

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	05/15/2008

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
FutureHealth Corporation		05/13/2008	CORPORATION: MARYLAND

RECEIVING PARTY DATA

Name:	FutureHealth Holding Company
Street Address:	300 Clubhouse Road
Internal Address:	Suite 100
City:	Hunt Valley
State/Country:	MARYLAND
Postal Code:	21031
Entity Type:	CORPORATION: MARYLAND

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	2426322	FUTUREFOOTSTEPS
Registration Number:	2072830	FUTUREHEALTH HEALTHMODEL
Registration Number:	2947142	FUTUREHEALTH HEALTHMODEL
Registration Number:	1904280	RISKSCREEN
Registration Number:	2459927	RXSCREEN
Registration Number:	2438743	RXSCREEN

CORRESPONDENCE DATA

Fax Number: (614)677-2285
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 614.677.2467
 Email: trademark@nationwide.com
 Correspondent Name: Christine Jermann
 Address Line 1: One Nationwide Plaza

CH \$165.00 2426322

Address Line 2: Office of General Counsel
Address Line 4: Columbus, OHIO 43215

NAME OF SUBMITTER: Christine Jermann

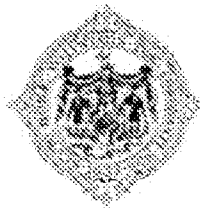
Signature: /Christine Jermann/

Date: 08/06/2008

Total Attachments: 6
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State of Maryland
**Department of
Assessments and Taxation**

Charter Division



Martin O'Malley
Governor

C. John Sullivan, Jr.
Director

Paul B. Anderson
Administrator

Date: 05/16/2008

THE CORPORATION TRUST INCORPORATED
300 E LOMBARD ST
BALTIMORE MD 21202-3219

THIS LETTER IS TO CONFIRM ACCEPTANCE OF THE FOLLOWING FILING:

ENTITY NAME : FUTUREHEALTH HOLDING COMPANY
DEPARTMENT ID : D03428695
TYPE OF REQUEST : ARTICLES OF MERGER
DATE FILED : 05-14-2008
TIME FILED : 10:37 AM
RECORDING FEE : \$100.00
EXPEDITED FEE : \$50.00
FILING NUMBER : 1000361996400705
CUSTOMER ID : 0002131871
WORK ORDER NUMBER : 0001574909

PLEASE VERIFY THE INFORMATION CONTAINED IN THIS LETTER. NOTIFY THIS DEPARTMENT
IN WRITING IF ANY INFORMATION IS INCORRECT. INCLUDE THE CUSTOMER ID AND THE WORK
ORDER NUMBER ON ANY INQUIRIES.

Charter Division
Baltimore Metro Area (410) 767-1350
Outside Metro Area (888) 246-5941

ENTITY TYPE: ORDINARY BUSINESS - STOCK
STOCK: Y
CLOSE: N
PRINCIPAL OFFICE: STE 100
300 CLUBHOUSE ROAD
HUNT VALLEY MD 21031
RESIDENT AGENT: MICHAEL L. QUINN, ESQ.
NEUBERGER, QUINN, GIELEN, RUBIN & GIBBER
27TH FLOOR
ONE SOUTH STREET
BALTIMORE MD 21202

COMMENTS:
THIS AMENDMENT RECORD INDICATES THE MERGER INVOLVING THE FOLLOWING ENTITIES:
SURVIVOR:
(D03428695) FUTUREHEALTH HOLDING COMPANY

MERGED ENTITIES:
(D05214010) FUTUREHEALTH CORPORATION
EFFECTIVE DATE: MAY 15, 2008

ARTICLES OF MERGER

MERGING

FUTUREHEALTH CORPORATON
(A Corporation of the State of Maryland)

INTO

FutureHealth Holding Company
(A Corporation of the State of Maryland)

RECEIVED
DEPARTMENT OF
ASSESSMENTS & TAXATION
2000 MAY 14 A 10:34

FIRST: FutureHealth Holding Company, a corporation organized and existing under the laws of the State of Maryland, (hereinafter referred to as the parent corporation), and Futurehealth Corporaton, a corporation organized and existing under the laws of the State of Maryland, (hereinafter referred to as the subsidiary corporation), agree that said subsidiary shall be merged into said parent. The terms and conditions of the merger and the mode of carrying the same into effect are as herein set forth in these Articles of Merger.

SECOND: FutureHealth Holding Company, a corporation organized and existing under the laws of the State of Maryland, shall survive the merger and shall continue under the name FutureHealth Holding Company.

THIRD: The parties to the articles of merger are FutureHealth Holding Company, a corporation organized and existing under the laws of the State of Maryland, and Futurehealth Corporaton, a corporation organized and existing under the laws of the State of Maryland.

FOURTH: The principal office of FutureHealth Holding Company is located in Baltimore County, at 300 Clubhouse Road, Suite 100, Hunt Valley, Maryland 21031. FutureHealth Holding Company does not own an interest in land in the State of Maryland. The principal office of Futurehealth Corporaton is located in Baltimore County, at 300 Clubhouse Road, Suite 100, Hunt Valley, Maryland 21031 *and the company does not own an interest in land in the State of Maryland.*

FIFTH: No amendment is made to the charter of the surviving corporation as part of the merger, except as provided in Section 3-106(a) of the Corporations and Associations article of the Annotated Code of Maryland. The present Bylaws of FutureHealth Holding Company shall continue to be the Bylaws of FutureHealth Holding Company immediately following the merger until changed in accordance with their terms and the Maryland General Corporation Law. The present officers and directors of FutureHealth Holding Company shall continue to be the officers and directors of FutureHealth Holding Company immediately following the merger until they are removed or replaced in accordance with the Bylaws of FutureHealth Holding Company and the Maryland General Corporation Law.

SIXTH: Immediately before the merger, the total number of shares of all classes of stock that each of the corporations a party to these Articles has authority to issue, the number and par value of the shares of each class, and the aggregate par value of those shares of stock are as follows:

- i) The total number of shares of stock of all classes of stock that FutureHealth Holding Company has authority to issue is Five Thousand (5,000), all of which are common stock without par value.
- ii) The total number of shares of stock of all classes of stock that FutureHealth Technologies Company has authority to issue is Ten Million (10,000,000), all of which are common stock of the par value of one cent (\$.01) per share or an aggregate par value of One Hundred Thousand Dollars (\$100,000.00) all of one class.

SEVENTH: All of the issued and outstanding shares of Futurehealth Corporaton, the subsidiary corporation, are owned by FutureHealth Holding Company, the parent corporation, and no shares of the surviving corporation are to be issued or any other consideration given for shares of the subsidiary corporation, the merged corporation, but upon the effective date of the articles of merger, the shares of stock of the merged corporation shall be surrendered for cancellation to FutureHealth Holding Company, the corporation surviving the merger.

EIGHTH: The terms and conditions of the transaction described in these Articles of Merger were advised, authorized and approved by an Action in Writing Without a Meeting adopted by unanimous consent of the respective board of directors of FutureHealth Holding Company and Futurehealth Corporaton, effective April 23, 2008.

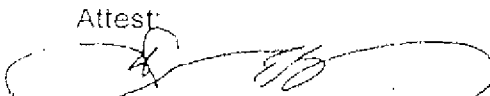
NINTH: The Articles of Merger shall become effective on the 15th day of May, 2008.

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
IN WITNESS WHEREOF, FutureHealth Holding Company and Futurehealth Corporaton, the corporation parties to the merger, have caused these articles of merger to be signed in their respective corporate names and on their behalf by their respective presidents and attested by their respective assistant secretaries all as of the 13th day of May, 2008.

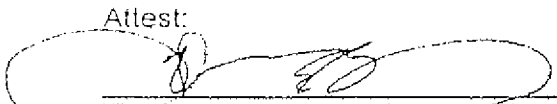
FUTUREHEALTH HOLDING COMPANY

By: 
Claire B. Rosse, President


Attest: 
Thomas E. Barnes, Vice President and Assistant Secretary

FUTUREHEALTH CORPORATON


By: 
Claire B. Rosse, President

Attest: 
Thomas E. Barnes, Vice President and Assistant Secretary

THE UNDERSIGNED, President of FutureHealth Holding Company, who executed on behalf of said corporation the foregoing Articles of Merger, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of said corporation, the foregoing Articles of Merger to be the corporate act of said corporation and further certifies that, to the best of his/her knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in all material respects, under the penalties of perjury.

By: 
Claire B. Rosse, President

THE UNDERSIGNED, President of Futurehealth Corporaton, who executed on behalf of said corporation the foregoing Articles of Merger, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of said corporation, the foregoing Articles of Merger to be the corporate act of said corporation and further certifies that, to the best of his/her knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in all material respects, under the penalties of perjury.

By: 

Claire B. Rosse, President

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