Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	09/01/2006	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ScholarOne, Inc.		08/18/2006	CORPORATION: VIRGINIA

RECEIVING PARTY DATA

Name:	Thomson Scientific Inc.	
Street Address:	3501 Market Street	
City:	Philadelphia	
State/Country:	PENNSYLVANIA	
Postal Code:	19104	
Entity Type:	CORPORATION: PENNSYLVANIA	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark	
Registration Number:	2454272	ABSTRACT CENTRAL	
Registration Number:	2737328	SCHOLARONE	
Serial Number:	78802689	S1 SCHOLARONE ACCELERATING INNOVATION	

CORRESPONDENCE DATA

Fax Number: (203)539-7774

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 203-539-8795

Email: Trademarks@Thomson.com The Thomson Corporation Correspondent Name:

Address Line 1: 1 Station Place Address Line 2: Paula Upson

Stamford, CONNECTICUT 06902 Address Line 4:

NAME OF SUBMITTER: Paula K. Upson

TRADEMARK

900064877 **REEL: 003446 FRAME: 0033**

Signature:	/pku/
Date:	12/18/2006
Total Attachments: 5 source=Scholarone merger to TS#page1.tif source=Scholarone merger to TS#page2.tif source=Scholarone merger to TS#page3.tif source=Scholarone merger to TS#page4.tif source=Scholarone merger to TS#page5.tif	

TRADEMARK REEL: 003446 FRAME: 0034

	Articles/Certificate	
	Domestic Business Concept Domestic Nonprofit Concept Limited Partnership (orporation (§ 1926) Corporation (§ 5926)
Мамъ		Document will be returned to the name and address you enter to the left.
Corporation KCI	Service Company	
		Commonwealth of Pennsylv ARTICLES OF MERGER-BUSINESS
: \$150 plus \$40 additio Party in additional to		T0624460027
ersigned, desiring to effec	t a merger, hereby state that: oration/limited partnership surviving th	ons (relating to articles of merger or consolidation e merger is:
1. The name of the corp Thomson Scientific In 2. Check and complete The surviving corp the (a) address of it	t a merger, hereby state that: poration/limited partnership surviving the c. one of the following: coration/limited partnership is a domestic securrent registered office in this Comm	e merger is: business/nonprofit corporation/limited partnershi
1. The name of the corp Thomson Scientific In 2. Check and complete The surviving corp the (a) address of it provider and the co	t a merger, hereby state that: coration/limited partnership surviving the core of the following: coration/limited partnership is a domestic securrent registered office in this Community of venue is (the Department is here and of the Department):	e merger is: business/nonprofit corporation/limited partnershi
1. The name of the corp Thomson Scientific In 2. Check and complete 1. The surviving corp the (a) address of it provider and the co- conform to the reco- (a) Number and Str (b) Name of Comm	t a merger, hereby state that: coration/limited partnership surviving the core of the following: coration/limited partnership is a domestic securrent registered office in this Community of venue is (the Department is here and of the Department):	e merger is: business/nonprofit corporation/limited partnershionwealth or (b) name of its commercial registered by authorized to correct the following information
2. Check and complete The surviving corp the (a) address of it provider and the co conform to the reco (a) Number and Str (b) Name of Comm c/o The Prentice-Hall (The surviving corp partnership incorpo	to a merger, hereby state that: coration/limited partnership surviving the coration/limited partnership is a domestic securrent registered office in this Community of venue is (the Department is here as of the Department): cet City cercial Registered Office Provider Corporation System, Inc. coration/limited partnership is a qualified crated/formed under the laws of	e merger is: business/nonprofit corporation/limited partnershi onwealth or (b) name of its commercial registered by authorized to correct the following information State Zip County County

86:8 HA 1-932 2005 31AR2 10 1930 AR

DSCB:15-1926/5926/8547-2

provider and ti	the address of the registered ne county of venue of each on the business/nonprofit corpor)ther domestic 1	meiness/nonnrofit co	maration/limited	I mandamanakin and
Name	Registered Office Address	s Comme	rcial Registered Offic	ce Provider	County
ScholarOne, Inc.	not qu	alified			
	opropriate complete, one of erger shall be effective upor		rticles/Certificate of)	Merger in the Do	epartment of State.
	erger shall be effective on:		at Hou		
Name	which the plan of merger wa		Manner of Adoptic	on.	-
The plan was au corporation/limit	aragraph if no foreign corpo thorized, adopted or approv ted partnership (or each of t dance with the laws of the j	ed, as the case : he foreign busi	may be, by the foreigness/nonprofit corpor	n business/nonp. rations/limited pa	rofit artnerships) party to
7 01 10					
	propriate complete, one of t erger is set forth in full in Ex		d hereto and made a	nart hereof	
Pursuant to 15 if any, of the plantorporation/C subsequent to the full text of	Pa.C.S. § 1901/§ 8547(b) (an of merger that amend or certificate of Limited Partne are effective date of the plan the plan of merger is on file address of which is.	relating to omis constitute the o rship of the sur are set forth in	sion of certain provis perative provisions o viving corporation/li full in Exhibit A atta	sions from filed point the Articles of mited partnership ched hereto and	p as in effect made a party hereof.
Number and st	reet	City	State	Zip	County

TRADEMARK REEL: 003446 FRAME: 0036 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
18th day of August
2006
•
Thomson Scientific Inc.
Name of Corporation Vimited Partnership
1 1011.11 11715
111111 Y THATA
Asishut Secretary Title
1
Assistant Jecretary
Title
ScholarOne, Inc.
Name of Corporation United Partnership
That I Albu)
Me V. Hill
Signature /
Assistant Secretary
Hssisdand Jecretary
Title
•

TRADEMARK REEL: 003446 FRAME: 0037 PLAN OF MERGER approved on August . 2006, by ScholarOne, Inc., which is a business corporation organized under the laws of the Commonwealth of Virginia, and by resolution adopted by its Board of Directors on said date, and approved on August . 2006 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. ScholarOne, Inc. and Thomson Scientific Inc. shall, pursuant to the provisions of the Stock Corporation Act of the Commonwealth of Virginia and the provisions of the Business Corporation Law of 1988 of the Commonwealth of Pennsylvania, be merged with and into a single corporation, to with, 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 ScholarOne, Inc., 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 Stock Corporation Act of the Commonwealth of Virginia.
- 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 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

PA BC D-:PLAN OF MERGER L/F F>D 04/01-1 (PALFFIND)

not be converted or exchanged 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. 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 Stock Corporation Act of the Commonwealth of Virginia 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 Commonwealth of Virginia 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 1, 2006.

PA BC D-:PLAN OF MERGER L/F F>D 04/01-2 (PALFFIND)

TRADEMARK
REEL: 003446 FRAME: 0039

RECORDED: 12/18/2006