

04-22-2004



102727532

To the Honorable Commissioner of Patents and Trademarks

original documents or copy thereof.

1. Name of conveying party(ies):

SCS/Compute Inc.

- Individual(s) Association General Partnership Limited Partnership Corporation-State of Delaware Other

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:

- Assignment Merger Security Agreement Change of Name Other

Execution Date: December 20, 2002

2. Name and address of receiving party(ies)

Name: Thomson Professional & Regulatory Internal Inc.

Address:

Street Address: 2395 Midway Road, Mail Stop 270 City: Carrollton State: Texas Zip: 75006

- Individual(s) citizenship Association General Partnership Limited Partnership Corporation-State of Texas 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? Yes No

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

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

1,344,003

Additional number(s) attached Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Paula Upson

Internal Address:

The Thomson Corporation

Street Address: 1 Station Place

City: Stamford State: CT Zip: 06902

6. Total number of applications and registrations involved:

20

7. Total fee (37 CFR 3.41): \$ 515

- Enclosed Authorized to be charged to deposit account

8. Deposit account number:

20-0866

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Paula K. Upson

Name of Person Signing

Signature

4/14/04

Date

Total number of pages including cover sheet, attachments, and document.

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

04/21/2004 LHMELLER 00000015 200866 1344003

01 FC:8521 40.00 DA 02 FC:8522 475.00 DA

## Schedule A

Trademark	Status	Appl. Number	Reg. Number
DATAWRITE	Registered		1344003
EXPRESS UPDATE	CancelSec8		1722826
IN THE BLACK	Abandoned		1870240
KEY/LASER	Registered		1374995
LMS 1040	Registered		1556650
LMS 1065	Abandoned		1585394
LMS 1120S	Registered		1556649
LMS/TAX (Stylized)	Registered		2056798
PAYWRITE	Abandoned		1886992
QUICK-TAX	CancelSec8		1569350
SALTWARE	Registered		1990395
SCS (& design)	Registered		1339438
SCS CLIENT BOOKS	abandoned	74732863	
SCS PROFESSIONAL PAYROLL	Abandoned	75185017	
SCS/COMPUTE	Registered		1338323
SOFTWARE TX	CancelSec8		1727202
SPEED ELECTRONIC FUNDS	CancelSec8		1724224
SPEED ELECTRONIC TAX (& design)	CancelSec8		1726161
THE TAX MACHINE	Registered		1344004
WORKPAPERS PLUS (& design)	Registered		2148674



## Office of the Secretary of State

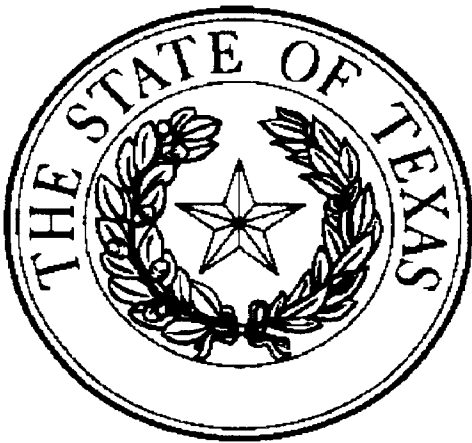
The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

THOMSON PROFESSIONAL & REGULATORY INC.  
Filing Number: 25758900

Articles of Merger

December 27, 2002

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on April 12, 2004.



A handwritten signature in black ink, appearing to read "G. Connor".

Secretary of State

**ARTICLES OF MERGER**

**OF**

**SCS/COMPUTE INC.**

**AND**

**THOMSON PROFESSIONAL & REGULATORY INC.**

**FILED**  
In the Office of the  
Secretary of State of Texas  
DEC 27 2002  
Corporations Section

**To the Secretary of State  
State of Texas**

Pursuant to the provisions of the Texas Business Corporation Act, the foreign corporation and the domestic corporation herein named do hereby adopt the following articles of merger for the purpose of merging the foreign corporation with and into the domestic corporation.

1. The names of the constituent corporations are SCS/COMPUTE INC., which is a business corporation organized under the laws of the State of Delaware and THOMSON PROFESSIONAL & REGULATORY INC., which is a business corporation organized under the laws of the State of Texas, and which is subject to the provisions of the Texas Business Corporation Act.

2. Annexed hereto and made a part hereof is the Plan of Merger for merging SCS/COMPUTE INC. with and into THOMSON PROFESSIONAL & REGULATORY INC. as approved by the directors and the shareholders of the said constituent corporations.

3. The approval of the Plan of Merger was duly authorized by all action required by the laws under which SCS/COMPUTE INC. was incorporated and by its constituent documents.

4. The number of shares of THOMSON PROFESSIONAL & REGULATORY INC. which were outstanding at the time of the approval of the Plan of Merger by the sole shareholder and the adoption of a resolution authorizing the merger is 101 shares of common stock, all of which are of one class.

5. The approval of the Plan of Merger by the sole shareholder of THOMSON PROFESSIONAL & REGULATORY INC. was by written consent, which has been given in accordance with the provisions of Article 9.10 of the Texas Business Corporation Act, and any written notice required by that Article has been given.

6. THOMSON PROFESSIONAL & REGULATORY INC. will continue to exist as the surviving

corporation under its present name pursuant to the provisions of the Texas Business Corporation Act.

Executed on December 20, 2002.

SCS/COMPUTE INC.

By:   
Edward A. Friedland  
Vice President

THOMSON PROFESSIONAL & REGULATORY INC.

By:   
Edward A. Friedland  
Vice President

**PLAN OF MERGER approved on December 20, 2002 by SCS/COMPUTE INC., a corporation organized under the laws of the State of Delaware, and by resolution adopted by its Board of Directors on said date, and approved on December 20, 2002 by THOMSON PROFESSIONAL & REGULATORY INC., a corporation of the State of Texas, and by resolution adopted by its Board of Directors on said date.**

**1. SCS/COMPUTE INC. and THOMSON PROFESSIONAL & REGULATORY INC. shall, pursuant to the provisions of the laws of the jurisdiction of organization of SCS/COMPUTE INC. and of the Texas Business Corporation Act, be merged with and into a single corporation, to wit, THOMSON PROFESSIONAL & REGULATORY INC., which shall be the surviving corporation upon the effective date of the merger and which is sometimes hereinafter referred to as the "surviving corporation", and which shall continue to exist as said surviving corporation under its present name pursuant to the provisions of the Texas Business Corporation Act. The separate existence of SCS/COMPUTE INC., which is sometimes hereinafter referred to as the "terminating corporation", shall cease upon said effective date in accordance with the provisions of the laws of the jurisdiction of its organization.**

**2. The articles of incorporation of the surviving corporation upon the effective date of the merger shall be the articles of incorporation of said surviving corporation and said articles of incorporation shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Texas Business Corporation Act.**

**3. The present bylaws of the surviving corporation will be the bylaws of said surviving corporation and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Texas Business Corporation Act.**

**4. The directors and officers in office of the surviving corporation upon the effective date of the merger shall be the members of the first Board of Directors and the first officers of the surviving corporation, all of whom shall hold their directorships and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the bylaws of the surviving corporation.**

**5. All of the issued shares in total owned by the sole stockholder of the terminating corporation shall, upon the complete effective date of the merger, be converted into only one share of the surviving corporation. The issued shares of the surviving corporation shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall continue to represent one issued share of the surviving corporation.**

**6. The Plan of Merger herein made and approved shall be submitted to the shareholders of the terminating corporation for their approval or rejection in the manner prescribed by the laws of the jurisdiction of its organization and to the shareholders of the surviving corporation for their approval or rejection in the manner prescribed by the provisions of the Texas Business Corporation Act.**

**7. In the event that the Plan of Merger shall have been approved by the shareholders of the terminating corporation in compliance with the laws of the jurisdiction of its organization, and, in the event that the Plan of Merger shall have been approved by the shareholders of the surviving**

corporation and the merger shall have been authorized by their duly adopted resolution in the manner prescribed by the provisions of the Texas Business Corporation Act, the terminating corporation and the surviving corporation hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of Delaware and by the laws of the State of Texas, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.

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TX BC D-ARTICLES OF MERGER L/F P>D 09/97-2 (#560)

RECORDED: 04/19/2004

TRADEMARK  
REEL: 002953 FRAME: 0318