Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/03/2002

CONVEYING PARTY DATA

Name	Execution Date
Allergan Sales, Inc.	06/03/2002

RECEIVING PARTY DATA

Name:	Allergan Sales, LLC
Street Address:	2525 Dupont Drive
City:	Irvine
State/Country:	CALIFORNIA
Postal Code:	92612

PROPERTY NUMBERS Total: 39

Property Type	Number
Application Number:	10690203
Application Number:	10853863
Patent Number:	5716364
Patent Number:	5989847
Patent Number:	6398788
Patent Number:	6452123
Patent Number:	6468306
Patent Number:	6475240
Patent Number:	6478821
Patent Number:	6482229
Patent Number:	6520929
Patent Number:	6524287
Patent Number:	6533750
Patent Number:	6540754

PATENT REEL: 019304 FRAME: 0971

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6699212
6723104
6733491
6733507
6733526
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6797004
6824563
6830555

CORRESPONDENCE DATA

Fax Number: (714)247-8679

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 714.247.8516

Email: rebecca.smith@amo-inc.com

Correspondent Name: Advanced Medical Optics, Inc.

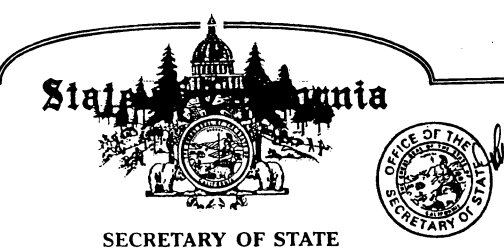
Address Line 1: 1700 E. St. Andrew Place

Address Line 4: Santa Ana, CALIFORNIA 92705

NAME OF SUBMITTER: Nicole Bradley

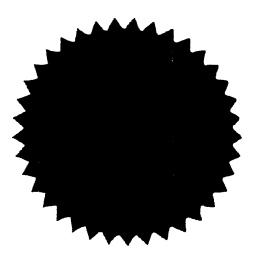
Total Attachments: 10

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I, BILL JONES, Secretary of State of the State of California, hereby certify:

That the attached transcript of _____ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

JUN 18 2002

Secretary of State

Sec/State Form CE-107 (rev. 9/98)

OSP 98 13524

AGREEMENT AND PLAN OF MERGER

ENDORSED - FILED in the office of the Scale of Calliornia

JUN - 3 2002

BELL JONES Secretary of State

BETWEEN

ALLERGAN SALES, INC. (a California corporation)

AND

ALLERGAN SALES, LLC (a Delaware limited liability company)

THIS AGREEMENT AND PLAN OF MERGER is made as of June 3, 2002 (this "Agreement of Merger"), by and between Allergan Sales, Inc., a California corporation (the "Corporation"), and Allergan Sales, LLC, a Delaware limited liability company (the "LLC", and collectively with the Corporation the "Constituent Companies").

WHEREAS, the Corporation was incorporated by the filing of Articles of Incorporation with the Secretary of State of the State of California on March 20, 1980; and

WHEREAS, the LLC was formed by the filing of a Certificate of Formation with the Secretary of State of the State of Delaware on February 25, 2002, and Allergan, Inc., a Delaware corporation and the sole member of the LLC (the "Member"), has entered into a Limited Liability Company Agreement dated as of February 25, 2002 (the "Operating Agreement");

NOW, THEREFORE, the parties hereby agree as follows:

- 1. Upon the terms and subject to the conditions hereof and in accordance with the California General Corporation Law (the "CGCL") and the Delaware Limited Liability Company Act (the "DLLCA"), the Corporation shall be merged with and into the LLC (the "Merger") at the Effective Time (as hereinafter defined). Following the Merger, the separate existence of the Corporation shall cease, and the LLC shall continue as the surviving entity (the "Surviving Entity") and shall succeed to and assume all of the rights and obligations of the Corporation in accordance with the CGCL and the DLLCA.
- 2. The parties hereto shall cause the Merger to be consummated by filing this Agreement of Merger, along with a Certificate of Merger, with the Secretary of State of the State of California pursuant to Section 1113 of the CGCL, and by filing a Certificate of Merger (the "Certificate of Merger") with respect thereto with the Secretary of State of the State of Delaware pursuant to Section 18-209 of the DLLCA. When used in this Agreement of Merger, the term "Effective Date" shall mean the date of filing of the Certificate of Merger with the Secretary of State of the State of Delaware.
- 3. The Merger shall have the effects set forth in Section 1113(i) of the CGCL and Section 18-209(g) of the DLLCA. Without limiting the generality of the foregoing, and subject thereto, at the Effective Time, except as otherwise provided herein, all of the property,

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rights, privileges, powers and franchises of the Corporation and the LLC shall rest in the Surviving Entity, and all debts, liabilities and duties of the Corporation and the LLC shall become the debts, liabilities and duties of the Surviving Entity.

- 4. As of the Effective Time, by virtue of the Merger and without any action on the part of the Member of the LLC, or the shareholders or the Board of Directors of the Corporation, each share of capital stock in the Corporation issued and outstanding immediately prior to the Effective Time shall be canceled and extinguished without consideration. The membership interests of the LLC outstanding immediately prior to the Effective Time shall continue to be outstanding and shall not be affected by the Merger.
- 5. If, at any time after the Effective Time, the Surviving Entity shall consider or be advised that any deeds, bills of sale, assignments or assurances or any other acts or things are necessary, desirable or proper (a) to vest, perfect or confirm, of record or otherwise, in the Surviving Entity, its right, title or interest in, to or under any of the rights, privileges, powers, franchises, properties or assets of either of the Constituent Companies, or (b) otherwise to carry out the purposes of this Agreement of Merger, the Surviving Entity and its proper authorized representatives shall be authorized to execute and deliver, in the name and on behalf of either of the Constituent Companies, all such deeds, bills of sale, assignments and assurances and do, in the name and on behalf of each of the Constituent Companies, all such other acts and things necessary, desirable or proper to vest, perfect or confirm its right, title or interest in, to or under any of the rights, privileges, powers, franchises, properties or assets of such constituent Company and otherwise to carry out the purposes of this Agreement of Merger.
- 6. As required by the CGCL, the Surviving Entity hereby agrees to (i) be served in the State of California in any proceeding for the enforcement of an obligation of any Constituent Company and in any proceeding to enforce the rights of any holder of a dissenting interest or dissenting shares in a constituent domestic limited liability company or domestic other business entity; (ii) irrevocably appoint the Secretary of State of the State of California as its agent for service of process, which process may be forwarded to 2525 Dupont Drive, Irvine, California 92612; and (iii) promptly pay the holder of any dissenting interest or dissenting share in a constituent domestic limited liability company or domestic other business entity the amount to which that person is entitled under California law.

IN WITNESS WHEREOF, the undersigned have caused this Agreement of Merger to be executed by their respective officers or representatives thereunto duly authorized as of the date first above written.

ALLERGAN SALES, INC.,
a California corporation

By:

Jeffrey L. Edwards

Vice President

By:

Matthew J. Maleua

Assistant Secretary

ALLERGAN SALES, LLC, a Delaware limited liability company

By: ALLERGAN, INC., its Sole Member

By: Atthous there

Name: Matthew J. Maletta

Title: Assistant Secretary

CERTIFICATE OF APPROVAL OF AGREEMENT AND PLAN OF MERGER

Jeffrey L. Edwards and Matthew J. Maletta state and certify that:

- 1. They are the Vice President and Assistant Secretary, respectively, of Allergan Sales, Inc., a California corporation.
- 2. The Agreement and Plan of Merger in the form attached was duly approved by the Board of Directors and the sole stockholder of the corporation.
 - 3. There is only one class of shares and the total number of outstanding shares is 1,000 shares of Common Stock.
 - 4. Approval of the Agreement and Plan of Merger by the holder of 100% of the outstanding shares of Common Stock was the vote required to approve the Agreement and Plan of Merger. The percentage of the outstanding shares of the corporation's shares entitled to vote on the Agreement of Merger which voted to approve the Agreement of Merger equaled the vote required.
 - 5. No vote of the stockholders of the corporation's parent, Allergan, Inc., was required to approve the Agreement and Plan of Merger.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Date: June 3, 2002

effrey L. Edwards

Vice President

Matthew J. Maletta

Assistant Secretary

CERTIFICATE OF MERGER OF ALLERGAN SALES, INC. (a California corporation) WITH AND INTO ALLERGAN SALES, LLC (a Delaware limited liability company)

(Pursuant to Section 18-209 of the Delaware Limited Liability Company Act)

Pursuant to the provisions of Section 18-209 of the Delaware Limited Liability Company Act ("DLLCA"), the undersigned surviving limited liability company submits the following Certificate of Merger for filing and certifies that:

FIRST: The name and jurisdiction of formation or incorporation of the limited liability company and corporation which are parties to the merger (the "constituent entities") are as follows:

Name of Entity

State of Formation or Incorporation

Allergan Sales, Inc.

California

Allergan Sales, LLC

Delaware

SECOND: An Agreement and Plan of Merger (the "Merger Agreement") between the constituent entities has been approved and executed by each of the constituent entities which are to merge in accordance with the requirements of Section 18-209 of the DLLCA.

THIRD: The name of the surviving limited liability company is: Allergan Sales, LLC (the "Surviving Entity").

FOURTH: The merger shall become effective upon filing of this Certificate of Merger.

FIFTH: The executed Merger Agreement is on file at the office of the Surviving Entity, the address of which is 2525 Dupont Drive, Irvine, California 92612.

SIXTH: A copy of the Merger Agreement will be furnished by the Surviving Entity, on request and without cost, to any member of the Surviving Entity or to any person holding an interest in the entity which is to merge with and into the Surviving Entity.

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 06/03/2002 020354968 - 3496059

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IN WITNESS WHEREOF, this Certificate of Merger has been duly executed as of the 3rd day of June, 2002, and is being filed in accordance with Section 18-209 of the DLLCA by a duly authorized person on behalf of Allergan Sales, LLC.

ALLERGAN SALES, LLC, a Delaware limited liability company

ALLERGAN, INC.,

a Delaware corporation.

its sole member

Name: Matthew L. Maletta

Title: Assistant Secretary



State of California Bill Jones **Secretary of State**

OTHER BUSINESS ENTITY CERTIFICATE OF MERGER

(Corporations Code Sections 1113(g)(1) and (2), 6019,1, 8019.1 and 12540.1)

Filing Fee - Piesse see instructions.

IMPORTANT - Read instructions before completing this form. This Space For Filing Use Only 4. Jurisdiction: 3. Secretary of State File Number: 2. Type of entity. Name of surviving entity: 200216110097 Delavare Allergan Sales, LLC LLC 8. Jurisdiction: 7. Secretary of State File Number. 6. Type of entity: Name of disappearing entity. C0978306 California Corporation Allergan Sales, Inc. Day 9. Future effective date, if any: 10. If a vote was required enter the outstanding interests of each class entitled to vote on the merger and the percentage of vote required: Disappearing Entity Surviving Entity Percentage of vota required Each class entitled to vota Each class entitled to vote Sole Percentage of yota required Sole Shareholder 1007 1,000 comon shares issued Member 11. The principal terms of the agreement of merger were approved by a vote of the number of interests or shares of each class that equaled or exceeded the vote required. 12. If equity securities of a parent party are to be issued in the merger: [] The required vote of the shareholders of the parent party was obtained. [] No vote of the shareholders of the parent party was required. SECTION 13 IS ONLY APPLICABLE IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABILITY COMPANY, DOMESTIC LIMITED PARTNERSHIP OR PARTNERSHIP 13. Requisite changes to the information set forth in the Articles of Organization, Certificate of Limited Partnership or Statement of Partnership Authority of the surviving limited liability company, limited partnership or partnership resulting from the merger. Attach additional pages, if necessary. SECTION 14 IS APPLICABLE IF THE SURVIVING ENTITY IS AN OTHER BUSINESS ENTITY. 14. Principal business address of the aurylving other business entity. Address: 2525 Dupont Drive Zio: 92612 State: California Irvine 15. Other information required to be stated in the Certificate of Merger by the laws under which each constituent other business entity is organized. Attach additional pages if necessary. 16. Statutory or other basis under which each foreign other business entity is authorized to effect the merger. Delaware Limited Liability Company Act Section 18-209 17. Number of pages attached, it any: 1 18. I certify that the atstements contained in this document are true and correct of my own knowledge. I declare that I am the person who is executing this instrument, which execution is my act and deed. See Attached Cada Type or Print Name and Tibe of Person Signing Signature of Authorized Person for the Surviving Entity See Attached Cate Signature of Authorized Person for the Surviving Entity Type or Print Name and Title of Person Signing Date See Attached Type or Print Name and Title of Person Signing 7 Signature of Authorized Person for the Disappearing Entity Date See Attached Deta · Type or Print Name and Tibe of Person Signing Signature of Authorized Person for the Disappearing Entity For an entity that is a business trust, real estate investment trust or an unincorporated association, set forth the provision of law or other basis for the authority of the person algring. FORM OBE Margard - Approved by Secretary of B SECULTATE PREV. 1280)

PATENT

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ATTACHMENT PAGE TO OTHER BUSINESS ENTITY CERTIFICATE OF MERGER

18. Signature of Authorized person for the Surviving Entity

	a Delaware limited liability company
The state of the s	ALIEDGAN INC

a Delaware corporation, its sole member

Name: Matthew J. Maletta

Title: Assistant Secretary

Signature of Authorized person for the Disappearing Entity

Dated: June 3, 2002 A

ALLERGAN SALES, INC., a California corporation

Name: Jeffrey L. Edwards

Title: Vice President

Name: Matthew J. Maletta

Title: Assistant Secretary



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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 MERGER, WHICH MERGES:

"ALLERGAN SALES, INC.", A CALIFORNIA CORPORATION,

WITH AND INTO "ALLERGAN SALES, LLC" UNDER THE NAME OF "ALLERGAN SALES, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRD DAY OF JUNE, A.D. 2002, AT 9 O'CLOCK A.M.



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RECORDED: 05/18/2007

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AUTHENTICATION: 1809761

DATE: 06-03-02

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