

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM669838

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	MERGER		
EFFECTIVE DATE:	02/26/2015		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
EZDataIntelligence LLC		02/11/2015	Limited Liability Company: KENTUCKY
RECEIVING PARTY DATA			
Name:	Mediscribes Solutions, Inc		
Street Address:	12806 Townepark Way		
City:	Louisville		
State/Country:	KENTUCKY		
Postal Code:	40243		
Entity Type:	Corporation: KENTUCKY		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Registration Number:	4778658	EZDI	
Registration Number:	4719943	EZCAC	
Registration Number:	4780904	EZCDI	
Registration Number:	4799027	EZASSESS	
CORRESPONDENCE DATA			
Fax Number:			
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	5025873618		
Email:	michael.mcgee@dentons.com		
Correspondent Name:	Michael J. McGee		
Address Line 1:	101 South Fifth Street		
Address Line 2:	3500 PNC Tower		
Address Line 4:	Louisville, KENTUCKY 40202		
NAME OF SUBMITTER:	Michael J. McGee		
SIGNATURE:	/Michael J. McGee/		
DATE SIGNED:	08/24/2021		
Total Attachments: 2			

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SUR
Alison Lundergan Grimes
Kentucky Secretary of State
Received and Filed:
2/26/2015 1:41 PM
Fee Receipt: \$50.00

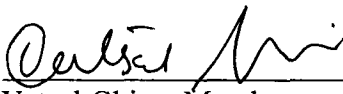
ARTICLES OF MERGER
OF
EZDATAINTELLIGENCE LLC
INTO AND WITH
MEDISCRIBES SOLUTIONS, INC

The following Articles of Merger are filed with the Secretary of State of the Commonwealth of Kentucky in accordance with KRS 275.360 and KRS 271B.11-080:

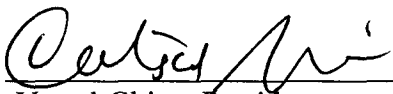
1. The parties to the merger are ezDataIntelligence LLC, a Kentucky limited liability company, and MEDISCRIBES SOLUTIONS, Inc, a Kentucky corporation.
2. The Plan of Merger that was adopted by the participants is attached hereto as Exhibit A. Under the Plan of Merger adopted by both entities, the surviving entity will be MEDISCRIBES SOLUTIONS, Inc.
3. The Plan of Merger was adopted (a) by the written resolution of all of the Members of ezDataIntelligence LLC effective February 11, 2015 and (b) by Unanimous Written Consent of the Shareholders and Directors of MEDISCRIBES SOLUTIONS, Inc effective February 11, 2015.

The undersigned have duly executed these Articles of Merger as of this 11th day of February, 2015.

EZDATAINTELLIGENCE LLC

By: 
Vatsal Ghiya, Member

MEDISCRIBES SOLUTIONS, INC

By: 
Vatsal Ghiya, President

Document Prepared By:

Raja J. Patil, Esq.
Fultz Maddox Hovious & Dickens PLC
101 South Fifth Street, 27th Floor
Louisville, KY 40202

EXHIBIT A
PLAN OF MERGER
OF
EZDATAINTELLIGENCE LLC
INTO AND WITH
MEDISCRIBES SOLUTIONS, INC

In accordance with KRS 275.345 and KRS 271B.11-080, and as authorized by the participating entities, in accordance with applicable provisions of Kentucky law and their respective governing documents, the parties shall effect a merger as described in this Plan of Merger.

1. ezDataIntelligence LLC, a Kentucky limited liability company (the “Merging Entity”) shall merge with and into MEDISCRIBES SOLUTIONS, Inc, a Kentucky corporation (the “Surviving Entity”).
2. The merger shall be effective on the date the Articles of Merger are filed with the Kentucky Secretary of State. Upon the completion of the merger, the Merging Entity shall cease to exist and the Surviving Entity shall succeed and possess all of the assets, liabilities, rights, privileges, powers and interests of the Merging Entity.
3. Vatsal Ghiya and Chetan Parikh (the “Shareholders”) are the sole and equal owners of all of equity interests in the Merging Entity. In exchange for their interests in the Merging Entity, each Shareholder shall receive Two Hundred Forty (240) shares of the capital stock, no par value, of the Surviving Entity. Any existing capital interests in the Surviving Entity shall remain unaffected by the merger.
4. The Surviving Entity will continue to retain its status as an entity offering limited liability to its equity owners after the merger has been completed.