FORM PTO 1594 R	HEEL US DEPARTMENT OF COMMERCE
Patent and Trademark Office	
To the Honorable Commissioner of F 10251	7879 attached original documents or copy thereof.
Name of conveying party(ies):	2. Name and address of receiving party(ies):
InfoCure Corporation $S - 4 - 0.7$	Name: VitalWorks Inc. Internal Address:
Individual(s) General Partnership Limited Partnership Corporation-State of Delaware Other: Additional name(s) of conveying party(ies) attached? Yes No	Street Address: 239 Ethan Allen Highway City: Ridgefield State: Connecticut Zip Code: 06877 [] Individual(s) citizenship: [] Association: [] General Partnership:
	[] Limited Partnership:
3. Nature of conveyance: Assignment Merger	[X] Corporation – State of Delaware [] Other: If assignee is not domiciled in the United States, a domestic representative designation is attached: [] []
Security Agreement X Change of Name	Yes No (Designations must be a separate document from assignment)
Other	Additional names(s) & address(es) attached? Yes No
Execution Date: July 25, 2001	OP AS
4. Application number(s) or registration number(s):A. Trademark Application No(s).Additional numbers at	B. Trademark Registration No(s). 2,132,665 ttached? Yes X No
Name and address of party to whom correspondence concerning document should be mailed: Name: Barry R. Lipsitz	6. Total number of applications and registrations involved:
Internal Address:	7. Total fee (37 CFR 3.41)\$ 40.00
1 FC:8521 40.00 8P Street Address: 755 Main Street	Authorized to be charged to deposit account
City: Monroe State: CT ZIP: 06468	 Deposit account number: The Commissioner is hereby authorized to charge any deficiency in the payment of the required fee(s) or credit any overpayment to Deposit Account No. 50-0625.
DO NOT USE THIS SPACE	
 Statement and signature. To the best of my knowledge and belief, the foregoing informat original document. 	ion is true and correct and any attached copy is a true copy of the
Barry R. Lipsitz	July 31, 2003
Name of Person Signing	Signature Date
Total number of pages including cover sheet, attachments and document:	
Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments	

TRADEMARK Washington, D.C. 20231

State of Delaware

PAGE 1

Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREET CERTIFY THE ATTACHED IS A TRUE AND CORRECT COFY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"SDM ACQUISTION;" INC. ... , A MICETGAN CORPORATION,

"THOROUGHERED ACQUISITION, INC. " A GEORGIA CORPORATION,

"VITALWORKS COM, INC.", A DELAWARE CORPORATION,

WITH AND INTO "INFOCURE COMPORATION" UNDER THE NAME OF "VITALWORKS INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OPPICE THE TWENTY-SEVENTH DAY OF JULY, A.D. 2001, AT 3 O'CLOCK

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTRE COUNTY RECORDER OF DEEMS.



Harries Smith Windsor, Secretary of State

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AUTHENTICATION: 1268312

DATE: 07-30-01

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STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 03:00 PM 07/27/2001 010367329 ~ 2684631

CERTIFICATE OF OWNERSHIP AND MERGER MERGING

THOMOUGHBRED ACQUISITION, INC.

VITAL WORKS COM, INC.

AND

SDM ACQUISITION, INC.

INTO

INTO CURE CORPORATION

FIRST: That the Corporation is incorporated pursuant to the General Corporation Law of the State of Delaware.

SECOND: That the Corporation owns all of the outstanding shares of the capital stock of Thoroughbred Acquisition, Inc., a corporation incorporated putsuant to the Georgia Business Corporations Code ("Thoroughbred").

THIRD: That the Corporation owns all of the outstanding shares of the capital stock of ViralWorks.com, Inc., a corporation incorporated pursuant to the General Corporation Law of the State of Delaware ("ViralWorks.com").

FOURTH: That the Corporation owns all of the outstanding shares of the capital stock of SDM Acquisition. Inc., a corporation incorporated pursuant to the Michigan Business Corporation Act ("SDM").

FIFTH: That the Corporation, by the adoption of the following resolutions by the unanimous written consent of its Board of Directors dated as of July 24, 2001, determined to merge each of Thoroughbrad. VitalWorks come and SDM into the Corporation and to change the corporate name of the Corporation to "VitalWorks Inc." on the conditions set forth in such resolutions:

RESOLVED:

That the Corporation thall merge into itself its wholly owned subsidiary. VitalWorks.com Inc., a Delaware corporation (VitalWorks.com) with the Corporation at the surviving corporation and shall assume all of VitalWorks.com's liabilities and obligations.

RESOLVED:

That the President and Chief Accounce Officer and the Chief Financial Officer of the Corporation (the "Authorized Officers") are jointly and severally authorized and directed to prepare, execute and file with the Secretary of State of the State of Delaware a Cortificans of Ownerable and Merger setting forth a copy of the preceding resolutions and this resolution, the filing thereof to be conclusive evidence of the authorization thereof by the Board of Directors of the Corporation.

RESOLVED:

That the Corporation shall merge into itself its wholly owned subsidiary. Theroughbroad Acquisition, Inc., a Georgia corporation (Thoroughbroad), with the Corporation as the autiviting corporation, and assume all of

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RESOLVED:

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Thoroughbred's liabilities and obligations in accordance with the Plan of Marger anached homeo as Exhibit A.

RESOLVED: That the Authorized Officers are jointly and according authorized and directed to proper, execute and file with the Secretary of State of the State of Georgia the Articles of Merger substantially in the form attached become as Exhibit R, the filing thereof to be conclusive evidence of the authorization thereof by the

Board of Directors of the Corporation.

Resouved: That the Corporation shall merge into itself its wholly owned subsidiary, 9DM acquisition, Inc., a Michigan corporation ("3DM," and referred to collectively with VirilWorks.com and Thoroughbred as the "Subsidiaries") with the Corporation as the surviving corporation, and shall essure all of 5DM's liabilities and obligations; and that upon the effectiveness of the magest with the Subsidiaries, the Corporation's corporate name shall be changed to "VirilWorks Inc."

That Authorized Officers are jointly and severally authorized and directed to prepare, execute and file with the Secretary of State of the State of Michigan a Certificate of Merger substantially in the form of Exhibit C attached becaus, the filing thereof to be conclusive evidence of the authorization thereof by the Board of Directors of the Corporation.

That the Authorized Officers are jointly and severally authorized, for and on behalf of the Corporation and in its name, to execute, acknowledge, and deliver, under seal if required or desirable, all such agreemants, instruments and other documents in any other jurisdiction, and to take all such other accious, as the Authorized Officer of Authorized Officers so acting shall deem necessary of desirable to give affect to the foregoing resolution; and that the execution, acknowledgment or delivery of any such agreement, instrument or document, or the taking of any such action, by any such officer shall contribute conclusive evidence of its having bean authorized hereby.

SIXTH: That beneaforth, the name of the Corporation shall be "Viral Works Inc."

IN WITNESS WHEREOF, the Corporation has caused its corporate seal to be affixed hereto and this Certificate of Ownership and Merger to be signed by its President and Chief Executive Officer as of July 2001.

INFOCURE CORPORATION

By: Joseph M. Wald

President and Chief Executive Officer

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