Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT					
NATURE OF CONVEYANCE:			MERGER				
EFFECTIVE DATE:			11/21/2002				
CONVEYING PARTY DATA							
N			lame	Execution Date]		
Vibrac Corporation				11/14/2002			
RECEIVING PARTY DATA							
Name:	Vibrac, LLC (f/k/a Rogers Acquisition, LLC)						
Street Address:	16 Columbia	16 Columbia Drive					
City:	Amherst	Amherst					
State/Country:	NEW HAMPSHIRE						
Postal Code:	03031						
PROPERTY NUMBERS Total: 1							
Property Type			Number				
Patent Number: 51521		51521	Number 82				
Fax Number: (207)791-1350 200							
			hen the fax attempt is unsuccessful.				
Phone: 207-791-1100							
Email: mstein@pierceatwood.com							
Correspondent Name: Matthew D. Stein							
Address Line 1: One Monument Square Address Line 4: Portland, MAINE 04101							
Address Line 4: Portland, MAINE 04101							
ATTORNEY DOCKET NUMBER:			25776/2645				
NAME OF SUBMITTER:			Matthew D. Stein				
Total Attachments: 2 source=Certificate of Merger Attachment for Recording (W1670040)#page1.tif source=Certificate of Merger Attachment for Recording (W1670040)#page2.tif							



NOV 2 1 2002 William M. Gardner New Hampshire Secretary of State

CERTIFICATE OF MERGER OF

VIBRAC CORPORATION WITH AND INTO ROGERS ACQUISITION, LLC

Pursuant to Sec. 304-C:21 of the New Hampshire Limited Liability Company Act and Sec. 293-A:11.08 of the New Hampshire Business Corporation Act, the undersigned surviving business entities submit the following Certificate of Merger for filing:

1. The name and jurisdiction of formation or organization of each business entity that is a party to the merger are:

<u>Name</u>

Jurisdiction of Organization

Vibrac Corporation Rogers Acquisition, LLC New Hampshire New Hampshire

2. An agreement of merger has been approved, adopted, and executed by each business entity that is a party to the merger.

3. The name of the surviving business entity is: Rogers Acquisition, LLC

4. Upon the effective time of the merger, Article FIRST of the Certificate of Formation of the surviving business entity shall be deleted in its entirety and replaced with the following:

FIRST: The name of the limited liability company is Vibrac, LLC

5. The agreement of merger is on file at the principal place of business of the surviving business entity, which is located at 16 Columbia Drive, Amherst, New Hampshire 03031.

6. A copy of the agreement of merger will be furnished by the surviving business entity, on request and without cost, to a person holding an interest in any business entity which is to merge.

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7. The agreement of merger was approved by Vibrac Corporation in the manner prescribed by the New Hampshire Business Corporation Act. Below is the information required by Sec. 293-A:11.08(e)(6) of the New Hampshire Business Corporation Act:

Designation (class or series of voting group	No. of shares outstanding	Total no. of votes entitled to be cast	Total no. <u>FOR</u>	of votes cast <u>AGAINST</u>
Common	9,956	9,956	9,956	0

8. The merger shall become effective upon the filing of this Certificate of Merger with New Hampshire's Secretary of State.

Dated: November 14, 2002

ROGERS ACQUISITION, LLC

By:

George L. Rogers, Manager

VIBRAC CORPORATION

By:

Quentin Searle, CEO

(#0074952.1)

RECORDED: 08/26/2010

PATENT REEL: 024879 FRAME: 0893