the case of auction tenders, at what price to tender within the specified range. Any shareholders who do not deposit their shares (or whose shares are not repurchased under the SIB) will realize a proportionate increase in their equity interest in the company, to the extent that shares are purchased under the SIB.

Thomson Reuters has suspended share repurchases under its NCIB, and no NCIB purchases will be made until after the expiration of the SIB.

The SIB is not conditional upon any minimum number of shares being tendered but is subject to the closing of the F&R Transaction and various other conditions that are typical for a transaction of this type. Thomson Reuters reserves the right, subject to applicable laws, to withdraw or amend the SIB, if certain events occur at any time prior to the payment for tendered shares. The SIB is expected to remain open for acceptance until 11:59 p.m. (Toronto time) on October 2, 2018, unless extended or withdrawn.
Details of the SIB, including instructions for tendering shares, will be included in the formal offer to purchase and issuer bid circular, letter of transmittal, notice of guaranteed delivery and other related documents (the SIB Offer Documents). The SIB Offer Documents are expected to be mailed to shareholders, filed with applicable Canadian securities regulatory authorities and made available without charge on SEDAR at www.sedar.com, filed on a Schedule 13E-4F with the U.S. Securities and Exchange Commission and made available without charge on EDGAR at www.sec.gov, and posted on the company's website at www.thomsonreuters.com, today.

Kingsdale Advisors (Kingsdale) has been engaged by Thomson Reuters to act as information agent for the SIB. Shareholders who have questions regarding the SIB or require any assistance tendering shares may contact Kingsdale by telephone at 1-866-851-3215 (toll free in North America) or at 1-416-867-2272 (collect call outside of North America) or by email at contactus@kingsdaleadvisors.com.

Thomson Reuters has engaged TD Securities Inc. and Merrill Lynch Canada Inc. to act as dealer managers for the SIB in Canada and Merrill Lynch, Pierce, Fenner & Smith Incorporated to act as its dealer manager for the SIB in the United States. Thomson Reuters has also engaged Computershare Trust Company of Canada to act as depositary for the SIB. Any questions or requests for information regarding the SIB may also be directed to one of the applicable dealer managers or the depositary.

The offer referred to in this news release has not yet commenced. This news release is for informational purposes only and does not constitute an offer to buy or the solicitation of an offer to sell shares. The solicitation and the offer to buy shares will only be made pursuant to the SIB Offer Documents that are filed with the Canadian securities regulatory authorities and the U.S. Securities and Exchange Commission. The offer will not be made to, nor will tenders be accepted from or on behalf of, holders of common shares in any jurisdiction in which the making or acceptance of offers to sell common shares would not be in compliance with the laws of that jurisdiction. None of Thomson Reuters, its Board of Directors, the dealer managers, the depositary or the information agent makes any recommendation to shareholders as to whether to tender or refrain from tendering any or all of their shares pursuant to the SIB or the purchase price or prices at which shareholders may choose to tender shares. Shareholders are strongly urged to read the SIB Offer Documents carefully and to consult with their financial, tax and legal advisors prior to making any decision with respect to the SIB.

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Thomson Reuters is the world's leading source of news and information for professional markets. Our customers rely on us to deliver the intelligence, technology and expertise they need to find trusted answers. The business has operated in more than 100 countries for more than 100 years. Thomson Reuters shares are listed on the Toronto and New York Stock Exchanges (symbol: TRI). For more information, visit www.thomsonreuters.com.

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

Certain statements in this news release are forward-looking, including Mr. Smith's remarks; the company's current expectations regarding the timing for closing of the F&R Transaction (which remains subject to regulatory approval and customary closing conditions); the expected use of proceeds of the F&R Transaction; the company's intention to commence a SIB; the size, timing, terms and conditions for the contemplated SIB; the company's expectation to provide returns to shareholders through either additional NCIB share repurchases or a return of capital distribution if it does not purchase US$9 billion of shares pursuant to the contemplated SIB; and the company's expectations regarding its dividend per share following any share consolidation transaction. These forward-looking statements are based on certain assumptions and reflect our company's current expectations. As a result, forward-looking statements are subject to a number of risks and uncertainties that could cause actual results or events to differ materially from current expectations, including other factors discussed in materials that Thomson Reuters from time to time files with, or furnishes to, the Canadian securities regulatory authorities and the U.S. Securities and Exchange Commission. There is no assurance that the SIB or a transaction involving all or part of the Financial & Risk business will be completed or that other events described in any forward-looking statement will materialize. Except as may be required by applicable law, Thomson Reuters disclaims any obligation to update or revise any forward-looking statements.
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The shares are listed on the NYSE and the TSX under the symbol “TRI”. The following tables set forth the high and low prices per share and the monthly trading volume of shares traded on the NYSE and TSX, respectively, as compiled from published financial sources for the 12 months preceding the date of offer:

<table>
<thead>
<tr>
<th>NYSE</th>
<th>Period</th>
<th>High (US$)</th>
<th>Low (US$)</th>
<th>Volume</th>
</tr>
</thead>
<tbody>
<tr>
<td>August 2017</td>
<td></td>
<td>48.57</td>
<td>44.97</td>
<td>25,148,927</td>
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<td>September 2017</td>
<td></td>
<td>46.35</td>
<td>44.76</td>
<td>14,380,551</td>
</tr>
<tr>
<td>October 2017</td>
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<td>48.61</td>
<td>45.76</td>
<td>16,697,538</td>
</tr>
<tr>
<td>November 2017</td>
<td></td>
<td>45.54</td>
<td>43.40</td>
<td>16,518,695</td>
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<tr>
<td>December 2017</td>
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<td>44.71</td>
<td>43.05</td>
<td>14,493,322</td>
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<tr>
<td>January 2018</td>
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<td>48.09</td>
<td>42.90</td>
<td>25,638,589</td>
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<tr>
<td>February 2018</td>
<td></td>
<td>43.34</td>
<td>39.01</td>
<td>25,498,570</td>
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<tr>
<td>March 2018</td>
<td></td>
<td>40.68</td>
<td>38.22</td>
<td>18,452,995</td>
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<tr>
<td>April 2018</td>
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<td>40.46</td>
<td>38.45</td>
<td>16,136,696</td>
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<td>May 2018</td>
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<td>40.26</td>
<td>36.52</td>
<td>25,557,396</td>
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<tr>
<td>June 2018</td>
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<td>41.28</td>
<td>38.84</td>
<td>27,965,213</td>
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<tr>
<td>July 2018</td>
<td></td>
<td>42.58</td>
<td>39.99</td>
<td>12,979,879</td>
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<td>August 1, 2018 – August 27, 2018</td>
<td></td>
<td>43.46</td>
<td>40.63</td>
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<table>
<thead>
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<th>TSX</th>
<th>Period</th>
<th>High (C$)</th>
<th>Low (C$)</th>
<th>Volume</th>
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</thead>
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<td>57.49</td>
<td>55.05</td>
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<td>January 2018</td>
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<td>53.17</td>
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<td>March 2018</td>
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<td>54.29</td>
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<td></td>
<td>56.75</td>
<td>53.02</td>
<td>9,985,433</td>
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The market price, being the simple average closing price of the shares for the 20 trading days ended August 27, 2018 (the last trading day before the terms of the Offer were announced) on the NYSE was US$42.29 and on the TSX was C$55.23. On August 27, 2018, the closing price of the shares on the NYSE was US$43.26 per share and on the TSX was C$56.03 per share.