MRD				
11/19/99	- 12-02-1	aaa	Docket No	o.: <b>P01972</b>
FORM PTO-1595 (Modified) (Rev. 5-93) OMB No. 0651-001 ( (exp.4/94) Copyright 1994-97 LegalStar			τ	U.S. DEPARTMENT OF COMMERC Patent and Trademark Offi
POB/REV02 Tab settings $\rightarrow$ $\rightarrow$ $\checkmark$ $\checkmark$	101213	025	V	<b>v v</b>
To the Honorable Commissioner of Pa	atents and Trademarks:	Please record the	attached orig	ginal documents or copy thereof.
1. Name of conveying party(ies): STORZ INSTRUMENT COMPANY	MILE IS IN OF	· · · · · · · · · · · · · · · · · · ·	SCH & LOM	viving party(ies): B SURGICAL, INC.
Additional names(s) of conveying party(ies				
3. Nature of conveyance:				
Assignment X Merger		Street Address: 555 West Arrow Highway		
Security Agreement	Change of Name			
Gther		City: Clarem	ont	State: CA ZIP: 91711
Execution Date: June 13, 1998		Additional name(	s) & address(e	s) attached? 🔲 Yes 🛄 No
08/922,114	Additional numbers attac	hed? 🗋 Yes	🛛 No	
5. Name and address of party to whom o concerning document should be maile		6. Total number	of application	ns and patents involved:
Name: BAUSCH & LOMB, INC.		7. Total fee (37	CFR 3.41):	\$ 40.00
Internal Address:		Enclosed - Any excess or insufficiency should be credited or debited to deposit account		
12/01/1999 JSHABAZ 00000903 021425 089221	14	X Authorize	ed to be charc	ged to deposit account
01 FC:581 (40.00 CH) Street Address: One-Bausch & Lom	b Place	8. Deposit acco		
		02-1425		
City: Rochester State	e: <u>NY</u> ZIP: <u>14604</u>			
	DO NOT	USE THIS SPACE		
9. Statement and signature. To the best of my knowledge and beli of the original document.	ief, the foregoing inform	ation is true and c	orrect and an	y attached copy is a true copy
Michael L. Smith, Reg. No. 35,685	- Jak	17m	/ <sup></sup>	November 16, 1999
Name of Person Signing Total number o	of pages including cover sh	Signature eet, attachments, a		7 Date
		R		ATENT 403 FRAME: 0381

# State of Delaware Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"STORZ INSTRUMENT COMPANY", A MISSOURI CORPORATION,

WITH AND INTO "STORZ OPHTHALMICS, INC." UNDER THE NAME OF "STORZ OPHTHALMICS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTIETH DAY OF JUNE, A.D. 1998, AT 9 O'CLOCK A.M.





Edward J. Freel, Secretary of State

AUTHENTICATION: 9794306

DATE: 06-09-99

PATENT PATENT REEL: 010403 FRAME: 0382

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## **CERTIFICATE OF MERGER**

#### OF

#### STORZ INSTRUMENT COMPANY

### INTO

#### STORZ OPHTHALMICS, INC.

(Under Section 252 of the General Corporation Law of the State of Delaware)

Storz Ophthalmics, Inc., a Delaware corporation, does hereby certify:

FIRST: The name and state of incorporation of each of the constituent corporations of the merger is as follows:

(a) Storz Instrument Company, a Missouri corporation ("Storz"); and

(b) Storz Ophthalmics, Inc., a Delaware corporation ("Ophthalmics").

SECOND: An Agreement and Plan of Merger has been approved, adopted, certified, executed and acknowledged by Storz and Ophthalmics in accordance with the provisions of subsection (c) of Section 252 of the General Corporation Law of the State of Delaware.

THIRD: The name of the surviving corporation is Storz Ophthalmics, Inc.

FOURTH: The Certificate of Incorporation of Ophthalmics shall be the Certificate of Incorporation of the surviving corporation.

FIFTH: The surviving corporation is a corporation of the State of Delaware.

SIXTH: The executed Agreement and Plan of Merger is on file at the principal place of business of Ophthalmics at 3365 Tree Court Industrial Boulevard, St. Louis, Missouri 63122.

SEVENTH: A copy of the Agreement and Plan of Merger will be furnished by Ophthalmics, on request and without cost, to any stockholder of any constituent corporation.

EIGHTH: The authorized capital stock of Storz is 20,000 shares of Common Stock, par value \$100 per share.

R156156.1

PATENT REEL: 010403 FRAME: 0383 IN WITNESS WHEREOF, Storz Ophthalmics, Inc. has caused this Certificate to be signed by ite Vice President this 23rd day of June, 1998.

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STORZ OPHTHALMICS, INC.

By: My Marking Steve McCluski, Vice President

R156136.1

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# State of Delaware Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"STORZ OPHTHALMICS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "CHIRON VISION CORPORATION" UNDER THE NAME OF "BAUSCH & LOMB SURGICAL, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTIETH DAY OF JUNE, A.D. 1998, AT 9:01 O'CLOCK A.M.





Edward J. Freel, Secretary of State

AUTHENTICATION: 9794332

DATE: 06-09-99

PATENT REEL: 010403 FRAME: 0385

2127401 8100M

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STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:01 AM 06/30/1998 981254849 - 2089230

#### CERTIFICATE OF MERGER

#### OF

### STORZ OPHTHALMICS, INC.

#### INTO

#### CHIRON VISION CORPORATION

(Under Section 251 of the General Corporation Law of the State of Delaware)

Chiron Vision Corporation, a Delaware corporation, does hereby certify:

FIRST: The name and state of incorporation of each of the constituent corporations of the merger is as follows:

- (a) Storz Ophthalmics, Inc., a Delaware corporation, and
- (b) Chiron Vision Corporation, a Delaware Corporation.

SECOND: An Agreement and Plan of Merger has been approved, adopted, certified, executed and acknowledged by Storz Ophthalmies, Inc. and Chiron Vision Corporation in accordance with the provisions of subsection (c) of Section 251 of the General Corporation Law of the State of Delaware.

THIRD: The name of the surviving corporation is Chiron Vision Corporation.

FOURTH: That the amendments or changes in the Certificate of Incorporation of Chiron Vision Corporation, a Delaware corporation, which is the surviving corporation, that are to be effected by the merger are as follows:

Paragraph 1 of the Certificate of Incorporation, which sets forth the name of the corporation, is amended to read in its entirely, as follows:

"1. <u>Name</u>. The name of the Corporation is Bausch & Lomb Surgical, Inc."

FIFTH: The surviving corporation is a corporation of the State of Delaware.

SIXTH: The executed Agreement and Plan of Merger is on file at the principal place of business of Chiron Vision Corporation at 555 West Arrow Highway, Claremont, CA 91711.

SEVENTH: A copy of the Agreement and Plan of Merger will be furnished by Chiron Vision Corporation, on request and without cost, to any stockholder of any constituent corporation.

R156399.1

PATENT REEL: 010403 FRAME: 0386

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IN WITNESS WHEREOF, Chiron Vision Corporation has caused this Certificate to be signed by its Vice President this 23rd day of June, 1998.

CHIRON VISION CORPORATION

By:

Steve McCluski, Vice President

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# RECORDED: 11/19/1999

#### PATENT REEL: 010403 FRAME: 0387 1