

05-14-2003

Form PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) Tab settings



U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

102447296

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

Micromedex, Inc.

5-17003

- Individual(s), Association, General Partnership, Limited Partnership, Corporation-State of Delaware, Other

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:

- Assignment, Merger, Security Agreement, Change of Name, Other

Execution Date: 12/20/02

2. Name and address of receiving party(ies)

Name: Medical Economics Company, Inc.

Internal

Address:

Street Address: 5 Paragon Drive

City: Montvale State: NJ Zip: 07645

- Individual(s) citizenship, Association, General Partnership, Limited Partnership, Corporation-State of Florida, Other

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

1,962,542

Additional number(s) attached Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Paula Upson

Internal Address:

The Thomson Corporation

Street Address: 1 Station Place

City: Stamford State: CT Zip: 06902

6. Total number of applications and registrations involved:

63

7. Total fee (37 CFR 3.41) \$ 1590

- Enclosed, Authorized to be charged to deposit account

8. Deposit account number:

20-0866

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Paula K. Upson

Name of Person Signing

Signature

5/05/03

Date

Total number of pages including cover sheet, attachments, and document: 7

Mail documents to be recorded with required cover sheet information to Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

05/13/2003 LMUELLER 00000055 200866 1962542

01 FC:8521 40.00 CH 02 FC:8522 1550.00 CH

OFFICE OF PUBLIC RECORDS 2003 MAY 12 PM 11:36 FINANCE SECTION

TRADEMARK REEL: 002731 FRAME: 0532

Trademark	Appl. Number	Reg. Number
1ST MEDICAL RESPONSE		1962542
ALTCAREDEX		2408813
ALTCAREDEX		2425103
ALTMEDDEX		2451458
ALTMEDDEX POINTS		2518614
BEST PRACTICE OF MEDICINE	76475036	
BIODEX	76333645	
CARENOTES	74576897	
CCIS		1623108
CCIS		1626881
CHEMKNOWLEDGE		2466785
CHEMKNOWLEDGE		2541874
CLINICAL HEADLINES		2537450
CLINICAL KNOWLEDGE OBJECTS		2165513
CLINICALPOINTS		2251884
CURRENT CONCEPTS (& design)		2046978
DESIGN (of plus sign for TOMES PLUS)		1676219
DISEASEDEX	75688598	
DISEASEKNOWLEDGE	76458588	
DRUG-REAX		1928170
DRUGDEX		1143180
DRUGKNOWLEDGE		2414796
DRUGPOINTS		2145123
EMERGINDEX		1207055
FORMULARY ADVISOR	76446993	
HAZARDTEXT		1921693
HELPFUL HIEROGLYPHICS		1967526
IDENTIDEX		1655390
INFOTEXT		1923441
INSTA-PAK		1513543
INSTANT ACCESS		
INTEGRATED INDEX		2291932
IV INDEX		2284176
KINETIDEX		1970966
M (& design)		1585423
M (& design)		1584637
M (& design)		1603069
M2D2 (stylized)		2171026
MEDCOACH (& design)		2201229
MEDITEXT		1929998
MICROMEDEX		1718993
MICROMEDEX		1694270
MICROMEDEX		1715081

MOBILEDRUG-REAX	76325747	
MOBILEMICROMEDEX	76226680	
OUR KNOWLEDGE. YOUR WAY.		2165514
P & T QUIK		1648504
POCKET DOCTOR	75783547	
POISINDEX		1466214
QUICKDEX		2286075
REGSKNOWLEDGE		2626803
REGSLINK		2241915
REPRORISK		1682347
REPROTEXT		1685755
SAFETYDEX		2176829
TOMES		1604127
TOMES		1598304
TOMES CPS		2300566
TOMES PLUS		1655861
TOMES PLUS		1655456
TOXPOINTS		2298625
ULTIMEDEX		2053279
WEBESSENTIALS	76361632	

# State of Florida



## Department of State

I certify the attached is a true and correct copy of the Articles of Merger, filed on December 27, 2002, effective December 30, 2002, as shown by the records of this office.

The document number of the surviving corporation is M52719.



CR2EO22 (2-03)

Given under my hand and the  
Great Seal of the State of Florida  
at Tallahassee, the Capitol, this the  
Eighteenth day of April, 2003

*Glenda E. Hood*  
Glenda E. Hood  
Secretary of State

TRADEMARK

REEL: 002731 FRAME: 0535

ARTICLES OF MERGER

EFFECTIVE DATE  
12/30/02

OF

MICROMEDEX, INC.

AND

MEDICAL ECONOMICS COMPANY INC.

FILED  
02 DEC 27 PM 4: 18  
SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

To the Secretary of State  
State of Florida

Pursuant to the provisions of the Florida Business Corporation Act, the foreign business corporation and the domestic business corporation herein named do hereby submit the following Articles of Merger.

1. Annexed hereto and made a part hereof is the Plan of Merger for merging MICROMEDEX, INC. with and into MEDICAL ECONOMICS COMPANY INC.

2. The merger of MICROMEDEX, INC. with and into MEDICAL ECONOMICS COMPANY INC. is permitted by the laws of the jurisdiction of organization of MICROMEDEX, INC. and is in compliance with said laws. The date of adoption of the Plan of Merger by the shareholders of MICROMEDEX, INC. was December 20, 2002.

3. The shareholders of MEDICAL ECONOMICS COMPANY INC. entitled to vote thereon approved and adopted the aforesaid Plan of Merger by written consent given on December 20, 2002 in accordance with the provisions of Section 607.0704 of the Florida Business Corporation Act.

4. The effective date of the merger herein provided for in the State of Florida shall be on December 30, 2002.

Executed on December 20, 2002.

MICROMEDEX, INC.

By: Edward A. Friedland  
Edward A. Friedland  
Vice President

MEDICAL ECONOMICS COMPANY INC.

By: Sari Dweck  
Sari Dweck  
Vice President

PLAN OF MERGER adopted for MICROMEDEX, INC., a business corporation organized under the laws of the State of Delaware, by resolution of its Board of Directors on December 20, 2002, and adopted for MEDICAL ECONOMICS COMPANY INC., a business corporation organized under the laws of the State of Florida, by resolution of its Board of Directors on December 20, 2002. The names of the corporations planning to merge are MICROMEDEX, INC., a business corporation organized under the laws of the State of Delaware, and MEDICAL ECONOMICS COMPANY INC., a business corporation organized under the laws of the State of Florida. The name of the surviving corporation into which MICROMEDEX, INC. plans to merge is MEDICAL ECONOMICS COMPANY INC.

1. MICROMEDEX, INC. and MEDICAL ECONOMICS COMPANY INC., shall, pursuant to the provisions of the laws of the State of Delaware and the provisions of the Florida Business Corporation Act, be merged with and into a single corporation, to wit, MEDICAL ECONOMICS COMPANY INC., which shall be the surviving corporation at the effective time and 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 Florida Business Corporation Act. The separate existence of MICROMEDEX, INC., which is sometimes hereinafter referred to as the "non-surviving corporation", shall cease at the effective time and date of the merger in accordance with the laws of the jurisdiction of its organization.

2. The Articles of Incorporation of the surviving corporation at the effective time and date of the merger shall be the Articles of Incorporation of said surviving corporation.

3. The present bylaws of the surviving corporation will be the bylaws of said surviving corporation and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Florida Business Corporation Act.

4. The directors and officers in office of the surviving corporation at the effective time and date of the merger shall be the members of the first Board of Directors and the first 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 disappearing 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 not be converted or exchanged in any manner, but each said share which is issued at the effective time and date of the merger shall continue to represent one issued share of the surviving corporation.

6. The merger of the non-surviving corporation with and into the surviving corporation shall be authorized in the manner prescribed by the laws of the jurisdiction of organization of the non-surviving corporation, and the Plan of Merger herein made and approved shall be submitted to the shareholders of the surviving corporation for their approval or rejection in the manner prescribed by the provisions of the Florida Business Corporation Act.

7. In the event that the merger of the non-surviving corporation with and into the surviving corporation shall have been duly authorized in compliance with the laws of the

jurisdiction of organization of the non-surviving corporation, and in the event that the Plan of Merger shall have been approved by the shareholders entitled to vote of the surviving corporation in the manner prescribed by the provisions of the Florida Business Corporation Act, the non-surviving 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 State of Delaware and of the State of Florida, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.

8. The Board of Directors and the proper officers of the non-surviving 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 of the merger herein provided for.