Form PTO-1594 (130 DY 12-03-	2004 U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
OMB No. 0651-0027 (exp. 5/31/2002)	
Tab settings ⇔⇔ ▼ To the Honorable Commissioner of	4 4 0 sd original documents or copy thereof.
102894	+,1Z0
Name of conveying party(ies):	2. Name and address of receiving party(ies)
Delaware Licensing Corporation	Name: <u>Thomson Scientific Inc.</u> Internal Address:
📮 Individual(s) 📮 Association	
General Partnership 📮 Limited Partnership	Street Address: 3501 Market Street Philadelphia City: State: PA Zip: 19104
© Corporation-State of Delaware	1
Other	Individual(s) dtizenship
Additional name(s) of conveying party(ies) attached? 🖫 Yes 🔯 No	Association
	General Partnership
3. Nature of conveyance:	` Limited Partnership
Assignment Warger	Corporation-State of Pennsylvania
Security Agreement	Officer
Execution Date: 9/27/04	representative designation is attached:
4. Application number(s) or registration number(s):	C
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
	1,817,231
Additional number(s) att	tached Ves I No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Paula Upson	
Internal Address:	7. Total fee (37 CFR 3.41)\$_440
The Thomson Corporation	Lis Enclosed
	Authorized to be charged to deposit account
Street Address: 1 Station Place	8. Deposit account number:
	20-0866
City: Stamford State: CT Zip: 06902	(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 opens of the original document.	ation is true and correct and any attached copy is a true
Paula K. Upson	11/19 /04
	nature Date
Total number of pages including cover	
Mail documents to be recorded with re Commissioner of Patent & Tra Washington, D	demarks, Box Assignments
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	Schedule A
BIOBUSINESS	1817231
BIOFICHE V	1056574
BIOLOGICAL ABSTRACTS (Stylized)	646528
BIOLOGYBRIDGE	2314595
BIOLOGYBROWSER	2801590
BIOSCENE	1394020
BIOSIS	949370
BIOSIS ESSENTIALS	2604322
BIOSIS PREVIEWS	1147093
BIOSIS SELECT	2723825
BIOSUPERFILE	1342161
Design of Globe with lines	1467291
ZOOLOGICAL RECORD ONLINE	1501158
BASICBIOSIS	2069274
BIOLOGICAL ABSTRACTS/RRM	1178079
BIOSIS & Design	2069271
METHODSFINDER	2284130

	N3 1 - 011 ·			
	NIA DEPARTMENT		}	
A	Articles/Certificate of (15 Pa.C.S.) Domestic Business Corp Domestic Nonprofit Corp Limited Partnership (§ 8	f Merger poration (§ 1926 rporation (§ 592		-
Name Address City State	Zip Code		nt will be returned to th d address you enter to	ŧ
\$150 plus \$40 additional for each Party in additional to two	Filed in the Department o	f State on	SEP 2 9 2004	- -
In compliance with the requirements	of the applicable provisions	s (relating to art	icles of merger or cons	olidation), the
I. The name of the corporation/limited Thomson Scientific Inc.	eby state that: I partnership surviving the m		icles of merger or conse	olidation), the
rsigned, desiring to effect a merger, here 1. The name of the corporation/limited	owing: partnership is a domestic but ered office in this Commonistic the Department is hereby	nerger is: usiness/nonprofi	it corporation/limited pa	rtnership and gistered offic ormation to
1. The name of the corporation/limited Thomson Scientific Inc. 2. Check and complete one of the folk The surviving corporation/limited the (a) address of its current regist provider and the county of venue i conform to the records of the Depa	owing: partnership surviving the moving: partnership is a domestic butered office in this Common is (the Department is hereby artment): City ed Office Provider	nerger is: usiness/nonprofi wealth or (b) na authorized to co	it corporation/limited pa me of its commercial re orrect the following info	ertnership and gistered offic primation to enty
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1. The name of the corporation/limited Thomson Scientific Inc. 2. Check and complete one of the folk The surviving corporation/limited the (a) address of its current regist provider and the county of venue i conform to the records of the Depa (a) Number and Street (b) Name of Commercial Registers c/o The Prentice-Hall Corpo The surviving corporation/limited partnership incorporated/formed us office in this Commonwealth or (b) Department is hereby authorized to	owing: partnership surviving the moving: partnership is a domestic busered office in this Common is (the Department is hereby artment): City ed Office Provider cration System, Inc. partnership is a qualified for nder the laws of one of its commercial reportered the following informatics.	nerger is: usiness/nonprofi wealth or (b) na authorized to co State reign business/n and the gistered office p mation to confo	corporation/limited parame of its commercial resource the following information of the County Dauph conprofit corporation /limited parameters of its current revider and the county rem to the records of the	rinership and gistered office ormation to entry din mited tregistered of venue is (t Department)

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provider as	nd the county of venue	of each other dome	his Commonwealth or na stic business/nonprofit c ed partnership which is a	orporation/limite	d partnership and
Name	Registered Office	e Address Co	mmercial Registered Off	fice Provider	County
Delaware	Licensing Corp		non-qualified	l	
The plan	if appropriate complete of merger shall be effect of merger shall be effect.	ctive upon filing the ctive on: $9/30/3$	ese Articles/Certificate of	f Merger in the D	epartment of State.
Name Thomson So	eientific Inc.	Adopted by	Manner of Adopt unanimous writte t to 15 Pa.C.S. 1	ion en consent c	of the Board of
The plan wa	as authorized, adopted of limited partnership (or	or approved, as the each of the foreign	nited partnership is a par case may be, by the forei business/nonprofit corpora in which it is incorpora	ign business/nonp orations/limited p	profit
Pursuant to if any, of il incorporati subsequent The full ter	o 15 Pa.C.S. § 1901/§ 8 the plan of merger that a ion/Certificate of Limit to the effective date of	full in Exhibit A at 3547(b) (relating to amend or constitute ed Partnership of the f the plan are set for is on file at the pri	ng: tached hereto and made a omission of certain prov the operative provisions the surviving corporation/ th in full in Exhibit A att ncipal place of business of	isions from filed of the Articles of limited partnershitached hereto and	p as in effect made a party hereof.
Number ar	nd street	City	State	Zip	County

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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
Manual 1944 AND AND AND STATE OF THE PARTY O
27TH day of September
2004
THOMSON SCIENTIFIC INC.
Name of Corporation/Limited Partnership
. Unia Collad
D-400
Signature
ASSISTANT SECRETARY
Title
DELAWARE LICENSING CORPORATION
Name of Corporation/Limited Partnership
-el In
Signature
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

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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.

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COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE

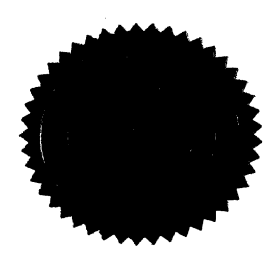
October 26, 2004

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.

Secretary of the Commonwealth

dpos

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RECORDED: 11/30/2004