BSCU-016/01US

	DRM COVER SHEET U.S. DEPARTMENT OF TS ONLY COMMERCE U.S. Patent and Trademark Office
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
 Name of conveying party(ies): SciMed Life Systems, Inc. Additional name(s) of conveying party(ies) attached?[]Yes [x]No Nature of conveyance: Assignment Merger Security Agreement Other () Execution Date: December 22, 2004 Application number(s) or patent number(s): If this document is being filed together with a new application 	 2. Name and address of receiving party(ies) Name: Boston Scientific Scimed, Inc. Internal Address: Street Address: One SciMed Place City: Maple Grove State: MN Zip: 55311-1566 Additional name(s) & address(es) attached? No [x] Yes []
 A. Patent Application No.(s) 11/052,099 Additional numbers att 	B. Patent No.(s)
 Name and address of party to whom correspondence concerning document should be mailed: Name: Cooley Godward LLP Internal Address: Patent Group Street Address: 	 6. Total number of applications and patents involved: [1] 7. Total fee (37 CFR 3.41)\$40.00 [] Enclosed [x] Authorized to be charged to deposit account
One Freedom Square, Reston Town Center, 11951 Freedom Drive City: Reston State: VA Zip: 20190-5656	 8. Deposit account number: 50-1283 The Commissioner is hereby authorized to charge any appropriate fees under 37 CFR 3.41 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 50-1283. This paper is submitted in duplicate. THIS SPACE
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. <u>Timothy D. Ford Reg. No. 47,567</u> Name of Person Signing Total number of pages including cover sheet, attachments, and documents: [6] 	
Mail documents to be recorded with required cover sheet information to: Mail Stop Assignment Recordation Services, Director of the U.S. Patent and Trademark Office P.O. Box 1450, Alexandria, VA 22313-1450	
248733 v1/RE	

PATENT REEL: 017082 FRAME: 0437

State of Minnesota

SECRETARY OF STATE

CERTIFICATE OF MERGER

I, Mary Kiffmeyer, Secretary of State of Minnesota, keeper of the Great Seal of the State and custodian of the documents pertaining to businesses governed by the laws of this State, do hereby certify that: the entities listed below have merged under the provisions of Minnesota law and have designated the surviving entity listed below. I further certify that the merger documents indicate the name change shown below and were filed on and are effective on the dates listed below.

PARTICIPATING ENTITIES: MN: SciMed Life Systems, Inc. MN: Boston Scientific Scimed, Inc.

SURVIVING ENTITY: MN: SciMed Life Systems, Inc.

FILING DATE: 12/22/2004

NAME CHANGE: Boston Scientific Scimed, Inc.

NAME CHANGE FILING DATE: 12/22/2004

EFFECTIVE DATE: January 1, 2005 @12:01am

This control of the peen issued on: 1/10/2005

Mary Kiffon

PATENT REEL: 017082 FRAME: 0438 ۲.

ARTICLES OF MERGER OF BOSTON SCIENTIFIC SCIMED, INC. WITH AND INTO SCIMED LIFE SYSTEMS, INC.

Pursuant to Minnesota Business Corporation Act, Section 302A, the undersigned, Boston Scientific Scimed, Inc., a Minnesota corporation ("BSS"), and Scimed Life Systems, Inc., a Minnesota corporation ("Scimed Life"), hereby adopt the following Articles of Merger for the purpose of merging BSS with and into Scimed Life, with Scimed Life being the surviving corporation.

1. The Agreement and Plan of Merger between BSS and Scimed Life dated as of December 15, 2004 (the "Merger Agreement"), as required by Minnesota Business Corporation Act, Section 302A.615, subdivision 1, is attached hereto as Exhibit I.

2. The Board of Directors and sole shareholder of BSS approved the Merger Agreement in a joint written action dated as of December 15, 2004 pursuant to Minnesota Business Corporation Act, Section 302A.613.

3. The Board of Directors and all of the shareholders of Scimed Life approved the Merger Agreement in a joint written action dated as of December 15, 2004 pursuant to Minnesota Business Corporation Act, Section 302A.613.

4. The name of the surviving corporation shall be Boston Scientific Scimed, Inc.

5. The merger shall be effective upon the later of 12:01 a.m. on January 1, 2005 or the filing of these Articles of Merger with the Secretary of State of the State of Minnesota.

IN WITNESS WHEREOF, BSS and Scimed Life have caused these Articles of Merger to be executed by their respective officers thereunto duly authorized this <u>224</u> day of December, 2004.

BOSTON SCIENTIFIC SCIMED, INC.

Bγ: Paul A. LaViolette

Chief Executive Officer and President

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SCIMED LIFE SYSTEMS, INC.

Bv: man Chief Executive Officer

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Exhibit A

PLAN OF MERGER OF BOSTON SCIENTIFIC SCIMED, INC. INTO SCIMED LIFE SYSTEMS, INC.

1. Scimed Life Systems, Inc. ("Scimed Life") is a business corporation whose jurisdiction of organization is the State of Minnesota. Boston Scientific Scimed, Inc. ("BSS") is a business corporation whose jurisdiction of organization is the State of

2. BSS (the non-surviving corporation) hereby merges with and into Scimed Life (the surviving corporation) pursuant to the provisions of Section 302A.601 of the Minnesota Business Corporation Act.

3. The separate existence of BSS shall cease upon the effective date of the merger pursuant to the provisions of the Minnesota Business Corporation Act, and Scimed Life shall Business Corporation Act.

4. The name of the surviving corporation shall be Boston Scientific Scimed, Inc.

5. The merger described herein shall be effective (the "Effective Time") upon the later of 12:01 a.m. on January 1, 2005 or the filing of the Articles of Merger with the Secretary of State of the State of Minnesota.

6. The 4,919,847 shares of common stock, \$.01 par value, of BSS issued and outstanding immediately prior to the Effective Time shall be converted into and exchanged for 628 validly issued, fully paid and nonassessable shares of common stock, \$.05 par value of the surviving corporation, and a new certificate shall be issued representing such shares.

7. The directors of BSS immediately prior to the Effective Time shall be the directors of the surviving corporation, and the officers of BSS immediately prior to the Effective Time shall be the officers of the surviving corporation.

8. This plan may be terminated and the merger abandoned by the boards of directors of Scimed Life and BSS at any time prior to the Effective Time.

9. The officers of each of BSS and Scimed Life are authorized, empowered, and directed to take any and all actions that, in their discretion, are necessary to consummate the transactions contemplated by the Plan of Merger or which may be in any way necessary or proper to effect such merger.

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AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger (this "Merger Agreement") is made and entered by and between Scimed Life Systems, Inc., a Minnesota corporation ("Scimed Life"), and Boston Scientific Scimed, Inc., a Minnesota corporation ("BSS"), as of the 15th day of

WHEREAS, Boston Scientific Corporation, a Delaware corporation ("BSC"), is the sole shareholder of BSS and holds 4,919,847 of the outstanding shares of common stock of

WHEREAS, BSC and Boston Scientific Wayne Corporation, a New Jersey corporation and a subsidiary of BSC ("Wayne"), are the shareholders of Scimed Life, with BSC holding 10,000 of the outstanding shares of common stock of Scimed Life and Wayne holding 354 of the outstanding shares of common stock of Scimed Life;

WHEREAS, BSC, Wayne, BSS and Scimed Life desire that, following the effective time of the merger, BSC shall hold 10,628 of the outstanding shares of common stock of the surviving corporation and Wayne shall hold 354 shares of common stock of the surviving

WHEREAS, the parties intend that the merger contemplated hereby shall be a taxfree reorganization under Sections 368(a)(1)(A) and 368(a)(1)(D) of the Internal Revenue Code of 1986, as amended, and that this Merger Agreement shall constitute a plan of reorganization;

WHEREAS, the respective boards of directors of BSS and Scimed Life have, by resolutions duly adopted, determined that a merger of BSS with and into Scimed Life (the "Merger") in accordance with the terms of this Merger Agreement and the applicable provisions of the Minnesora Business Corporation Act, as amended, is in the best interests of each such party and its respective shareholders; and

WHEREAS, 100% of the shareholders of each of BSS and Scimed Life have approved and adopted the terms of this Merger Agreement and the Merger;

NOW, THEREFORE, the parties hereto agree as follows:

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Merger. The Merger shall take effect in accordance with the plan of merger, 1. attached hereto as Exhibit A (the "Plan of Merger"), and incorporated into this Merger

Governing Law. The internal law, without regard for conflicts of laws 2. principles, of the State of Minnesota will govern all questions concerning the construction,

PATENT REEL: 017082 FRAME: 0441

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validity and interpretation of this Merger Agreement and the performance of the obligations imposed by this Merger Agreement.

3. <u>Assignment</u> This Merger Agreement and all of the provisions hereof will be bluding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns, except that neither this Merger Agreement nor any of the rights, interests or obligations hereunder may be assigned by any party hereto without the prior written

4. <u>Amendment and Waiver</u>. The parties may, by written agreement, waive compliance with or modify, amend or supplement any of the covenants or agreements contained in this Merger Agreement.

5. <u>Notices</u>. All notices, requests, demands and other communications hereunder shall be in writing and shall be deemed to have been duly given if delivered by hand, or mailed by first class mail, return receipt requested, or when receipt is acknowledged by return telecopy if telecopied, to the address appearing on the corporate records of each of the parties hereto (or to such other address as a party may designate by notice to the other).

6. <u>Counterparts</u>. This Merger Agreement may be executed simultaneously in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOP, the parties hereto have caused this Merger Agreement to be duly executed as of the day and year first above written.

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BOSTON SCIENTIFIC SCIMED, INC. By:

Paul A. LaViolette Chief Executive Officer and President SCIMED LIFE SYSTEMS, INC.

By: Paul W. Sandman

Chief Executive Officer

STATE OF MINNESOTA DEPARTMENT OF STATE FILED

DEC 22 2004

Mary Hiffrage

PATENT REEL: 017082 FRAME: 0442

RECORDED: 12/01/2005