Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Re-recording assignments to remove incorrect data recorded on 08/12/2009. previously recorded on Reel 023085 Frame 0329. Assignor(s) hereby confirms the Merger of Cordis Development Corp. and Cordis Neurovascular, Inc. into Codman & Shurtleff.

CONVEYING PARTY DATA

Name	Execution Date
Cordis Development Corporation	12/29/2008
Cordis Neurovascular, Inc.	12/29/2008

RECEIVING PARTY DATA

Name:	Codman & Shurtleff, Inc.	
Street Address:	325 Paramount Drive	
City:	Raynham	
State/Country:	MASSACHUSETTS	
Postal Code:	02767	

PROPERTY NUMBERS Total: 40

Property Type	Number
Patent Number:	7344558
Patent Number:	7553321
Application Number:	11344989
Application Number:	11345005
Application Number:	11363775
Application Number:	11380819
Application Number:	11380831
Application Number:	11383995
Application Number:	11391740
Application Number:	11395474
Application Number:	11395704
Application Number:	11420519

REEL: 024776 FRAME: 0472

PATENT

501251315

Application Number:	11420523
Application Number:	11423525
Application Number:	11424037
Application Number:	11461219
Application Number:	11461231
Application Number:	11461245
Application Number:	11466632
Application Number:	11506083
Application Number:	11507208
Application Number:	11539937
Application Number:	11541022
Application Number:	11560958
Application Number:	11678351
Application Number:	11688172
Application Number:	11690600
Application Number:	11694239
Application Number:	11694580
Application Number:	11739744
Application Number:	11741079
Application Number:	11741116
Application Number:	12085885
Application Number:	12086156
Application Number:	12157550
Application Number:	12495518
Application Number:	60749784
Application Number:	60749830
Application Number:	60749838
Application Number:	60789777

CORRESPONDENCE DATA

Fax Number: (732)524-2808

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

Phone: 732-524-1479

Email: docket@cookalex.com

Correspondent Name: Philip S. Johnson

Address Line 1: One Johnson & Johnson Plaza

Address Line 2: Johnson & Johnson

PATENT REEL: 024776 FRAME: 0473

Address Line 4: New Brunswick, NEW JERSEY 08933			
ATTORNEY DOCKET NUMBER:	0805-0359		
NAME OF SUBMITTER:	Raymond M. Mehler		
Total Attachments: 33			
source=Merger documents#page1.tif			
source=Merger documents#page2.tif			
source=Merger documents#page3.tif			
source=Merger documents#page4.tif			
source=Merger documents#page5.tif			
source=Merger documents#page6.tif			
source=Merger documents#page7.tif			
source=Merger documents#page8.tif			
source=Merger documents#page9.tif			
source=Merger documents#page10.tif			
source=Merger documents#page11.tif			
source=Merger documents#page12.tif			
source=Merger documents#page13.tif			
source=Merger documents#page14.tif			
source=Merger documents#page15.tif			
source=Merger documents#page16.tif			
source=Merger documents#page17.tif			
source=Merger documents#page18.tif			
source=Merger documents#page19.tif			
source=Merger documents#page20.tif			
source=Merger documents#page21.tif			
source=Merger documents#page22.tif			
source=Merger documents#page23.tif			
source=Merger documents#page24.tif			
source=Merger documents#page25.tif			
source=Merger documents#page26.tif			
source=Merger documents#page27.tif			
source=Merger documents#page28.tif			
source=Assignment Receipt#page1.tif			
source=Assignment Receipt#page2.tif			
source=Assignment Receipt#page3.tif			
source=Assignment Receipt#page4.tif			
source=Assignment Receipt#page5.tif			

PATENT REEL: 024776 FRAME: 0474

Cordis Development Corporation

ACTION AUTHORIZED BY
UNANIMOUS CONSENT OF SHAREHOLDER
IN LIEU OF A
SPECIAL MEETING OF SHAREHOLDER

The undersigned, holder of 100% of the issued and outstanding shares of Cordis Development Corporation, a Florida corporation, Florida General Corporation Act, Section 607.0704, does hereby authorize and consent to the following action being taken in lieu of a Special Meeting of Shareholder:

WHEREAS, the Board of Directors of this Corporation has submitted to the undersigned as sole shareholder of this Corporation, a Plan of Merger, attached hereto, wherein, this Corporation shall merge with and into Cordis Neurovascular, Inc., a Florida corporation, such merger to be effective on December 9, 2008.

NOW, THEREFORE, BE IT RESOLVED, that the Plan of Merger be, and hereby is approved.

Cordis Corporation

Eric S Roth, Secretary

Effective Date: December 9, 2008

PATENT REEL: 023**0867FENA**ME: 0334

Cordis Neurovascular, Inc.

ACTION AUTHORIZED BY UNANIMOUS CONSENT OF DIRECTORS IN LIEU OF A SPECIAL MEETING OF DIRECTORS

The undersigned, being all of the duly elected Directors of Cordis Neurovascular, Inc., a Florida corporation, pursuant to the provisions of Florida General Corporation Act, Section 607.0821, do hereby authorize and consent to the following action being taken in lieu of a Special Meeting of Directors:

WHEREAS, this Corporation is involved in a Plan of Reorganization, attached hereto,

WHEREAS, this Corporation has entered into a Contribution Agreement with Cordis Corporation, attached hereto,

WHEREAS, it is in the best interest of this Corporation that Cordis Development Corporation, a Florida corporation be merged with and into this Corporation, pursuant to the attached proposed Plan of Merger to be effective on December 29th, 2008,

NOW, THEREFORE, BE IT RESOLVED, that the attached Plan of Reorganization and Plan of Merger be, and each is hereby approved.

Robert M Clark

Erle S Roth

Effective Date: December 29th, 2008

PATENT REEL: 0230867FENAME: 0335

REEL: 023**0867ENO**ME: 0335 REEL: 024776 FRAME: 0476



CT 1203 Governors Square Blvd. Suite 101 Taliahassee, FL 32301-2960 850 222 1092 tel 850 222 7615 fax www.ctlegalsolutions.com

December 29, 2008

Laura Giacino Johnson & Johnson 1 Johnson & Johnson Plaza New Brunswick NJ 08933

Re:

Order #: 7441706 SO

Customer Reference 1: None Given Customer Reference 2: None Given

Dear Laura Giacino:

Per your instructions, enclosed are the following document(s) as issued by the referenced jurisdiction(s):

Cordis Development Corporation (FL) Merger (Discontinuing Company) Florida

Cordis Neurovascular, Inc. (FL) Merger (Discontinuing Company) Florida

Email

If you have any questions concerning this order, please contact:

Robert O'Byrne

New York Customer Service Group 2

Phone: (212) 590-9331

Email: Robert.OByrne@wolterskluwer.com

Thank you for this opportunity to be of service.

PATENT

Page 1 of 2

REEL: 023085 FEMME: 0336

12/23/2008 3:33



December 23, 2008

FLORIDA DEPARTMENT OF STATE Division of Corporations

CORDIS NEUROVASCULAR, INC. P.O. BOX 025700 MIAMI, FL 33102US

Re: Document Number P93000021572

The Articles of Merger were filed December 22, 2008, effective December 29, 2008, for CORDIS NEUROVASCULAR, INC., the surviving Florida entity.

This document was electronically received and filed under FAX audit number H08000277934.

Should you have any further questions concerning this matter, please feel free to call (850) 245-6892, the Amendment Section.

Tina Roberts Regulatory Specialist II Division of Corporations

Letter Number: 408A00061496

P.O BOX 6327 - Tallahassee, Florida 32314

PATENT REEL: 0230867ERAME: 0337

ARTICLES OF MERGER OF CORDIS DEVELOPMENT CORPORATION INTO CORDIS NEUROVASCULAR, INC.

Pursuant to the provisions of Section 607.1105 of the Florida Statutes, the undersigned hereby certify that:

First: The name and jurisdiction of the surviving corporation:

Name

Jurisdiction

<u>Document Number</u>

Cordis Neurovascular, Inc.

Florida

P930000a157a

Second: The name and jurisdiction of the merging corporation:

Name

Jurisdiction

Document Number

Cordis Development Corporation

Florida

P92000005954

Third: The Plan of Merger is attached.

Fourth: The merger shall become effective on December 29, 2008.

Fifth: The Plan of Merger was adopted by the board of directors of the surviving

corporation on December 9th, 2008 and shareholder approval was not

required.

Sixth: The Plan of Merger was adopted by the board of directors and shareholder

of the merging corporation on December 9th, 2008.

Seventh: Signatures for each party

(Signature Page Follows)

PATENT

REEL: 023085 FRAME: 0338

Cordis Neurovascular, Inc.

Robert M. Clark, Vice President

Cordis Development Corporation

Robert M. Clark, Vice President

PATENT

REEL: 023085 FEMME: 0339

PLAN OF MERGER

The Plan of Merger, dated as of the 9th day of December, 2008, is in compliance with Section 607.1101 of the Florida Statutes and is between Cordis Development Corporation, a corporation duly organized and existing under the laws of the State of Florida, herein called the merging corporation and Cordis Neurovascular, Inc., a Florida corporation, herein called the surviving corporation.

- 1. The merging corporation shall be merged into the surviving corporation.
- 2. There are no amendments to the articles of incorporation of the surviving corporation to be effected by the merger.
- 3. The terms and conditions of the merger are as follows:
 - (a) The by-laws of the surviving corporation as they exist on the effective date of the merger shall be and remain the by-laws of the corporation surviving the merger until the same shall be altered, amended and repealed as therein provided.
 - (b) The directors and officers of the surviving corporation shall continue in office until the next annual meeting of stockholders and until their successors shall have been elected and qualified.
 - (c) At the effective time of the merger, all property, rights, privileges and other asset of every kind and description of the merging corporation shall be transferred to, vested in and devolve upon the surviving corporation, without further act or deed.
 - (d) The effective date of the merger shall be December 29, 2008.
- 4. All of the issued and outstanding shares of the merging corporation and the surviving corporation are owned and will be owned at the effective time of the merger by Cordis Corporation, a Florida corporation. At the effective time of the merger, all of the issued and outstanding shares of the merging corporation shall be canceled and no shares of the surviving corporation shall be issued and exchanged therefore.

PATENT REEL: 023@867FRAME: 0340

Cordis Corporation

ACTION AUTHORIZED BY UNANIMOUS CONSENT OF DIRECTORS IN LIEU OF A SPECIAL MEETING OF DIRECTORS

The undersigned, being all of the duly elected Directors of Cordis Corporation, a Florida corporation, pursuant to the provisions of Florida General Corporation Act, Section 607.0821, do hereby authorize and consent to the following action being taken in lieu of a Special Meeting of Directors:

WHEREAS, this Corporation is involved in a Plan of Reorganization, attached hereto,

WHEREAS, this Corporation has entered into a Contribution Agreement with Cordis Neurovascular, Inc., attached hereto,

WHEREAS, this Corporation owns all of the issued and outstanding shares of Cordis Neurovascular, Inc., a Florida corporation,

WHEREAS, this Corporation deems it desirable and in the best interest of the Corporation to distribute to ISO Holding Corp., all of the issued and outstanding shares of Cordis Neurovascular, Inc., effective as of December 29th, 2008.

NOW, THEREFORE, BE IT RESOLVED, that the Plan of Reorganization be, and hereby is approved, and further

RESOLVED, that the Contribution Agreement by and between this Corporation be, and hereby is approved, and further

RESOLVED, that the distribution by this Corporation of all of the issued and outstanding shares of Cordis Neurovascular, Inc. to ISO Holding Corp., effective as of December 29th, 2008, be and hereby is approved.

PATENT
REEL: 023066 FERME: 0341
REEL: 024776 FRAME: 0482

Robert M Clark

Eric S Roth

Effective Date: December 9, 2008

PATENT

REEL: 023086-FERMIE: 0342



December 29, 2008

FLORIDA DEPARTMENT OF STATE
Division of Corporations

CT CORPORATION SYSTEM

The Articles of Merger were filed on December 24, 2008, effective December 29, 2008, for JJI LLC, the surviving New Jersey entity not authorized to transact business in Florida.

This document was electronically received and filed under FAX audit number E08000279024.

Should you have any further questions regarding this matter, please feel free to call (850) 245-6050, the Amendment Filing Section.

Temmi Cline Regulatory Specialist II Division of Corporations

Letter Number: 008A00061729

P.O BOX 6327 - Tallahassee, Florida 32314

PATENT REEL: 023085 FEMME: 0343

ARTICLES OF MERGER OF CORDIS NEUROVASCULAR, INC. INTO ULLLC

Pursuant to the provisions of Section 607.1109 of the Fiorida Statutes and Section 42:2B-20 of the New Jersey Limited Liability Act, the undersigned hereby certifies that:

FIRST: The name and jurisdiction of the surviving entity:

Name

Jurisdiction

Document Number

JJI LLC

New Jersey

SECOND: The name and jurisdiction of the merging entity:

Name

Jurisdiction

Document Number

Cordis Neurovascular, Inc.

Florida

793000021572

THIRD: The Plan of Merger attached hereto was approved by the sole member of the surviving entity, on December 9th, 2008, in accordance with the applicable laws under which the surviving entity was formed.

FOURTH: The Plan of Merger attached hereto was approved by the board of directors of the merging entity in accordance with the applicable provisions of Chapter 608 of the Florida Statutes on December 9th, 2008.

FIFTH: The merger shall become effective on December 29, 2008.

SIXTH: The surviving entity's principal office address in the State of New Jersey is: One Johnson & Johnson Plaza, New Brunswick, New Jersey, 08933.

SEVENTH: The surviving entity hereby:

- a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is party to this merger.
- b). Agrees to promptly pay the dissenting shareholders of each domestic corporation that is party to the merger the amount, if any, to which they are entitled under s. 607.1302, F.S.

PATENT

REEL: 023084 TEMME: 0344

EIGHTH: Signatures for each party to the merger.

JIILLC

John A. Papa, President of the Sole Member Johnson & Johnson International

Cordis Neurovascular, Inc.

Robert M. Clark, President

PATENT

REEL: 023086 TENAME: 0345

EIGHTH: Signatures for each party to the merger.

JJILLC

John A. Papa, President of the Sole Member Johnson & Johnson International

Cordis Neurovascular, Inc.

Pohert M Clark President

PATENT

REEL: 0230667FERANE: 0346

PLAN OF MERGER

The Plan of Merger, dated as of the 9th day of December, is in compliance with Section 607.1108 of the Florida Statutes and Section 42:2B-20 of the New Jersey limited liability Statutes and is between Cordis Neurovascular, Inc., a Florida corporation, herein called the merging corporation and JH LLC, a New Jersey limited liability company, herein called the surviving company.

- 1. The merging corporation shall be merged into the surviving company.
- There are no amendments to the formation documents of the surviving company to be effected by the merger.
- 3. The terms and conditions of the merger are as follows:
 - (a) The operating agreement and certificate of formation of the surviving company as they exist on the effective date of the merger shall be and remain the certificate of formation and operating agreement of the company surviving the merger until the same shall be altered, amended and repealed as therein provided.
 - (b) The officers of the surviving company shall continue in office until the next annual meeting of the member and until their successors shall have been appointed and qualified.
 - (c) At the effective time of the merger, all property, rights, privileges and other asset of every kind and description of the merging corporation shall be transferred to, vested in and devolve upon the surviving company, without further act or deed.
 - (d) The effective date of the merger shall be December 29, 2008.
- 4. All of the issued and outstanding shares of the merging corporation are owned and will be owned at the effective time of the merger by Johnson & Johnson, a New Jersey corporation. All of the issued and outstanding membership interests of the surviving company are owned and will be owned at the effective time of the merger by Johnson & Johnson International, a New Jersey corporation. At the effective time of the merger, all of the issued and outstanding shares of the merging corporation shall be canceled and no membership interests of the surviving company shall be issued and exchanged therefore.
- The name and business address of the managing member of the surviving entity is Johnson & Johnson International, One Johnson & Johnson Plaza, New Brunswick, New Jersey, 08933.

PATENT

REEL: 023085 FEMME: 0347

MLLC

Steven M. Rosenberg, President

Cordis Neurovascular, Inc.

Robert M. Clark, President

PATENT

REEL: 023@857FERAME: 0348

JILLC

Steven M. Rosenberg, President

Coxdis Neurovascular, Inc.

Robert M. Clark, President

PATENT

REEL: 023086TERAME: 0349

Fax:



NEW JERSEY DIVISION OF REVENUE CERTIFICATE OF MERGER OF CORDIS NEUROVASCULAR, INC. INTO JJI LLC

Pursuant to NJSA 42:ZB-20 of the New Jersey limited liability Statutes and Section 607.1109 of the Florida Statutes, JII LLC, a New Jersey limited liability company, the surviving entity and Cordis Neurovascular, Inc., a Florida corporation and the merging corporation, do hereby certify that:

The name and jurisdiction of each constituent corporation is:

Name

Jurisdiction

Identification#

MILLO

New Jersey

0600336174

Cordia

Florida

Nemovascular, Inc.

- The name and business address of the surviving entity is JH LLC, a New Jersey limited liability company, One Johnson & Johnson Plaza, New Branswick, New Jersey 08933.
- The Plan of Merger, attached hereto was duly adopted by the surviving entity on December 9th, 2008.
- The Plan of Merger, stracked hereto was duly adopted by the merging entity on December 9th, 2008.
- 5. The merger shall be effective on December 29, 2008.

The undersigned represent, that the agreement of merger is on file at the place of business of the surviving business entity and that an agreement of merger has been approved and executed by each of the business entities involved. Additionally, a copy of the plan of merger shall be furnished by the surviving entity to any member or any person having interest.

S 2098850 J3869889

PAGE 83/15

MOITASOPSICO TO

9811885699

13/11/5098 14:50

PATENT

REEL: 02308点下的4ME: 0350

IN WITNESS WHEREOF, each of the undersigned business entities have caused this Certificate of Merger to be executed by its proper officer on its behalf, this for day of December, 2008.

MILLO

Steven M. Rosenberg, President

Cordis Neurovascular, Inc.

Robert M. Clark, President

PAGE 84/15

NOTTASOSSOD TO

P7*61 | DBD7 /1 BAG

0ETT889609

15/11/5008 14:50

PATENT

REEL: 023086 FENNE: 0351

IN WITNESS WHEREOF, each of the undersigned business entities have gaused this Certificate of Marger to be executed by its proper officer on its behalf, this 15 day of December, 2008.

JILLIC

Steven M. Rosenberg, President

Cordis Neurovascular, Inc.

Robert M. Clark, President

CT CORPORATION TO

PAGE 85/15

15/11/5008 14:50 6095981130

PATENT

REEL: 023084 FEMME: 0352

PLAN OF MERGER

The Plan of Merger, dated as of the 9th day of December, is in compliance with Section 607.1108 of the Florida Statutes and Section 42:2B-20 of the New Jersey limited liability Statutes and is between Cordis Neurovascular, Inc., a Florida corporation, herein called the merging corporation and JH LLC, a New Jersey limited liability company, herein called the surviving company.

- 1. The merging corporation shall be merged into the surviving company.
- There are no amendments to the formation documents of the surviving company to be effected by the marger.
- The terms and conditions of the merger are as follows:
 - (a) The operating agreement and certificate of formation of the surviving company as they exist on the effective date of the merger shall be and remain the certificate of formation and operating agreement of the company surviving the merger until the same shall be altered, amended and repealed as therein provided.
 - (b) The officers of the surviving company shall continue in office until the next annual meeting of the member and until their successors shall have been appointed and qualified.
 - (c) At the effective time of the merger, all property, rights, privileges and other asset of every kind and description of the merging corporation shall be transferred to, vested in and devoive upon the surviving company, without further act or deed.
 - (d) The effective date of the merger shall be December 29, 2008.
- 4. All of the issued and outstanding shares of the merging corporation are owned and will be owned at the effective time of the merger by Johnson & Johnson, a New Jersey corporation. All of the issued and outstanding membership interests of the surviving company are owned and will be owned at the effective time of the merger by Johnson & Johnson International, a New Jersey corporation. At the effective time of the merger, all of the issued and outstanding shares of the merging corporation shall be canceled and no membership interests of the surviving company shall be issued and exchanged therefore.
- The name and business address of the managing member of the surviving entity is Johnson & Johnson International, One Johnson & Johnson Plaza, New Brunswick, New Jersey, 08933.

BETTBESEDS

12/17/2008 14:20

ST/90 HDVd

NDITARDEBOD TO

PATENT

REEL: 023086 TENME: 0353

Fax:

Dec 18 2009 01:00pm P007/014

MILLC

Steven M. Rosenberg, President

Cordis Neurovascular, Inc.

Robert M. Clark, President

PAGE 87/15

CI CORPORATION

06 i i bese 89

72/17/2008 14:20

PATENT

REEL: 023084 FEMME: 0354

Fex:

Dec 18 2008 D1:00pm P008/014

JJI LLC

Stoven M. Rosenberg, President

Cordis Neurovascular, Inc.

Pohen M. Charle President

67/88 ∃9∀4

的时间,这种种的,也是不是一种的,我们是我们是这种的,我们也是是一种的,我们也是是一个,也是是一种的,也是是一个,也是是一个,也是一个,我们也是一个,我们也是一

иоттаяочяю тэ

06 1**18**69609

15/11/5008 14:50

REEL: 023086 FENAME: 0355

6095381130

12/17/2008 13:44

Fax: CT CORPORATION Dec 18 2008 01:00pp P009/014 PAGE 89/19



NEW JERSEY DIVISION OF REVENUE CERTIFICATE OF MERGER

of Jii LLC Into Codman & Shurtleff, Inc.

Pursuant to the provisions of I4A: 10-4.1 and 42:2B-20 of the New Jersey Statutes, JJI LLC, a New Jersey limited liability company and the merging company, and Codman & Shurtleff, Inc., a New Jersey corporation and the surviving corporation, do hereby certify that:

1. The name and jurisdiction of each constituent corporation is:

Name <u>Jurisdiction</u> <u>Identification #</u>

JII LLC New Jersey 0500336174

Codman New Jersey 0100785304

& Shurtleff, Inc.

- The name and business address of the surviving entity is Codman & Shurtleff, Inc., a New Jersey corporation, One Johnson & Johnson Plaza, New Brunswick, New Jersey 08933.
- The name, class and number of shares/membership interests entitled to vote are as follows:

Name Type of Shares/Interest Shares/Interests entitled to vote for and against

III LLC membership interests 1 voting for 0 voting against

Codiman 1 voting for & Shurtleff, Inc. common 0 voting against

- 4. The Plan of Merger, attached hereto was duly adopted by the board of directors of the surviving entity on December 9th, 2008 and no vote of the shareholders was required.
- The Plan of Merger, attached hereto was duly adopted by the merging entity on December 9th, 2008.

S2098850 J3869890

自然を保護を開けるいければいいというには一年

PATENT

REEL: 023084 FEMME: 0356

Fax:

CT_CORPORATION

Dec 18 2008 01:00pm P010/014 PAGE 09/13

6. The merger shall be effective on December 29, 2008.

6095381138

12/17/2008 13:44

The undersigned represent, that the plan of merger is on file at the place of business of the surviving business entity and that a plan of merger has been approved and executed by each of the business entities involved. Additionally, 2 copy of the plan of merger shall be furnished by the surviving entity, on request and without cost to any member or any person having interest.

IN WITNESS WHEREOF, each of the undersigned business entities have caused this Certificate of Marger to be executed by its proper officer on its behalf, this # day of December, 2008.

JIILLC

Codman & Shurtleff, Inc.

Kathleen C. Latu, Vice President

PATENT

REEL: 023085 FEMME: 0357

12/17/2808 13:44 6095381130

Fex: CT CORPORATION Dec 18 2008 01:00pm P011/014 PASE 18/13

6. The merger shall be effective on December 29, 2008.

The undersigned represent, that the pian of merger is on file at the place of business of the surviving business entity and that a plan of merger has been approved and executed by each of the business entities involved. Additionally, a copy of the plan of merger shall be furnished by the surviving entity, on request and without cost to any member or any person having interest.

IN WITNESS WHEREOF, each of the undersigned business entitles have caused this Cortificate of Merger to be executed by its proper officer on its behalf, this will day of December, 2008.

MILLO

Steven M. Rosenberg, President

Codman & Shurtleff, Inc.

Kathleen C. Latn. Vice President

PATENT

REEL: 023085 FENAME: 0358

Dec 18 2008 01:00pm P012/014

PLAN OF MERGER

The Plan of Merger, dated as of the 9th day of December, is in compliance with Section 14A: 10-1 and 42:2B-20 of the New Jersey Statutes and is between JH LLC, a New Jersey limited liability company, herein called the merging company and Codman & Shurtleff, Inc., a New Jersey corporation, herein called the surviving corporation.

- 1. The merging company shall be merged into the surviving corporation.
- There are no amendments to the certificate of incorporation of the surviving corporation to be effected by the merger.
- 3. The terms and conditions of the merger are as follows:
 - (a) The by-laws of the surviving corporation as they exist on the effective date of the merger shall be and remain the by-laws of the corporation surviving the merger until the same shall be altered, amended and repealed as therein provided.
 - (b) The directors and officers of the surviving corporation shall continue in office until the next armual meeting of the directors and until their successors shall have been elected and qualified.
 - (c) At the effective time of the merger, all property, rights, privileges and other asset of every kind and description of the merging corporation shall be transferred to, vested in and devolve upon the surviving corporation, without further act or deed.
 - (d) The effective date of the merger shall be December 29, 2008.
- All of the issued and outstanding membership interests of the merging company are owned and will be owned at the effective time of the merger by Codman & Shurtleff, Inc., a New Jersey corporation. All of the issued and outstanding theres of the surviving corporation are owned and will be owned at the effective time of the merger by DePuy Orthopsedics, Inc., an Indiana corporation. At the effective time of the merger, all of the issued and outstanding membership interests of the merging company shall be careeled and no shares of the surviving corporation shall be issued and exchanged therefore.

PATENT

REEL: 023084 TENNIE: 0359

12/17/2008 13:44 6095381130

Fex: CT COMPORATION Dec 18 2008 01:00pa P013/014 PAGE 12/13

Codoran & Shurtleff, Inc.

Kathleen C. Latu, Vice President

MILLO

Steven M. Rosenberg, President

PATENT

REEL: 023085 FERNIE: 0360

12/17/2008 13:44 6095381130

CI CHOCHENITON

Dec 18 2008 01:00pg_P014/014

Codman & Shutleff, Inc.

Kathleen C. Lahi, Vice President

MILLO

Steven M. Rosenberg, President

RECORDED: 08/12/2009

PATENT REEL: 023**086-FENA**ME: 0361

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/29/2008

CONVEYING PARTY DATA

Name	Execution Date
CORDIS DEVELOPMENT CORPORATION	12/29/2008
CORDIS NEUROVASCULAR, INC.	12/29/2008

RECEIVING PARTY DATA

Name:	CORDIS NEUROVASCULAR, INC.
Street Address:	14201 N.W. 60th Avenue
City:	Miami Lakes
State/Country:	FLORIDA
Postal Code:	33014

Name:	CODMAN & SHURTLEFF, INC.	
Street Address:	325 Paramount Drive	
City:	Raynham	
State/Country:	MASSACHUSETTS	
Postal Code:	02767	

PROPERTY NUMBERS Total: 40

Property Type	Number
Patent Number:	7344558
Patent Number:	7553321
Application Number:	11344989
Application Number:	11345005
Application Number:	11363775
Application Number:	11380819
Application Number:	11380831

500934868

PATENT "
REEL: 023085 FRAME: 0329

PATENT REEL: 024776 FRAME: 0503

7344 FIGURO OF 7344

Application Number:	11383995
Application Number:	11391740
Application Number:	11395474
Application Number:	11395704
Application Number:	11420519
Application Number:	11420523
Application Number:	11423525
Application Number:	11424037
Application Number:	11461219
Application Number:	11461231
Application Number:	11461245
Application Number:	11466632
Application Number:	11506083
Application Number:	11507208
Application Number:	11539937
Application Number:	11541022
Application Number:	11560958
Application Number:	11678351
Application Number:	11688172
Application Number:	11690600
Application Number:	11694239
Application Number:	11694580
Application Number:	11739744
Application Number:	11741079
Application Number:	11741116
Application Number:	12085885
Application Number:	12086156
Application Number:	12157550
Application Number:	12495518
Application Number:	60749784
Application Number:	60749830
Application Number:	60749838
Application Number:	60789777

CORRESPONDENCE DATA

PATENT REEL: 023085 FRAME: 0330

PATENT REEL: 024776 FRAME: 0504 Fax Number:

(732)524-2808

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

Phone:

732-524-1479

Email:

JNJUSPATENT@CORUS.JNJ.COM

Correspondent Name:

Philip S. Johnson

Address Line 1:

One Johnson & Johnson Plaza

Address Line 2:

Johnson & Johnson

Address Line 4:

New Brunswick, NEW JERSEY 08933

ATTORNEY DOCKET NUMBER:

COD5236

NAME OF SUBMITTER:

Crystal Washington

Total Attachments: 30

source=App.Nos._CDC-CNV_MERGER#page1.tif source=Pat.Nos._CDC-CNV_MERGER#page1.tif

source=CDC-CNV_MRG#page1.tif

source=CDC-CNV_MRG#page2.tif

source=CDC-CNV_MRG#page3.tif

source=CDC-CNV_MRG#page4.tif

source=CDC-CNV_MRG#page5.tif

source=CDC-CNV_MRG#page6.tif

source=CDC-CNV_MRG#page7.tif

source=CDC-CNV_MRG#page8.tif

source=CDC-CNV_MRG#page9.tif

source=CNV-JJI_FL#page1.tif

source=CNV-JJI_FL#page2.tif

source=CNV-JJI_FL#page3.tif

source=CNV-JJI_FL#page4.tif

source=CNV-JJI_FL#page5.tif

source=CNV-JJI_FL#page6.tif

source=CNV-JJI_FL#page7.tif

source=CNV-JJI_NJ#page1.tif

source=CNV-JJI_NJ#page2.tif

source=CNV-JJI_NJ#page3.tif source=CNV-JJI_NJ#page4.tif

source=CNV-JJI_NJ#page5.tif

source=CNV-JJI_NJ#page6.tif

source=JJI-COD_NJ#page1.tif

source=JJI-COD_NJ#page2.tif

source=JJI-COD_NJ#page3.tif

source=JJI-COD_NJ#page4.tif

source=JJI-COD_NJ#page5.tif

source=JJI-COD_NJ#page6.tif

PATENT REEL: 023085 FRAME: 0331

PATENT

CORDIS DEVELOPMENT CORPORATION - CORDIS NEUROVASCULAR, INC. MERGER DOCKET NO. COD5237

Conveying Party: Cordis Development Corporation Receiving Party: Cordis Neurovascular, Inc.

Application number	Grant number
11/344989	
11/345005	
11/363775	
11/380819	
11/380831	
11/383995	
11/391740	
11/395474	
11/395704	
11/420519	,
11/420523	
11/423525	
11/424037	
11/461219	
11/461231	
11/461245	
11/466632	
11/506083	
11/507208	
11/539937	
11/541022	
11/560958	
11/678351	
11/688172	
11/690600	
11/694239	
11/694580	
11/739744	
11/741079	
11/741116	
12/085885	
12/086156	
12/157550	
12/495518	
60/749784	

60/749830 60/749838 60/789777

PATENT

REEL: 023085 FEMME: 0332

CORDIS DEVELOPMENT CORPORATION - CORDIS NEUROVASCULAR, INC. MERGER

DOCKET NO. COD5237

Conveying Party: Cordis Development Corporation

Receiving Party: Cordis Neurovascular, Inc.

Grant number

Application number

7344558

11/364462

7553321

11/394876

PATENT

REEL: 02308ATEMME: 0333

REEL: 024776 FRAME: 0507

RECORDED: 08/03/2010