09-23-1998

FORM PTO-1595 (Modified) (Rev. 6-93) OriB : to. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar P08/REV02

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Docket No.: 0090-168

U.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

Tab settings + + + + + + + + + + + + + + + + + + +	Diagon annual the attended ordered description of the control of t	
	Please record the attached original documents or copy thereof.	
1. Name of conveying party(ies): Tylan General, Inc.	2. Name and address of receiving party(ies):	
	Name: Millipore Corporation	
8-31-98	Internal Address:	
Additional names(s) of conveying party(ies)		
3. Nature of conveyance:		
☐ Assignment ☐ Merger	Street Address: 80 Ashby Road	
☐ Security Agreement ☑ Change of Name		
Other	City: Boston State: MA ZIP: 02109	
Execution Date: July 31, 1997	Additional name(s) & address(es) attached? Yes No	
4. Application number(s) or registration numbers(s):		
If this document is being filed together with a new application	n, the execution date of the application is:	
A. Patent Application No.(s)	B. Patent No.(s)	
	(4,201,645 4,720,807)	
Additional numbers atta	ched? ☐ Yes ☒ No	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 2	
Name: Michael S. Elkind, Esq.	7. Total fee (37 CFR 3.41):\$ 80.00	
Internal Address: c/o Fulbright & Jaworski	☐ Enclosed - Any excess or insufficiency should be credited or debited to deposit account	
	Authorized to be charged to deposit account	
Street Address: 865 S. Figueora Street, 29th Floor	8. Deposit account number:	
City: Los Angeles State: CA ZIP: 90017	500337	
O(I).	THE THE SPACE	
DO NOT	USE THIS SPACE	
9. Statement and signature.	3	
•	mation is true and correct and any attached copy is a true copy	
of the original document.		
Michael S. Elkind	August 27, 1998	
Name of Person Signing Total number of pages including cover to	Signature sheet, attachments, and document: 5 Date	

PATENT REEL: 9453 FRAME: 0693

The Commonwealth of Massachusetts

William Francis Galvin Secretary of the Commonwealth

ONE ASHBURTON PLACE BOSTON, MASS. 02108

FEDERAL IDENTIFICATION

NO 04-2170233

ARTICLES OF

MERGER OF PARENT AND SUBSIDIARY CORPORATIONS

PURSUANT TO GENERAL LAWS, CHAPTER 156B, SECTION 82

The fee for filing this certificate is prescribed by General Laws, Chapter 156B, Section 114.

Make check payable to the Commonwealth of Massachusetts.

We, Jeffrey Rudin and Patricia Powers		所幣/Vice President*
and Chooks / Assistant Clerk* ofMillipone Co	orporation	•••••••••••••••••••••••••••••••••••••••
organized under the laws ofMassachusetts		and herein
1. That the subsidiary corporation(s) to be merged	I into the parent corporations	are/is as follows:
Name	State of Organization	Date of Organization
Tylan General, Inc.	Delaware	11/28/94

- 2. That the parent corporation owns at least ninety per cent of the outstanding shares of each class of the stock of each subsidiary corporation to be merged into the parent corporation.
- 3. That in the case of each of the above-named corporations the laws of the state of its organization, if other than Massachusetts, permit the merger herein provided for and that all action required under the laws of each such state in connection with this merger has been duly taken. (If all the corporations are organized under the laws of Massachusetts and if General Laws, Chapter 156B is applicable to them, then Paragraph 3 may be deleted.)

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*Delete the inapplicable words. In case the parent corporation is organized under the laws of a state other than Massachusetts these articles are to be signed by officers having corresponding powers and duties.

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That at a meeting of the directors of the parent corporation the following vote, pursuant to subsection (a) of General Laws, Chapter 156B, Section 82, was duly adopted:

VOÍED:

That the Board of Directors of the Corporation deems it desirable and in the best interests of the Corporation that the Corporation's wholly-owned subsidiary, Tylan General, Inc., be merged with and into the Corporation, with the Corporation to be the surviving corporation, said merger to be effective upon the later of (i) the filing with the Secretary of State of the State of Delaware of a Certificate of Ownership and Merger pursuant to Section 253 of the Delaware General Corporation Law, and (ii) the filing with the Secretary of State of the Commonwealth of Massachusetts of Articles of Merger pursuant to Section 82 of the Massachusetts Business Corporation Law. Such filings shall be made on the same day or as close to the same day as possible, but in no event shall one filing be made more than 30 days after the other filings.

WOIED:

That the proper officers of the Corporation be and hereby are authorized and directed in the name and on behalf of the Corporation to execute and deliver the Certificate of Ownership and Mergar and Articles of Mergar, and such other documents, instruments and equificate, and is taken or come to be taken such other action or relieves, as may be decaded, by the officer to acting, necessary or advisable in connection with said Cartificate of Ownership and Mergar or Articles of Mergar.

Votes for which the space provided above is not sufficient should be set out on continuation sheets to be numbered 2A, 2B, etc. Continuation sheets must have a left-hand margin. I inch wide for binding. Only one side should be used.

PATENT REEL: 9453 FRAME: 0695 5. The effective date of the merger as specified in the vote set out under Paragraph 4 is the later of (i) the filing with the Secretary of State of the State of Delaware of a Certificate of Ownership and Merger pursuant to Section 253 of the Delaware General Corporation Law and (ii) the filing with the Secretary of State of the Commonwealth of Massachusetts of Articles of Merger pursuant to Section 82 of the Massachusetts Business Corporation Law. Such filings shall be made on the same day or as close to the same day as possible, but in no event shall one filing be made more than 30 days after the other filing.

Massachusetts.) The parent corporation hereby agrees that it may be sued in the Commonwealth of Massachusetts for any prior obligation of any subsidiary corporation organized under the laws of Massachusetts with which it has merged, and any obligation-hereafter incurred by the parent corporation including the obligation greated by subsection for of Ceneral Laws. Chapter 156tt, Section 82, so long as an liability remains outstanding against the parent corporation in the Commonwealth of Massachusetts and a creby irrevocably appoints the Secretary of the Commonwealth as its agent to accept service of process for the coforcement of any such obligations, including taxes in the same manner as provided in Chapter 177.

Vice President*

ricia Powers Assistant Clerke

Brendench

*Delete the inapplicable words. In case the parent corporation is organized under the laws of a state other than Massachusetts these articles are to be signed by officers having corresponding powers and duties.

PATENT REEL: 9453 FRAME: 0696 1633

COMMONWEALTH OF MASS \CHUSETTS

CRIMES GER OF PARENT, AND SUBSIDIARY CORPORATIONS

(General Laws, Chapter 156B, Section 82)

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hereby approve the within articles of merger of parent and subsidiary corporations and, the filing fee in hereby approve the within articles of merger of parent and subsidiary corporations and, the filing fee in hereby approve the within articles of merger of parent and subsidiary corporations and, the filing fee in the subsidiary corporations and the subsidiary corporations and the subsidiary corporations are subsidiary corporations.

day of _______, 19 5

gollen Francis Ballin

William Francis Gaivin
Secretary of the Commonwealth

A TRUE COPY ATTEST

WILLIAM FRANCIS GALVIN SECRETARY OF THE COMMONWEALTH

TO BE FILLED IN BY CORPORATION Photo Copy of Merger To Be Sent

TO: Daniel A. Milewich, Esquire Millipore Corporation

......

80 Ashby Road

Bedford, Massachusetts 01730

Telephone . . (617) . 533-2254

Copy Mailed

PATENT REEL: 9453 FRAME: 0697

RECORDED: 08/31/1998