900229231 07/24/2012

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: Certificate of Dissolution

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Decisionview, Inc.		06/25/2012	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	IMS Health Incorporated
Street Address:	200 Campus Drive
City:	Collegeville
State/Country:	PENNSYLVANIA
Postal Code:	19426
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark	
Serial Number:	77101311	PROGRAM OPTIMIZER	
Serial Number:	77101308	SITEOPTIMIZER	
Serial Number:	77101309	STUDY OPTIMIZER	
Serial Number:	77101307	PROTOCOL OPTIMIZER	
Serial Number:	85282996	SUPPLYOPTIMIZER	

CORRESPONDENCE DATA

Fax Number: 8777697945

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

 Phone:
 617-542-5070

 Email:
 tmdoctc@fr.com

Correspondent Name: Cynthia J. Walden, FISH & RICHARDSON PC

Address Line 1: P.O. Box 1022

Address Line 4: Minneapolis, MINNESOTA 55440-1022

ATTORNEY DOCKET NUMBER: 31247-DECISIONVIEW DISSOL

TRADEMARK

REEL: 004828 FRAME: 0342

:H \$140,00 7710131

NAME OF SUBMITTER:	Mary K. Scott
Signature:	/Mary K. Scott/
Date:	07/24/2012
Total Attachments: 10 source=31247-DISSOLUTION#page1.tif source=31247-DISSOLUTION#page2.tif source=31247-DISSOLUTION#page3.tif source=31247-DISSOLUTION#page4.tif source=31247-DISSOLUTION#page5.tif source=31247-DISSOLUTION#page6.tif source=31247-DISSOLUTION#page7.tif source=31247-DISSOLUTION#page8.tif source=31247-DISSOLUTION#page9.tif source=31247-DISSOLUTION#page10.tif	

Delaware

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF DISSOLUTION OF "DECISIONVIEW, INC.",

FILED IN THIS OFFICE ON THE TWENTY-SEVENTH DAY OF JUNE, A.D.

2012, AT 12:46 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF DISSOLUTION IS THE THIRTIETH DAY OF JUNE, A.D. 2012.

DATE: 06-28-12

AUTHENTYCATION: 9676052

TRADEMARK REEL: 004828 FRAME: 0344

Jeffrey W. Bullock, Secretary of State

3551551 8100

120782639

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 12:46 PM 06/27/2012 FILED 12:46 PM 06/27/2012 SRV 120782639 - 3551551 FILE

CERTIFICATE OF DISSOLUTION BY WRITTEN CONSENT OF SOLE STOCKHOLDER

DecisionView, Inc., a corporation organized and existing under the General Corporation Law of the State of Delaware (hereinafter called the "Corporation"),

DOES HEREBY CERTIFY AS FOLLOWS:

- 1. The dissolution of said DecisionView, Inc. has been duly authorized by its sole stockholder, IMS Health Incorporated, a Delaware corporation, by written consent dated as of June 25, 2012, in accordance with subsection (c) of Section 275 of the General Corporation Law of the State of Delaware.
- The following is a list of the names and addresses of the directors of said Corporation:

<u>NAME</u>	<u>ADDRESS</u>	
Edward Spaniel, Jr.	200 Campus Drive, Collegeville, PA 19426	

3. The following is a list of the names and addresses of the officers of said Corporation:

<u>NAME</u>	TITLE	ADDRESS
Stefan Linn	President	83 Wooster Heights Road, Danbury, CT 06810
Andrew Kress	Vice President	One IMS Drive, Plymouth Meeting, PA 19462
Edward Spaniel, Jr.	Vice President	200 Campus Drive, Collegeville, PA 19426
Jeffrey Ford	Treasurer	83 Wooster Heights Road, Danbury, CT 06810
Jeffrey Ramage	Secretary	200 Campus Drive, Collegeville, PA 19426

- 4. This Certificate of Dissolution of the Corporation shall be effective upon June 30, 2012.
- 5. The Corporation's original Certificate of Incorporation was filed with the Secretary of State of the State of Delaware on July 25, 2002.

900461v.5

IN WITNESS WHEREOF, the Corporation has caused this Certificate to be executed by Jeffrey Ramage, its authorized officer, this 25 th day of June 2012.

By: Jeffrey Jamage, Secretary

900461v.5

CONSENT OF SOLE STOCKHOLDER OF DECISIONVIEW, INC.

As of June 25, 2012

The undersigned, being the sole stockholder of DecisionView, Inc., a Delaware corporation (the "Corporation"), hereby consents to and adopts the following resolutions in accordance with Section 275(c) of the Delaware General Corporation Law:

- RESOLVED, that a plan of liquidation in substantially the form attached hereto as <u>Exhibit A</u> be, and it hereby is, adopted to effect a liquidation and dissolution of the Corporation in accordance with the following resolutions;
- RESOLVED, that the proper officers of the Corporation be, and they hereby are, authorized to sell or otherwise liquidate any and all of the tangible assets of the Corporation, which in their judgment should be so sold or liquidated to facilitate the liquidation of the Corporation;
- RESOLVED, that, after providing for all the proper debts of the Corporation, the remaining assets of the Corporation, including cash and furniture and fixtures, be distributed to the sole stockholder of the Corporation;
- RESOLVED, that the actions provided for in the foregoing resolutions providing for the complete liquidation of the Corporation and the distribution of all its assets be commenced immediately and be completed as soon as practicable, but in no event later than June 30, 2012, and be effected as of the close of business on June 30, 2012;
- RESOLVED, that the proper officers of the Corporation be, and they hereby are, authorized and directed to file a Certificate of Dissolution signed by an officer of the Corporation with the Secretary of State of the State of Delaware promptly following the liquidation of the Corporation;
- RESOLVED, that the sole stockholder hereby waives any and all notice required to be given to the sole stockholder under the Delaware General Corporation Law with respect to the adoption of the foregoing resolutions; and

900463 v.3

RESOLVED, that the proper officers of the Corporation be, and they hereby are, authorized and directed to pay all such fees and taxes and to do or cause to be done such further acts and things as they may deem necessary or proper in order to carry out the liquidation and dissolution of the Corporation and to fully effectuate the purposes of the foregoing resolutions.

IN WITNESS WHEREOF, the undersigned have hereunto set their hands as of the day first above written.

SOLE STOCKHOLDER:

IMS HEALTH INCORPORATED

By:

Name: Edward Spaniel, Jr.

Title: Vice President

900463 v.3

Exhibit A

Agreement and Plan of Liquidation

See attached.

900463 v.3

Agreement and Plan of Liquidation

AGREEMENT AND PLAN OF LIQUIDATION effective the 30th day of June, 2012 between IMS HEALTH INCORPORATED, a Delaware corporation (hereinafter called the "Stockholder") and DECISIONVIEW, INC., a Delaware corporation (hereinafter called the "Corporation").

WHEREAS, the Stockholder owns all outstanding shares of capital stock of the Corporation; and

WHEREAS, the Stockholder wishes to approve, authorize, and consent to the voluntary liquidation and dissolution of the Corporation in accordance with the Delaware General Corporation Law;

NOW THEREFORE, the parties hereby agree as follows:

- 1. The Stockholder approves, authorizes, and consents to the voluntary liquidation of the Corporation, such liquidation to be effected as of the close of business on June 30, 2012, and in accordance with the terms of this Agreement.
- 2. The Stockholder approves, authorizes, and consents to the voluntary dissolution of the Corporation, such dissolution to be effected promptly following the liquidation of the Corporation, and in accordance with the terms of this Agreement.
- 3. The Stockholder hereby authorizes the officers of the Corporation to file a Certificate of Dissolution with the Secretary of State of the State of Delaware.
- 4. The Stockholder hereby resolves to provide for payment of the Corporation's debts following dissolution of the Corporation.
- 5. The officers of the Corporation shall distribute all of the remaining property of the Corporation to the Stockholder in complete cancellation or redemption of all of its issued and outstanding capital stock, such distribution to be made as at the close of business on June 30, 2012.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement and Plan of Liquidation to be executed by their respective duly authorized officers as of the day and year first above written.

IMS HEALTH INCORPORATED

DECISIONVIEW, INC.

Name: Edward Spaniel, Jr.

Name: Jeffrey Ramage

Title: Vice President

Title: Secretary

900466v.3

BILL OF SALE AND ASSIGNMENT Dated June 30, 2012

from DECISIONVIEW, INC., a Delaware corporation (hereinafter called "DecisionView"),

to IMS HEALTH INCORPORATED, a Delaware corporation (hereinafter called "IMS")

In connection with the liquidation of DecisionView, DecisionView hereby assigns and transfers to IMS as of the close of business on June 30, 2012 all the contracts, agreements, rights, permits, licenses, properties and assets of DecisionView, both real and personal, tangible and intangible, of every kind and nature, and wheresoever located.

IN WITNESS WHEREOF, the parties hereto have caused this Bill of Sale and Assignment to be signed in their respective corporate names by one of their respective officers as of the day and year first above written.

IMS HEALTH INCORPORATED

DECISIONVIEW, INC.

By: [22800-12.

Name: Jeffrey Ramage

Title: Vice President

Name: Edward Spaniel, Jr.

Title: Secretary

900467v.3

ENDORSED - FILED in the office of the Secretary of State of the State of California

JUN 28 2012

CERTIFICATE OF SURRENDER OF RIGHT TO TRANSACT INTRASTATE BUSINESS

ger track

Secretary of State Form SURRENDER-CORPORATION (REV 01/2007)

Or	behalf and by authority of:		
Dε	clsionView, Inc.		
******	(Name of Corporation)		
*******	, a corporation		
	panized under the laws of the State of Delaware		
org	ganized under the laws of(State of Place of Incorporation)		
the	undersigned officer of said corporation does hereby certify and declare:		
1.	Said corporation hereby surrenders its right and authority to transact intrastate business in the State of California.		
2.	Said corporation hereby revokes its designation of agent for service of process in California.		
3.	Said corporation consents that process against it in any action upon any liability or obligation incurred within the State of California prior to the filing of this Certificate of Surrender of Right to Transact Intrastate Business may be served upon the California Secretary of State.		
4.	. The post office address to which the California Secretary of State may mail copies of any process against the corporation that is served upon the Secretary of State is		
	c/o IMS Health Incorporated		
	83 Wooster Heights Road, Danbury, CT 06810		
5.	A final franchise tax return, as described by Section 23332 of the Revenue and Taxation Code, has been or will be filed with the Franchise Tax Board, as required under Part 10.2 (commencing with Section 18401) of Division 2 of the Revenue and Taxation Code.		
	(Signature of Corporate Officer)		
•-	er Starten in Starten		
	Jeffrey Ramage, Secretary (Type or Print Name of Corporate Officer)		

1210 110

The Recognition of the Control of th



i hereby centrly that the foregoing transcript of page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of Steem's office.

JUN 29 2012

Dete:

SONA DONEN, SECRETY OF BEEN

TRADEMARK REEL: 004828 FRAME: 0353

RECORDED: 07/24/2012