04-16-1999

ocket No.: APV/J/227

U.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

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FORM PTO-1595 (Modified)

OMB No. 0651-GJ11 (exp.4/94)

(Rev. 6-93)

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To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents of copy thereof.	
Name of conveying party(ies): Aima Derivati S.p.A.	2. Name and address of receiving party(ies):	
7 (62)	Name: Istituto Sierovacinogeno Italiano S.p.A.	
V _{I,K}	Address:	
Additional names(s) of conveying party(ies)		
3. Nature of conveyance:		
☐ Assignment		
☐ Security Agreement ☐ Change of Name	City: Castelvecchio Pascoli State/Prov.: Lucca	
☐ Other	Country: ITALY ZIP: 55020	
Execution Date: March 29, 1996	Additional name(s) & address(es) ☐ Yes ☒ No	
4. Application number(s) or registration numbers(s):		
If this document is being filed together with a new application	, the execution date of the application is:	
Patent Application No. Filing date	B. Patent No.(s)	
	5,378,365	
Additional numbers	☐ Yes 🄀 No	
5. Name and address of party to whom correspondence	TI TES AINO	
concerning document should be mailed:	6. Total number of applications and patents involved:	
Name: Anthony P. Venturino		
	7. Total fee (37 CFR 3.41):\$ 40.00	
Registration No. 31,674 Address: STEVENS, DAVIS, MILLER & MOSHER, L.L.P.	Enclosed - Any excess or insufficiency should be credited or debited to deposit account	
1615 L Street, N.W., Suite 850	☐ Authorized to be charged to deposit account	
City: Washington State/Prov.: DC	8. Deposit account number:	
	19-4375	
Country: US ZIP: 20036	19-4375 \$5 \$7 \$7 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2	
DO NOT	JSE THIS SPACE 98	
THE APPLICANT HEREWITH PETITIONS 9. Statement and signature to to extend the time for To the best of my knowledge and belief! Wie foregoing informations	ation is true and correct and any attached copy is a true copy	
of the original documents the cost were	N/	
Anthony P. Venturino DEPOSIT ACCOUNT 19	April 7, 1999	
Name of Persors Signing Is MILLER & MOULER L. L. F. Total number of pages including a	Signature Date	
	PATENT	

REEL: 9875 FRAME: 0758

[Right-hand margin]

NOTARY PUBLIC ROBERTO TOLOMEI

Viale Carducci 10 VIAREGGIO - Tel. 47492

REGISTERED AT CASTELNUOVO GARFAGNANA on March 29, 1996 under No. 194/F
152,000 Italian lira

REPERTORY No. 98172

COLLECTION No. 15617

ACT OF CORPORATE MERGER

ITALIAN REPUBLIC

In the year nineteen hundred and ninety-six on the twenty-ninth day of the month of March, at seven hours twenty minutes a.m., in Castelvecchio Pascoli, Barga, Località Ai Conti,
before me, Dr. Atty. Roberto Tolomei, Notary Public in Barga, enrolled in the College of Notaries Public of the District of Lucca, without the presence of witnesses, by express waiver of those appearing, by mutual agreement between the

THERE HAVE APPEARED THE FOLLOWING PERSONS: EDO RINALDI, born in Viareggio on October

possession of the legal requirements,

same and with my consent, they being in

29, 1918, resident at Barga, Frazione Albiano S. Quirico No. 4, an Italian citizen, of whose personal identity I, the Notary Public, am certain, who takes part in the present act in his capacity as Managing Director and legal representative the company I.S.I. - ISTITUTO of SIEROVACCINOGENO ITALIANO S.p.A., with registered office in Castelvecchio Pascoli, with share capital of 8,400,690,000 Italian lira, enrolled at the Court of Lucca under No. 13273 of the Company Register and under File No. 17170, Tax No. 03350950634, in conformance with and in execution of the resolution of December 22, 1995 as per the record drawn up by myself, Repertory No. 98544, Collection No. 15372, registered at the Public Record Office of Castelnuovo Garfagnana on January 2, 1996 under No. 7/1;

PIER LUIGI BIAGIONI, born at Castelnuovo Garfagnana on July 4, 1938, resident at Castelnuovo Garfagnana in Via Puccini No. 8, an Italian citizen, of whose personal identity I, the Notary Public, am certain,

.

in his capacity as Chairman of the Board of Directors and legal representative of the company AIMA DERIVATI S.p.A., with registered office in Castelvecchio Pascoli, with share capital of 8,000,000,000 Italian lira, enrolled at the Court of Lucca under No. 8949 of the Company Register and File No. 12970, Tax No. 00883190464, conformance with and in execution of the resolution of the Shareholders' Meeting of December 22, 1995, as per the record drawn by myself, Repertory No. up Collection No. 15371, registered at the Public Record Office of Castelnuovo Garfagnana on January 2, 1996 under No. 8/1.

The said persons appearing of whose personal identity I, the Notary Public, am certain,

WHEREAS

- the above-mentioned companies I.S.I. - ISTITUTO SIEROVACCINOGENO ITALIANO S.p.A. and AIMA DERIVATI S.p.A. in the respective shareholders' meetings held on December 22, 1995 resolved to fuse by means of the

absorption of AIMA DERIVATI S.p.A. by I.S.I. - ISTITUTO SIEROVACCINOGENO ITALIANO S.p.A. on the basis of the respective financial positions as emerges from their asset and liability statements as at October 31, 1995;

- the said resolutions were homologated and deposited at the Clerk of the Court's Office, Commercial Companies Section, at the Court of Lucca, on January 20, 1996, and published by abstract in the Official Gazette of the Italian Republic, No. 23 of January 29, 1996;

- the merger may now take place in conformance with Art. 2501 of the Italian Civil Code, as the representatives of the companies certify to me, the Notary Public, under their own responsibility, since the legal term has now elapsed without any opposition having been presented;

NOW THEREFORE

the intention being to arrive at the merger of the two companies in the modes and in the forms indicated in the resolutions referred to above, stipulate and agree as

follows:

The companies I.S.I. - ISTITUTO SIEROVACCINOGENO ITALIANO S.p.A. and AIMA DERIVATI S.p.A. declare themselves fused by absorption of the latter by the former, in accordance with the aforementioned resolutions taken on December 22, 1995.

Consequently, the company I.S.I. - ISTITUTO SIEROVACCINOGENO ITALIANO S.p.A. succeeds by full right in the entire assets and liabilities of the absorbed company, and in all the causes, actions, and rights, likewise in all the obligations, undertakings and liabilities of whatsoever nature both prior and subsequent to the date of January 1, 1996, assuming the responsibility of extinguishing all liabilities without any exception within the terms and according to the conditions agreed upon.

In all due respect of the above, the persons appearing acknowledge that the assets and liabilities of the companies taking part in the merger are recorded in the respective asset and liability

statements of the said companies, duly approved by the corresponding Shareholders' Meetings and officially deposited.

Every person, body or office, whether public or private, remains henceforth authorized, without need for further acts consent and with full definitive or exoneration from any responsibility, to transfer and register in the name of the company taking over, I.S.I. - ISTITUTO SIEROVACCINOGENO ITALIANO S.p.A., all the movables, immovables, motor-vehicles, acts, documents, licences, caution money and other deposits, securities, policies, contracts, and accounts receivable payable currently made out to the name or title of the company taken over.

The merger does not entail exchange, in that the share capital of the absorbed company is entirely owned by the absorbing company.

All the offices conferred by the absorbed company and all the possible powers of attorney issued in the name and on behalf of the same shall henceforth de jure cease.

The representative of the absorbed company irrevocably authorizes the absorbing company to perform, at any moment without the need for further intervention of the absorbed company, any act, procedure or formality either necessary or expedient for the purpose of making itself recognized in regard to any person whatsoever as full and exclusive owner and proprietor of every financial asset of the absorbed company and to succeed by full right in relationship of asset and liability of the absorbed company.

As is set down in the project of fusion, the merger shall be of effect also from the fiscal standpoint, starting from January 1, 1996.

This act is received by me type-written by a person in whom I trust on five pages, and read by me, the Notary Public, to the persons appearing, who, when consulted by me, grant their approval.

The present act is undersigned at five minutes past eight a.m.

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NOTAIO

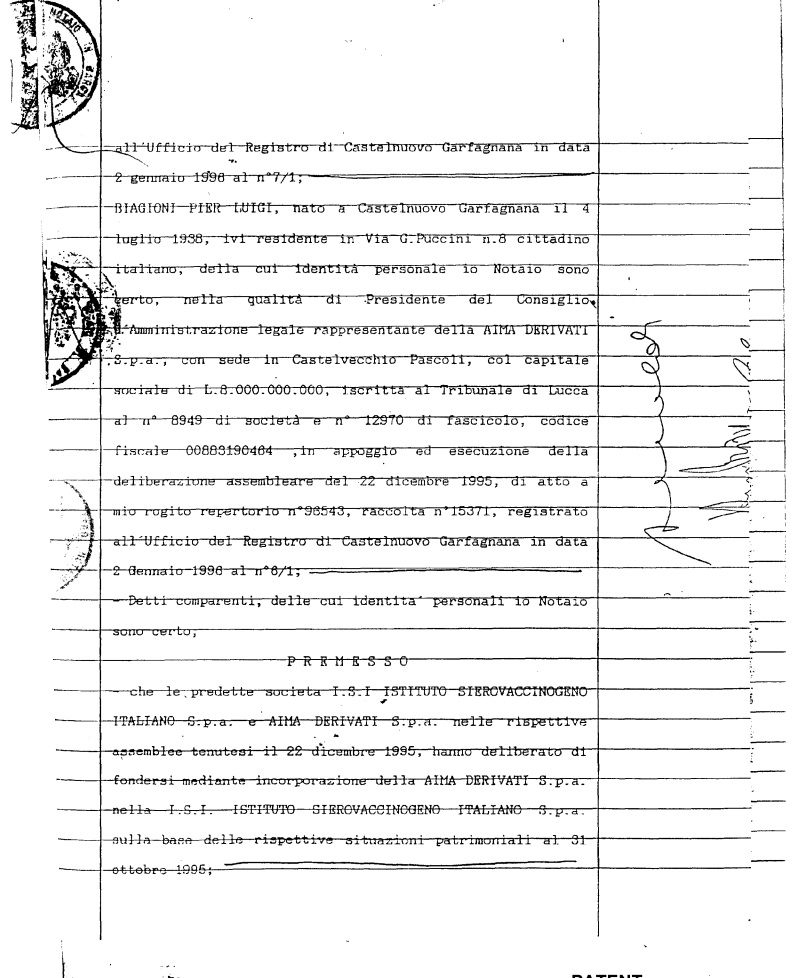
ROBERTO TOLOMET

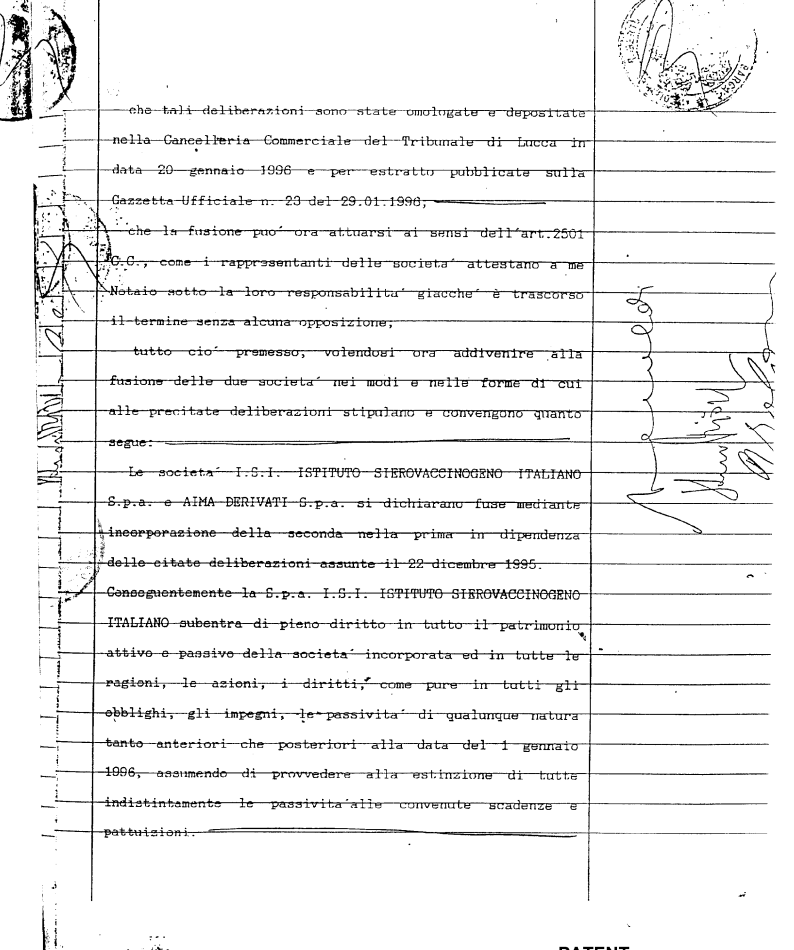
Viale Carducci in 16

VIAREGGIO - Tel. 47,492

THE RESIDENCE OF THE PROPERTY	REPERTORIO Nº 981.72 RACCOLTA Nº 15617	117.5
	ATTO DI FUSIONE	
	REPUBBLICA ITALIANA	·
	L'anno millenovecentonovantasei e questo giorno ventinove	
	del mese di marzo, alle ore sette e minuti venti.)
	In Castelvecchio Pascoli - Barga, localita Ai Conti.	70
	Avanti di me dott.proc.Roberto Tolomei, Notaio in Barga,	
	iscritto nel Ruolo del Distretto Notarile di Lucca, senza	3
	testimoni, per espressa concorde rinuncia fattane dai	2
	comparenti, col mio consenso, in possesso dei requisiti di	1/2
	legge; —	3 18
	SONO COMPARST I SIGNORI :	
•	RINALDI EDO, nato a Viareggio il 29 ottobre 1918 residente	100
	a Barga, frazione Albiano S. Quirico n.4, cittadino	
	italiano, della cui identita personale io Notaio sono) \
	certo, il quale interviene al presente atto nella qualita	
	di Amministratore Delegato, legale rappresentante della	
· - ·	I.S.I. ISTITUTO SIEROVACCINOGENO ITALIANO S.p.a., con sede	3
	in Castelvecchio Pascoli, col capitale sociale di	REGISTRATO A CASTELNUOVO
	L.8.400.000.000, iscritta al Tribunale di Lucca al n.13273	GARFAGNANA 11 99-03-1996
	del registro societa e n.17170 di fascicolo, codice fiscale	AL Nº 1/4/T. VOL.
	03350950834, in appoggio ed in esecuzione della	Ω - Ω
	deliberazione in data 22 dicembre 1995 di atto a mio rogito	• 4/16
	repertorio nº 98544 raccolta nº 15372, registrato	

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Fermo quanto sopça i comparenti danno atto che le attivita le passivita' delle societa' partecipanti alla fusione sono contabilizzate nelle situazioni patrimoniali di dette societa' debitamente approvate dalle rispettive assemblee e depositate. ggni persona, ente od ufficio sia pubblico che privato resta pertanto sin da ora autorizzato, senza uopo di ulteriori atti e consensi e con pieno e definitivo esonero da responsabilita' a trasferire ed intestare alla Incorporante I.S.I. ISTITUTO SIEROVACCINOGENO ITALIANO S.p.a. tutti i beni mobili, immobili, automezzi, atti, documenti, licenze, depositi cauzionali, titoli, polizze, contratti, conti attivi e passivi attualmente intestati od intitolati alla societa' incorporata. -La fusione non produce concambio, in quanto il capitale sociale della societa incorporata è posseduto interamente dalla societa incorporante. Cessano di pieno diritto tutte le cariche conferite dalla societa incorporata e tutte ele eventuali procure rilasciate in nome e per conto della medesima. Il rappresentante della societa' incorporata autorizza irrevocabilmente la societa incorporante a compiere in qualsiasi tempo e senza necessita' di ulteriore intervento della societa' incorporata qualunque atto, pratica o formalita necessaria ed opportuna alla scopo di farsi

			· 7
to the second second			
		esclusiva proprietaria e titolare di ugni attivita	
		patrimoniale della societa incorporata e di subingredire	
		di pieno diritto in ogni rapporto attivo e passivo di	•
	N/A	quest ultima.	
		Così come stabilito dal progetto di fusione l'efficacia anche fiscale della fusione decorre dal 1 gennaio 1996.	
	20,54	Atto da me ricevoto dattiloscritto da persona di mia	
		fiducia su pagine cinque, da me Notaio letto ai comparenti,	
		i quali a mia interpellanza lo approvano.	
		E' sottoscritto il presente atto alle ore otto e minuti	•
		cinque	
	·	Metalon	
		/ hhuj Mod	•
		(A) (28 A) (200 (A))	
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