n PTO-1595 (Rey, 09/04) B No. 0551-0027 (exp. 8/50/2005)	United States Palent and Tradsmark Office
== PECORDA I ON FORM	COVERSUEE
PATENTS	ONL I
To the Director of the U.S. Patent and Trademark Office: Please	2. Name and address of receiving party(les)
Marite of delicate Corporation	Name: FLA Ornopedics, Inc.
NMP-thy introducer and	Internal Address:
ixecution Date(s) 10/01/2005	Street Address 2881 Corporate Way
xecution Date(s)	OHBO! T. C.
, Nature of conveyance:	City: Miramer
Assignment Merger	1 •
Security Agreement Change of Name	State: EL
Covernment Interest Assignment	Country: USA Zip: 83028
Executive Order 9424, Confirmatory License	Additional name(s) & address(es) streched? Yes No
Other This	document is being filed together with a new application.
4. Application of bosons	L P Detect No (2)
A. Patent Application No.(5)	6,623,878; 6,738,639; 6,244,455; 5,014,591;
	5,000,169; 4,974,583; 4,898,469; D498,177; D494,584
Additional numbers	attached? Yes /hts
5. Name and address to whom correspondence	6. Total number of applications and patents
5. Name and address to while be mailed:	involved:
Name: James R. Mix	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 360.00
	Authorized to be charged by credit card
Internal Address: Jones Day	Authorized to be charged to deposit account
Street Address: 901 Lakesids Avenue	None required (government interest not affecting title
	8. Payment Information
City: Cleveland	a, Credit Card Last 4 Numbers Expiration Date
State; OH Zip; 44101	
Phone Number: 218-556-3539	b. Deposit Account Number 50-1432
Fax Number: 216-579-0212	Authorized User Name James R. Mix
Email Address: Imix@jonesday.com	11/8/05
9. Signature: Signature	Date Date
D-1. 59035% [75001]	sheet, sitachments, and documents:
James R. Mix fint Silling Ref.: 560255-175001] Name of Person Signing	ver short) about to faxed to (703) 305-6925, or mailed to:

DECEmber to be recorded (instains cover steet) should be fixed to (703) 305-5905, or mailed to:
Mail Stop Assignment Recorderion Services, Director of the USPTD, P.U. Sox 1609, Nienwyste, V.A. 22343-4480

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The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"CLINITEX MEDICAL CORPORATION", A DELAWARE CORPORATION, WITH AND INTO "FLA. ORTHOPEDICS, INC." UNDER THE NAME OF "FLA. ORTHOPEDICS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF FLORIDA, AS RECEIVED AND FILED IN THIS OFFICE THE SECOND DAY OF NOVEMBER, A.D. 2005, AT 4:34 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FIRST DAY OF DECEMBER, A.D. 2005.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

4054845 8100M 050896953

Warriet Smita Windson Harriot Smith Windsor, Secretary of State AUTHENTICATION: 4271582

DATE: 11-03-05

PATENT REEL: 017176 FRAME: 0807

State of Delaware Secretary of State Division of Compositions Delivered 04:49 Re 11/02/2005 FILED 04:34 PM 11/02/2005 SRV 050836953 - 2542176 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

CLINITEX MEDICAL CORPORATION

INTO

FLA. ORTHOPEDICS, INC.

OCTOBER 21, 2805

Pursuant to Section 253 of the General Corporation Law of the State of Delawore

FLA. Orthopedics, Inc., a corporation organized and existing under the laws of the state of Florida (the "Corporation"), DOES HEREBY CERTIFY:

That the Corporation was incorporated on the November 17, 1975, pursuant to the Florida Business Corporation Act.

That the Corporation owns 100% of the outstanding shares of the capital stock of Clinitex Medical Corporation, a corporation incorporated on September 13, 1995 pursuant to the General Corporation Law of the State of Delawate ("Clinica").

The laws of the State of Florida permit the merger of a business corporation of that jurisdiction with a business corporation of another jurisdiction.

That the Corporation, by the following resolutions of its Board of Directors, duly adopted at a meeting of the Sound of Directors on October 21, 2005, determined to marge Clinitex with and into the Corporation:

"RESOLVED, that the Board of Directors of the FLA. Orthopodica, Inc. (the "Corporation") has determined that the merger of its wholly-owned subsidiary, Clinitex Medical Corporation, a Delaware corporation ("Clinkex") with and into the Corporation, (the "Merger"), is advisable and in the best interests of the Corporation and Clinites;

FURTHER RESOLVED, that Clinites be merged with and into the Corporation pursuant to the laws of the State of Dolawere and of the State of Florida, so that the separate existence of Clinitex shall cease as soon as the Merger shall become affective and the Corporation shall be the surviving corporation (the "Surviving Corporation"), which shall continue to exist under, and be governed by, the laws of the State of Florida;

FURTHER RESOLVED, that the terms and conditions of the Merger are as

follows:

From and after the Effective Time (as defined below) of the Merger, the Surviving Corporation will possess all of the rights, powers, privileges and franchises and shall assume all of the habilities and obligations of Clinites, as provided under the laws of the State of Delaware and the State of Florida.

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- Each share of expital stock of Clinites issued and outstanding immediately before the Effective Time will be cancelled and all rights thereof extinguished.
- Each share of Common Stock, par value \$-01 per share, of the Corporation issued and outstanding immediately before the Effective Time will continue to represent one validly issued, fully paid and non-assessable share of Common Stock, par value \$.01 per share, of the Surviving Corporation.
- The Amended and Restated Articles of Incorporation of the Corporation immediately before the Effective Time shall be the Amended and Restated Articles of Incorporation of the Surviving Corporation and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Plorida Business Corporation Act.
- The Amended and Restated Bylaws of the Corporation immediately before the Effective Time shall be the Amended and Restated Bylaws of the Surviving Corporation and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Florida Business Corporation Act.

FURTHER RESOLVED, that the merger shall be effective on December 1, 2005 (the "Effective Time"); and

FURTHER RESOLVED, that the Corporation shall cause to be executed and filed and/or recorded the documents prescribed by the laws of the State of Delaware (including a Certificate of Ownership and Merger), by the laws of the State of Florida (including Articles of Merger), and by the laws of any other appropriate jurisdiction and will cause to be performed all necessary acts within the jurisdictions of organization of Children and the Corporation and in any other appropriete jurisdiction."

The Corporation does hereby agree that it may be served with process in the State of Dolaware in any proceeding for enforcement of any obligation of Clinitex, as well as for enforcement of any obligation of this Corporation arising from the merger herein provided for; and does hereby irrevocably appoint the Secretary of State of the State of Delaware as its agent to accept service of process in any such proceeding; and does hereby specify the following address without the State of Delaware to which a copy of such process shall be mailed by the Secretary of State of the State of Delaware:

288) Corporate Way, Mixemar, Florida 33025

Anything berein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of the Corporation at any time prior to the time that this merger filed with the Secretary of State becomes effective.

(REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

CLI 139305811

IN WITNESS WHEREOF, the Corporation has caused this Certificate to be duly executed as of the date first written above.

FLA. ORTHOPEDICS, INC.

Name: Karen K. Paparillo, Vice Title: President & Asia Sec.

CC:-153962EV1

PATENT REEL: 017176 FRAME: 0810

RECORDED: 11/08/2005