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To the Honorable Commissioner of Patents and Trademarks: Please record the	attached original documents or copy thereof.	
1. Name of conveying party(ies): Sales Technologies, Inc. Walsh International Inc.  Individual(s) Association General Partnership Limited Partnership X Corporation - State of Delaware Other	Name and Address of receiving party(ies)     Name: IMS Health Strategie Technologies, Inc.  Address: 3445 Peachtree-Road, N.E.  Atlanta, GE 30326	
Additional name(s) of conveying party(ies) attached?YesNo		
3. Nature of conveyance:  Assignment X Merger	Individual(s) citizenship Association	
	General Partnership	
Security Agreement Change of Name  Other	Limited Partnership Corporation - State of Delaware	
Execution Date: August 24, 1998	Other  If assignee is not domiciled in the United States, a domestic representative designation is attached:Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached?YesNo	
A. Trademark Application No.(s) 75/166102  Additional numbers attact	B. Trademark Registration No.(s) 1476584; 1624068; 1861680; 1864056; 2181861  hed?Yes No	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: _6	
Baila H. Celedonia, Esq. Cowan, Liebowitz & Latman, P.C. 1133 Avenue of the Americas New York, NY 10036-6799	7. Total fee (37 CFR 3.41) \$ 165.00  x Enclosed  x Any deficiency is authorized to be charged to Deposit Account No. 03-3415.	
	8. Deposit Account No. <u>03-3415</u>	
,	(Attach duplicate copy of this page if paying by deposit account)	
9/12/2000 HTHRII 00000365 75166102 DO NOT U	SE THIS SPACE	
the original document.  Baila H. Celedonia  Name of Person Signing  Sig	tion is true and correct and any attached copy is a true copy of  Celestone  Date  sheet, attachments, and document: 3	
207 07.11	Booords Crystal Gateway 4, Room 335, Washington, DC 20231	
Mail to: U.S.Patent and Trademark Office, Office of Public	Records, Crystal Gateway 4, Room 335, Washington, DC 20231	

## State of Delaware

## Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, 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:

"SALES TECHNOLOGIES, INC.", A GEORGIA CORPORATION,

WITH AND INTO "WALSH INTERNATIONAL INC." UNDER THE NAME OF "IMS HEALTH STRATEGIC TECHNOLOGIES, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF AUGUST, A.D. 1998, AT 12 O'CLOCK P.M.

Edward I. Freel, Secretary of State

AUTHENTICATION: 9425460

9423400

DATE: 11-25-98

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> TRADEMARK REEL: 002133 FRAME: 0389

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF COMPORATIONS FILED 12:00 PM 08/28/1998 981337762 - 2158923

## CERTIFICATE OF MERGER OF A FOREIGN CORPORATION INTO A DELAWARE CORPORATION

CERTIFICATE OF MERGER

OF

SALES TECHNOLOGIES, INC.

INTO

WALSH INTERNATIONAL INC.

(UNDER SECTION 252 OF THE GENERAL

CORPORATION LAW OF THE STATE OF DELAWARE)

Walsh International Inc. hereby certifies that:

- (1) The name and state of incorporation of each of the constituent corporations are:
  - (a) Sales Technologies, Inc., a Georgia corporation ("Sales Technologies"); and
  - (b) Walsh International Inc., a Delaware corporation ("Walsh").
- (2) An Agreement and Plan of Merger has been approved, adopted, certified, executed and acknowledged by Sales Technologies, Inc. and by Walsh International Inc. in accordance with the provisions of subsection (c) of Section 252 of the General Corporation Law of the State of Delaware.
- (3) The name of the surviving corporation is Walsh International Inc.
- (4) The certificate of incorporation of Walsh shall be the certificate of incorporation of the surviving corporation and article 1 of such Certificate of Incorporation is hereby amended to read "1. The name of the corporation is IMS Health Strategic Technologies, Inc."
- (5) The surviving corporation is a corporation of the State of Delaware.
- (6) The executed agreement of merger is on file at the principal place of business of Walsh at 3399 Peachtree Road, N.E., Lenox Building, Suite 700, Atlanta, Georgia 30326.
- (7) A copy of the Agreement and Plan of Merger will be furnished by Walsh on request and without cost, to any stockholder of Sales Technologies, or Walsh.
- (8) The authorized capital stock of Sales Technologies, Inc. is 5,000,000 shares of Common Stock, \$0.01 par value.

TRADEMARK
REEL: 002133 FRAME: 0390

IN WITNESS WHEREOF, Walsh International Inc. has caused this certificate to be signed by Robin Y. Nance, its authorized officer, on the 26th day of August, 1998.

WALSH INTERNATIONAL INC.

Robin Y. War

Vice President & Assistant

Secretary

TOTAL P.03

TRADEMARK REEL: 002133 FRAME: 0391