## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

| SUBMISSION TYPE:      | NEW ASSIGNMENT |
|-----------------------|----------------|
| NATURE OF CONVEYANCE: | MERGER         |
| EFFECTIVE DATE:       | 10/22/2007     |

#### **CONVEYING PARTY DATA**

| Name                      | Formerly | Execution Date | Entity Type                            |
|---------------------------|----------|----------------|--|
| Optimizer Systems, L.L.C. |          | 110/19/2007    | LIMITED LIABILITY<br>COMPANY: MICHIGAN |

### **RECEIVING PARTY DATA**

| Name:             | OPTIMIZERx Corporation |
|-------------------|------------------------|
| Street Address:   | 400 Water Street       |
| Internal Address: | Suite 200              |
| City:             | Rochester              |
| State/Country:    | MICHIGAN               |
| Postal Code:      | 48307                  |
| Entity Type:      | CORPORATION: MICHIGAN  |

### PROPERTY NUMBERS Total: 1

| Property Type        | Number  | Word Mark  |
|----------------------|---------|------------|
| Registration Number: | 3541972 | OPTIMIZERX |

## **CORRESPONDENCE DATA**

Fax Number: 2486410270

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

via US Mail.

Phone: 248-641-1292 Email: jsachs@hdp.com

Correspondent Name: Donald G. Walker/Jessica S. Sachs Harness, Dickey & Pierce, P.L.C. Address Line 1: Address Line 2: 5445 Corporate Drive, Suite 200 Address Line 4: Troy, MICHIGAN 48098

ATTORNEY DOCKET NUMBER: 16517-200007

REEL: 005099 FRAME: 0171

**TRADEMARK** 

| NAME OF SUBMITTER:  | Jessica S. Sachs |
|---|------------------|
| Signature:  | /jss/            |
| Date:   | 08/28/2013       |
| Total Attachments: 5 source=Certificate of Merger#page1.tif source=Certificate of Merger#page2.tif source=Certificate of Merger#page3.tif source=Certificate of Merger#page4.tif source=Certificate of Merger#page5.tif |                  |

TRADEMARK
REEL: 005099 FRAME: 0172

# Michigan Department of Labor & Economic Growth

# Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

for

OPTIMIZER SYSTEMS, L.L.C.

ID NUMBER: B7928J

received by facsimile transmission on October 19, 2007 is hereby endorsed Filed on October 22, 2007 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 22ND day of October, 2007.

**Bureau of Commercial Services** 

TRADEMARK

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BC\$/CD-550m (Rev. 03/07)

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| •   | date is stated in the document.   |  |  |
| Name  |   | - Authoritativi                            |  |
| Paul A. DePorre, Esc                              |   |  |  |
| Address   |   | •  | - <b>   </b>   |
| 101 W. Long Lake Ro                               | ುವದ   |  |  |
| City  | State   | ZIP Code                                   |  |
| Bloomfield Hills                                  | MI  | 48304                                      | EFFECTIVE DATE:  |
| A Document will be                                | refurned to the name and address  | vou anter ahoue                            | Expiration date for new assumed names: December 31,            |
| Occument will be if left blank o                  | returned to the name and address<br>locument will be mailed to the regis                                | you enter above. 🤌<br>tered office.        | Expiration date for transferred assumed names appear in Item 6 |

# CERTIFICATE OF MERGER Cross Entity Merger for use by Profit Corporations, Limited Liability Companies and Limited Partnerships

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), the undersigned entities execute the following Certificate of Merger:

| 01086G                        |
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| be no more than 90 days after |
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| 3. Complete for Profit Corpo                                    | orations only  |   |  |
|---|--|---|--|
| For each constituent stock cor                                  | poration, state:   | ·   |  |
| Name of corporation   | Designation and<br>number of outstanding<br>shares in each class                         | Indicate class or<br>series of shares<br>entitled to vote | Indicate class or<br>series entitled<br>to vote as a class             |
| OPTIMIZERx Corporation  | or series<br>10,000,000  | common  | not applicable   |
|   | ,  |   |  |
| If the number of shares is subject<br>may occur is as follows;  | t to change prior to the effective dat   | te of the merger or consolidation, t                      | the manner in which the change   |
| The manner and basis of conv                                    | /erting shares are as follows:   |   |  |
|   | alp Interest in the merging limited liabilit<br>e surviving corporation, versus the tota |   | same percentage of each new<br>viving corporation (10,000,000 shares). |
| The amendments to the Article                                   | es, or a restatement of the Articl   | es, of the surviving corporation                          | n to be effected by the merger are                                     |
| as follows:   | the Articles of Incorporatio   | <del>-</del> ·  | · · · · ·  |
| 140 changes to  | the Atticipa of Hootbolstin  | in or the surviving corpore                               | ation.   |
| The Dien of Marger will be but                                  | nichad by the empiring profit on   | coording on request and without                           | ut cont to one shareholder of one                                      |
| constituent profit corporation.                                 | lished by the surviving profit col   | rporation, on request and with                            | out cost, to any shareholder of any                                    |
|   |  |   | 1  |
| The merger is permitted by the with that law in effecting the m |  | law it is incorporated and each                           | foreign corporation has complied                                       |
| Aure 1 1 11 2m 12 1 1   |  |   |  |
| (Complete either Section (a) of a) The Plan of Merger was       | or (b) for each corporation)<br>approved by unanimous conser                             | nt of the incorporators of                                |  |
|   | , a Mic  | higan corporation which has n                             | ot commenced business, has not   |
| issued any shares, and  | d has not elected a Board of Dire  | ectors.   |  |
|   | •  |   | •  |
| (Signature of Incorporate                                       | or) (Type or Print Name)   | (Signature of Incorporate                                 | or) (Type or Print Name)   |
| ,   |  |   |  |
|   | •  | . •   |  |
| (Signature of Incorporate                                       | or) (Type or Print Name)   | (Signature of Incorporate                                 | or) (Type or Print Name)   |
| b) The plan of merger was                                       | approved by:   | ,   |  |
| the Board of Direct   | tors of OPTIMIZERx Corporation   | , th  | ne surviving Michigan corporation,                                     |
| without approval of   | f the shareholders in accordance   | e with Section 703a of the Act.                           |  |
| the Board of Direct   | tors and the shareholders of the   | following Michigan corneration                            | (s) in accordance with Section   |
| 703a of the Act.  | ord area are share interest of the   | Tollowing Whorligan dolparation                           | (a) in accordance with decitor   |
| ***************************************                         | •  |   | ***  |
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| ###\$\$\$################################                       |  |   |  |
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|   | <del></del>  |   | ***************************************                                |
|   | mul)   |   |  |
| By Signature of A   | uthorized Officer of Agent)  | - By  | norized Officer of Agent)  |
| David A. Harrell, P   |  | ւ ահանանան ու արև   | to the attract of udenti   |
|   | or print name)   | (Type   | or print name)   |
| OPTIMIZERx Corp   |  |   |  |
| (Name   | of Corporation)  | (Name   | of Gorporation)  |

| prior to the merger are:   | d to continue for the remaining effecti   | ve period of the Certificate of Assumed Name  |
|--|---|---|
| Assumed name   | Corporation and/or<br>LLC Transfered from   | Expiration date   |
| 7 asamed name  | ELO Transiereo (fort)   | . Expiration date   |
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