

11-12-2004



To the Honorable Commissioner of Patent

102880082

original documents or copy thereof.

1. Name of conveying party(ies):

Delaware Licensing Corporation

- 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: 9/27/04

2. Name and address of receiving party(ies)

Name: Thomson Scientific Inc.

Internal Address:

Street Address: 3501 Market Street
Philadelphia
City: State: PA Zip: 19104

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State of Pennsylvania
- 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)

1,513,576

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:

105

7. Total fee (37 CFR 3.41) \$ 2,640

- 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

10/29/04

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

11/10/2004 GT0H11 00000048 200866 1513576

01 FC:8521 40.00 DA
02 FC:8522 2600.00 DA

Schedule A

Trademark	Status	App. Number	Reg. Number
A&HCI	registered		1513576
ARTS & HUMANITIES CITATION INDEX	Registered	73721801	1539298
ARTS & HUMANITIES SEARCH	registered		1419606
ASCA	Renewed		806105
BIBLIO-LINK	Registered		1530600
BIBLIOGRAPHIES MADE EASY	Registered	75574250	2292759
C.C.	Renewed		826422
CBC	Renewed		1158329
CC	Registered	75157034	2132028
CC CONNECT	Registered	75334306	2324797
CC SEARCH	registered		1537773
CCR	registered		1161846
CENTURY OF SCIENCE	Pending	76482448	
CITATION CLASSIC	Registered	73463295	1327628
CITE WHILE YOU WRITE	Registered	75706285	2818592
CMCI	registered	73381967	1237299
COMPUMATH CITATION INDEX	Registered	75334305	2504849
COMPUMATH CITATION INDEX (Stylized)	Registered	73378274	1257548
CORPORATE ALERT	Pending	76576309	
CURRENT BOOK CONTENTS	Renewed		1045565
CURRENT CHEMICAL REACTIONS	registered		1164184
CURRENT COMMENTS	Renewed		1018308
CURRENT CONTENTS	Registered	75140125	2145765
CURRENT CONTENTS	Renewed	72044459	671569
CURRENT CONTENTS ADDRESS DIRECTORY	registered		1461855
CURRENT CONTENTS CONNECT	Registered	75334325	2324799
CURRENT CONTENTS DESKTOP	Registered	75612393	2464299
CURRENT CONTENTS ESEARCH	Registered	76157489	2703027
CURRENT CONTENTS ON DISKETTE	Registered		1573044
CURRENT CONTENTS SEARCH	registered		1534794
CUSTOM CONTENTS	registered		1362341
DELPHION	Registered	76057633	2867067
DISCOVERY AGENT	Registered	75498868	2478823
ENDNOTE	Registered	75040517	2124774
GRANT ACCOUNTANT	registered		1500347
HIGHLYCITED.COM	Registered	76208528	2620239
HORIZON BASIC & Design	Pending	76547204	
HORIZON GLOBAL & Design	Pending	76547207	
HORIZON SOURCING & Design	Pending	76547209	
IC	Renewed		828234

Schedule A

Trademark	Status	App. Number	Reg. Number
INDEX CHEMICUS	Renewed		826421
INDEX TO SCIENTIFIC & TECHNICAL PROCEEDINGS	registered	73165832	1146746
INDEX TO SCIENTIFIC BOOK CONTENTS	registered		1545883
INDEX TO SCIENTIFIC REVIEWS	registered	73756159	1569619
INDEX TO SOCIAL SCIENCES & HUMANITIES PROCEEDINGS-	registered		1155176
INSTITUTE FOR SCIENTIFIC INFORMATION	Renewed	72465036	1009710
ISI	Registered	76199890	2731163
ISI	Renewed		734569
ISI	Renewed		811503
ISI (& design)	Registered	74100480	1862952
ISI (stylized)	registered		1340228
ISI ACCOUNTLINK	Allowed	76086781	
ISI ALERTING SERVICE	Registered	75445759	2747470
ISI CHEMISTRY SERVER	Registered	75445516	2507372
ISI CROSSSEARCH	Pending	76602686	
ISI CUSTOM INFORMATION SERVICES	Registered	76278579	2789317
ISI DOCUMENT SOLUTION (& design)	Registered	75164265	2402286
ISI ESSENTIAL SCIENCE INDICATORS	Registered	76099908	2742905
ISI RESEARCHSOFT	Registered	76237293	2648567
ISI WEB OF KNOWLEDGE	Registered	76244661	2743528
ISSHP	registered		1151033
ISTP	Renewed	73166226	1117678
JCR	Registered	75090910	2059124
JCR	registered		1350602
JOURNAL CITATION REPORTS	Registered	75090904	2059123
JOURNAL CITATION REPORTS	Renewed	72460784	1006077
JOURNAL TRACKER	Registered	76333140	2768371
KEYWORDS PLUS	Pending	76576329	
MATERIALS SCIENCE CITATION INDEX	Registered	74319802	1833693
N NEWPORT & Design	Registered	76312783	2676925
NEWPORT HORIZON	Registered	76313745	2784742
NEWPORT MASTERLINK	Registered	76312788	2694900
NMLADVANCED	Registered	76313448	2720640
NURSING CITATION INDEX	registered		1480266
OATS	Renewed		837293
ONE STEP BIBLIOGRAPHIES	Published	75311897	
PEGASUS	Allowed	76307447	
PERMUTERM	Renewed		840518
PERSONAL ALERT	Pending	76538738	

Schedule A

Trademark	Status	App. Number	Reg. Number
PRO-CITE	Registered	73664100	1472098
REFERENCE MANAGER	Registered	74398642	1897346
REFERENCE WEB POSTER	Registered	75624346	2462941
RELATED RECORDS	Registered	76430093	2857298
REQUEST - A - PRINT	Renewed		938879
RESEARCH ALERT	Registered	74030261	1634526
SCI	Renewed		828233
SCIENCE CITATION INDEX	Registered	75153540	2144089
SCIENCE CITATION INDEX	Renewed	72200937	821154
SCIENCE WATCH	registered		1631599
SCISEARCH	Renewed	72428505	965787
SHOPISI	Registered	75756000	2559500
SOCIAL SCIENCES CITATION INDEX	Registered	73178935	1130364
SOCIAL SCISEARCH	Renewed	73115818	1082976
SSCI	registered		1152350
STUDYNOTE	Allowed	76452821	
TECHSTREET & Design	Pending	76515378	
TECHSTREET & Design	Pending	76508961	
TERMTRACKER	Registered	75787945	2414836
THE GENUINE ARTICLE	registered		1503310
THE REACTION CENTER	Registered	75388909	2846926
TOPICS SELECT (& design)	Registered	75112231	2097022
VISION CI & Design	Pending	76547206	
VISION SOURCING & Design	Pending	76547205	
WEB OF SCIENCE	Registered	75361699	2210728
WRITENOTE	Allowed	76452551	

2004091-611

PENNSYLVANIA DEPARTMENT OF STATE
CORPORATION BUREAU

Articles/Certificate of Merger

(15 Pa.C.S.)

Entity Number

172233

- Domestic Business Corporation (§ 1926)
- Domestic Nonprofit Corporation (§ 5926)
- Limited Partnership (§ 8547)

Name

Address

City

State

Zip Code

Document will be returned to the name and address you enter to the left.



Fee: \$150 plus \$40 additional for each Party in additional to two

Filed in the Department of State on SEP 20 2004

Secretary of the Commonwealth

In compliance with the requirements of the applicable provisions (relating to articles of merger or consolidation), the undersigned, desiring to effect a merger, hereby state that:

1. The name of the corporation/limited partnership surviving the merger is:
Thomson Scientific Inc.

2. Check and complete one of the following:

The surviving corporation/limited partnership is a domestic business/nonprofit corporation/limited partnership and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) Number and Street City State Zip County

(b) Name of Commercial Registered Office Provider County
c/o The Prentice-Hall Corporation System, Inc. Dauphin

The surviving corporation/limited partnership is a qualified foreign business/nonprofit corporation /limited partnership incorporated/formed under the laws of _____ and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) Number and Street City State Zip County

(b) Name of Commercial Registered Office Provider County
c/o

The surviving corporation/limited partnership is a nonqualified foreign business/nonprofit corporation/limited partnership incorporated/formed under the laws of _____ and the address of its principal office under the laws of such domiciliary jurisdiction is:

Number and Street City State Zip

PA DEPT OF STATE
2004 SEP 29 PM 12:40

2004091-612

DSCB:15-1926/5926/8547-2

3. The name and the address of the registered office in this Commonwealth or name of its commercial registered office provider and the county of venue of each other domestic business/nonprofit corporation/limited partnership and qualified foreign business/nonprofit corporation/limited partnership which is a party to the plan of merger are as follows:

Name	Registered Office Address	Commercial Registered Office Provider	County
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Delaware Licensing Corp		non-qualified	
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4. Check, and if appropriate complete, one of the following:

The plan of merger shall be effective upon filing these Articles/Certificate of Merger in the Department of State.

The plan of merger shall be effective on: 9/30/2004 at _____
Date Hour

5. The manner in which the plan of merger was adopted by each domestic corporation/limited partnership is as follows:

Name	Manner of Adoption
Thomson Scientific Inc.	Adopted by unanimous written consent of the Board of Directors and Sole Shareholder pursuant to 15 Pa.C.S. Section 1924 (a).

6. ~~Strike out this paragraph if no foreign corporation/limited partnership is a party to the merger.~~

~~The plan was authorized, adopted or approved, as the case may be, by the foreign business/nonprofit corporation/limited partnership (or each of the foreign business/nonprofit corporations/limited partnerships) party to the plan in accordance with the laws of the jurisdiction in which it is incorporated/organized.~~

7. Check, and if appropriate complete, one of the following:

The plan of merger is set forth in full in Exhibit A attached hereto and made a part hereof.

Pursuant to 15 Pa.C.S. § 1901/§ 8547(b) (relating to omission of certain provisions from filed plans) the provisions, if any, of the plan of merger that amend or constitute the operative provisions of the Articles of Incorporation/Certificate of Limited Partnership of the surviving corporation/limited partnership as in effect subsequent to the effective date of the plan are set forth in full in Exhibit A attached hereto and made a party hereof. The full text of the plan of merger is on file at the principal place of business of the surviving corporation/limited partnership, the address of which is:

Number and street	City	State	Zip	County
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2004091-613

DSCB: 15-1926/5926/8547-3

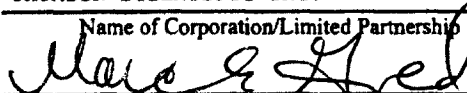
IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this

27TH day of September,

2004.

THOMSON SCIENTIFIC INC.

Name of Corporation/Limited Partnership



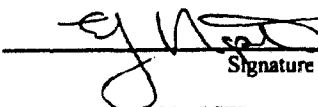
Signature

ASSISTANT SECRETARY

Title

DELAWARE LICENSING CORPORATION

Name of Corporation/Limited Partnership



Signature

AUTHORIZED OFFICER

Title

PLAN OF MERGER approved on September 27, 2004 by Delaware Licensing Corporation, which is a business 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 September 27, 2004 by Thomson Scientific Inc., which is a business corporation organized under the laws of the Commonwealth of Pennsylvania, and which is subject to the provisions of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania, and by resolution adopted by its Board of Directors on said date.

1. Delaware Licensing Corporation and Thomson Scientific Inc. shall, pursuant to the provisions of the General Corporation Law of the State of Delaware and the provisions of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania, be merged with and into a single corporation, to wit, Thomson Scientific 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 Business Corporation Law of 1988 of the Commonwealth of Pennsylvania. The separate existence of Delaware Licensing Corporation, which is sometimes hereinafter referred to as the "terminating corporation", shall cease upon the effective date of the merger in accordance with the provisions of the General Corporation Law of the State of Delaware.

2. The Articles of Incorporation of the surviving corporation upon the effective date of the merger in the Commonwealth of Pennsylvania shall continue to be the Articles of Incorporation of said surviving corporation and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania.

3. The bylaws of the surviving corporation as in force and effect upon the effective date of the merger in the Commonwealth of Pennsylvania shall continue to be the bylaws of said surviving corporation and shall continue in full force and effect until changed, altered or amended as therein provided and in the manner prescribed by the provisions of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania.

4. The directors and officers in office of the surviving corporation upon the effective date of the merger in the Commonwealth of Pennsylvania shall continue to be the members of the Board of Directors and the 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 shareholder of the terminating corporation shall, upon the effective date of the merger, be surrendered, extinguished and cancelled without consideration. The issued shares of the surviving corporation shall not be

converted or exchanged in any manner, but each said share that is issued as of the effective date of the merger shall continue to represent one issued share of the surviving corporation.

6. In the event that the merger of the terminating corporation with and into the surviving corporation shall have been fully authorized in accordance with the provisions of the General Corporation Law of the State of Delaware and in accordance with the provisions of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania, 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 of the Commonwealth of Pennsylvania, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.

7. Any officer of the terminating corporation and any officer of the surviving corporation are hereby authorized to execute Articles of Merger upon behalf of said corporations, respectively, in conformity with the provisions of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania; and the Board of Directors and the proper officers of the terminating corporation and of the surviving corporation, respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or the merger herein provided for.

8. The effective date of this Plan of Merger and of the merger therein provided for shall, insofar as the provisions of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania shall govern the same, be September 30, 2004.

COMMONWEALTH OF PENNSYLVANIA

DEPARTMENT OF STATE

October 26, 2004

TO ALL WHOM THESE PRESENTS SHALL COME , GREETING :

THOMSON SCIENTIFIC INC.

I, Pedro A. Cortés, Secretary of the Commonwealth of Pennsylvania do hereby certify that the foregoing and annexed is a true and correct photocopy of Articles of Merger

which appear of record in this department



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed. the day and year above written.

Pedro A. Cortés

Secretary of the Commonwealth

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