

02-14-2002



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January 9, 2002

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PATENT AGENT
BRIAN L. BUCKWALTER, Ph.D.

H. HUME MATHEWS (1911-1969)

1.28.02

Via First Class Mail

Commissioner For Trademarks
Assignment Branch
Crystal Gateway #4
Room 300
Washington, DC 20231

JAN 10 2002

Attn: Trademark Assignment Branch

RE: Registrant Change of Name Regarding:
U.S. Trademark Registration Nos. 1,552,841; 1,570,471; 1,681,165;
2,257,263; 1,761,301; 2,259,571; 2,270,762; 1,855,188; 2,297,781;
1,802,087; 1,977,531; 1,931,459; 2,003,770; 2,293,773; 1,994,652;
2,344,578; 2,111,308; 2,259,570; 2,067,225; 2,067,226; 2,380,538;
2,403,024 and,
U.S. Trademark Application Serial No. 76/061,017;
Our Respective File No.: 861-132US

Dear Sir or Madam:

Enclosed please find a true copy of the Amendment to January 2, 1992 Partnership/Joint Venture Agreement of Gardiner-Caldwell SynerMed effecting the name change of Gardner-Caldwell SynerMed to SynerMed Communications. Please record and index this document against the U.S. Trademark Registration and Application Numbers listed in the attached schedule.

1. The Name of the Party conveying an interest:

GARDINER-CALDWELL SYNERMED

405 Trimmer Road
Califon, New Jersey 07830

Entity:

- | | | | |
|-------------------------------------|---------------------|--------------------------|---------------------|
| <input type="checkbox"/> | Individual | <input type="checkbox"/> | Association |
| <input checked="" type="checkbox"/> | General Partnership | <input type="checkbox"/> | Limited Partnership |
| <input type="checkbox"/> | Corporation | | |
| <input type="checkbox"/> | Other: _____ | | |

02/13/2002	TBIAZI	000000%	1552841
01	FC:401		40.00 DP
02	FC:402		550.00 DP



2. Name and Address of Party Receiving an Interest:

SYNERMED COMMUNICATIONS
405 Trimmer Road
Califon, New Jersey 07830

Entity:

- | | | | |
|-------------------------------------|---------------------|--------------------------|---------------------|
| <input type="checkbox"/> | Individual | <input type="checkbox"/> | Association |
| <input checked="" type="checkbox"/> | General Partnership | <input type="checkbox"/> | Limited Partnership |
| <input type="checkbox"/> | Corporation | | |
| <input type="checkbox"/> | Other: _____ | | |

If not domiciled in the United States, a domestic representative designation is attached:

- Yes **Not applicable**
 No

3. Interest Conveyed:

- | | | | |
|--------------------------|--------------------|-------------------------------------|----------------|
| <input type="checkbox"/> | Assignment | <input checked="" type="checkbox"/> | Change of Name |
| <input type="checkbox"/> | Security Agreement | <input type="checkbox"/> | Merger |

4. Application number(s) or registration(s) number(s).

Additional sheet attached: Yes No

A. APPLICATION SERIAL NO.(s)

See Attached Schedule

B. TRADEMARK REGISTRATION NO.(s)

See Attached Schedule

5. Name and Address of party of whom correspondence concerning document should be mailed.

Brooks R. Bruneau, Esq.
MATHEWS, COLLINS, SHEPHERD & GOULD, PA
100 Thanet Circle, Suite 306
Princeton, NJ 08540-3674
Tel. No. (609) 924-8555

6. Number of **application** and **registrations** involved:

One(1) application
Twenty-two (22) registrations

7. Amount of fee enclosed or authorized to be charged:

\$590.00

8. Deposit account number (Attach duplicate copy of this form if paying by deposit account):

13-2165

Your prompt attention to expediting the recordation of this venture agreement request is greatly appreciated.

If you have any questions, please do not hesitate to telephone me directly at (609) 924-8555.

9. Date of execution of attached document: December 29, 2001

10. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on:

1/10/02
Date

Brooks R. Bruneau
Signature

Brooks R. Bruneau, Esq.
Name of Person Signing

Very truly yours,

MATHEWS, COLLINS, SHEPHERD & GOULD

By: Brooks R. Bruneau
Brooks R. Bruneau, Esq.

BRB:fem

- Encls.
1. A true copy of the Amendment to January 2, 1992 Partnership/
Joint Venture Agreement of Gardiner-Caldwell SynerMed
 2. Check in the amount of \$590.00
 3. Schedule A
 4. This Official Letter of Transmittal
 5. Acknowledgement Postcard

cc: SynerMed Communications

SCHEDULE A

<u>Registrations</u>	<u>Registration No.</u>
CLINICAL COURIER	1,552,841
CLINICIAN	1,570,471
MEDICAL MONITOR	1,681,165
MEDICAL MONITOR	2,257,263
PEDIATRIC ROUNDS	1,761,301
PEDIATRIC ROUNDS	2,259,571
SYNERMED	2,270,762
SYNERMED	1,855,188
REPRODUCTIVE HEALTH	2,297,781
ARHP CLINICAL PROCEEDINGS	1,802,087
CLINICIAN	1,977,531
SYNERMED	1,931,459
INTERDISCIPLINARY MEDICINE	2,003,770
INTERDISCIPLINARY MEDICINE	2,293,773
LUNG DESIGN	1,994,652
LUNG DESIGN	2,344,578
CADUCEUS DESIGN	2,111,308
CADUCEUS DESIGN	2,259,570
GCS PRESS & DESIGN	2,067,225
GCS PRESS	2,067,226
OB*GYN ROUNDS	2,380,538
CURRENT ISSUES IN HEART FAILURE	2,403,024

<u>Applications</u>	<u>Serial No.</u>
SYNERMED	76/061,017

**AMENDMENT TO JANUARY 2, 1992 PARTNERSHIP/JOINT
VENTURE AGREEMENT OF GARDINER-CALDWELL
SYNERMED**

Gardiner-Caldwell Communications, Inc., having sold its ten percent (10%) partnership interest in Gardiner-Caldwell SynerMed to SynerMed, Inc. and Media in Medicine, Inc. by separate agreement dated January 2, 2001; and

WHEREAS, the remaining Gardiner-Caldwell SynerMed partners, SynerMed, Inc. and Media in Medicine, Inc. now wish to amend the January 2, 1992 Partnership/Joint Venture Agreement for Gardiner-Caldwell SynerMed to reflect the January 2, 2001 purchase of Gardiner-Caldwell Communication, Inc.'s ten percent (10%) interest by SynerMed, Inc. and Media in Medicine, Inc.

Accordingly, the remaining partners of Gardiner-Caldwell SynerMed hereby amend their January 2, 1992 Partnership/Joint Venture Agreement as set forth below.

1. Effective and dating back to January 2, 2001, the name of the partnership is changed from Gardiner-Caldwell SynerMed to SynerMed Communications.

2. Pursuant to the January 2, 2001 purchase of Gardiner-Caldwell Communications, Inc.'s ten percent (10%) interest by SynerMed, Inc. purchasing 75% of that 10% interest and Media in Medicine, Inc. purchasing 25% of that 10% interest, the partnership ownership interests are now as follows:

<u>PARTNER</u>	<u>OWNERSHIP INTEREST</u>
SynerMed, Inc.	67.5%
Media in Medicine, Inc.	32.5%

The current partners, SynerMed, Inc. and Media in Medicine, Inc. affirm that the remainder of the January 2, 1992 Partnership/Venture Agreement of SynerMed Communications (formerly Gardiner-Caldwell SynerMed) remains in full force and effect.

SYNERMED, INC.

By:  _____

John Schubert
on behalf of SynerMed, Inc.

12/26/01
Date

MEDIA IN MEDICINE, INC.

By:  _____

Rick Rizzuto
on behalf of Media in Medicine, Inc.

12/26/01
Date

By:  _____

Frank Grace
on behalf of SynerMed, Inc.

12/27/01
Date