## PATENT ASSIGNMENT

# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:			CHANGE OF NAME	
CONVEYING PARTY DATA				
Name         Execution Date				Execution Date
Biomet Biologics, Inc. 02/29/2008				02/29/2008
RECEIVING PARTY DATA				
Name:	Biomet Biolog	gics, Ll	.C	
Street Address:	56 E. Bell Dri	ive		
City:	Warsaw			
State/Country:	INDIANA			
Postal Code:	46582			
PROPERTY NUMBERS Total: 1				
Property Type			Number	
Application Number: 12961		12961	191 	
CORRESPONDENCE	DATA			
Fax Number:	(248)64	1-0270		
			hen the fax attempt is unsuccessful.	
Phone: 248-641-1600				
Correspondent Name:	Email:       pneal@hdp.com         Correspondent Name:       Harness, Dickey, & Pierce, PLC			
Address Line 1: P.O. Box 828				
Address Line 4:         Bloomfield Hills, MICHIGAN 48303				
ATTORNEY DOCKET NUMBER:			5490-000282/DVM	
NAME OF SUBMITTER:			Richard W. Warner	
Total Attachments: 4 source=Name Change (Biomet Biologics Inc to Biomet Biologics LLC)#page1.tif source=Name Change (Biomet Biologics Inc to Biomet Biologics LLC)#page2.tif source=Name Change (Biomet Biologics Inc to Biomet Biologics LLC)#page3.tif source=Name Change (Biomet Biologics Inc to Biomet Biologics LLC)#page4.tif				

### State of Indiana Office of the Secretary of State

#### CERTIFICATE OF AMENDMENT

of

### **BIOMET BIOLOGICS, INC.**

I, TODD ROKITA, Secretary of State of Indiana, hereby certify that Articles of Amendment of the above For-Profit Domestic Corporation have been presented to me at my office, accompanied by the fees prescribed by law and that the documentation presented conforms to law as prescribed by the provisions of the Indiana Business Corporation Law.

The name following said transaction will be:

8°. N

### **BIOMET BIOLOGICS, LLC**

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NOW, THEREFORE, with this document I certify that said transaction will become effective Friday, February 29, 2008.



In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the City of Indianapolis, February 29, 2008.

TODD ROKITA, SECRETARY OF STATE

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	APPROVED			
	APPINO			•
	ARTICLES OF ENTRy CONVERSION: Conversion of a Corvoration into a Limiter State Form 55076 (1-04) Approved by State Bound of Acounts, 2004	d Liability Company	COF 302 W, Wa Ind	TODD ROKITA RETARY OF STATE IPORATE DIVISION shingion Street, Rm. E018 anapolis, IN 45204 hone; (317) 323-6576
NSTRUCTIONS	S: Use 8 % and years of construction of the address in upper h	•	L	
	Present onlightal and one copy to the address in uppor n Please TYPE or PRINT. Please visit our office on the web at <u>www.sos.in.gov</u> .	ight corner of this form.		xde 23-1-18-3 EE: \$30.00
	ARTICI ES	OF CONVERSION		2007FE
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Biome	t Biologics, inc.	n-surviving Corporation")		
		n-surviving Corporation )		C1:0
191-u	t Dielecter 110	INTO		28 M.
BIOME	t Biologics, LLC (hereinafie	ar "Surviving LLC")		
	••••••••••••••••••••••••••••••••••••••			
	ARTICLE I: PLAN			
b. Please rea I hereby al	A statement of the type of business entity that Surviving Li organization; The farms and conditions of the conversion; The imanner and basis of converting the shares of Non-sur interests or other securities of Surviving LLC following its of The full text, as in effect immediately after the consummat it, as a result of the conversion, one or more shareholders obligations, or liabilities of any other person or entity, those Marger to be valid. as an eight the following statement. film under penalty of pedury that the plan of conversion is marging following statement. Film under penalty of pedury that the plan of conversion is marging following statement. Film under penalty of pedury that the plan of conversion is marging following statement. Film under penalty of pedury that the plan of conversion is marging following statement. Film under penalty of pedury that the plan of conversion is marging following statement. Film under penalty of pedury that the plan of conversion is marging following statement. Film under penalty of pedury that the plan of conversion is marging following statement. Film under penalty of pedury that the plan of conversion is marging to be valid.	rviving Corporation Into the Interes conversion; and lon of the conversion, of the orgar of Non-surviving Corporation wo e shareholders must consent in w in accordance with the Articles of	sts, securilles, obligations, nic document (if any) of Su Ad he subject to owner liat filing to such liablilities in or filincorporation or bylaws of a laws of the State of India	rights to acquire rviving LLC. Illy for debts, der for the Plan of <i>Non-surviving</i>
	of Non-surviving Corporation Immediately before Ming the			and the second
	Biologics, Inc.	an cannon of munity possoperion is	nie tonaumäs	
******	which Non-surviving Corporation was incorporated in the S	State of Indiana is the following:	August 12, 2002	·
	ARTICLE III: NAME AND PRIN	ICIPAL OFFICE OF SURVIVI	NG LLC	i do podružensko danje
	of Surviving LLC is the following:			
Biomet F	Biologics, LLC te pursuant to Indiana Code 23-18-2-8, this name must inc	ude the words "I îmited i tebility C	Company", "L.L.C.", or "LL	<u></u>
(Please not	g LLC is a foreign LLC, then its name must adhere to the la	aws of the state in which it is domi	kiled).	r l
(Please no (If Surviving				
(If Surviving	ss of Surviving LLC's Principal Office is the following:			
<ul> <li>(If Surviving</li> </ul>		City	State	Zip Code

PATENT REEL: 026228 FRAME: 0244

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ARTICLE IV: REGISTERED OFF	ICE AND AGENT OF SURVIVING L	LC	
Registered Ageni: The name and sireet address of Surviving LLC's Regis	lered Agent and Registered Office for ser	vice of process are the	following:
Name of Registered Agent			
Daniel P. Hann			
Address of Registered Office (street or building)	City		Zip Code
P.O. Box 587, 56 E. Bell Drive	Warsaw	Indiana	46581

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	- JURISDICTION OF SURVIVING LLC AND CHARTER SURRENDER OF NON-SURVIVING CORPORATION
SECTION IT	JRISDICTION
1.	risdiction in which Surviving LLC will be organized and governed, Indiana
SECTIONS: CI	HARTER SURRENDER ((Please complete this section only if Surviving LLC is organized outside of Indiana).
If the Jurisdiction al as "Exhibit 8,"	ated above is not indiana, please set forth the Articles of Charter Surrender for the Non-surviving Corporation and attach herewith
	a Code 23-1-38.5-14, the Articles of Charter Surrender must include:
2, · A 5	n name of Non-surviving Corporation; tatemant that the Atticions of Charter Surrender are being filed in connection with the conversion of Non-surviving Corporation Into LCL that will be organized in a jurisdiction other than the State of Indiana;
3. Asi ina	Igned statement under penalty of perjury that the conversion was duly approved by the shareholders of Non-surviving Corporation, manner required by Indiana Law and consistent with the Articles of Incorporation or the bylaws of Non-surviving Corporation;

- The jurgediction under which the Surviving LLC will be organized; and The address of Surviving LLC's executive office. 4. 5,

ARTICLE VI: DISSOLUTION OF SURVIVING LLC Please indicate when dissolution will take place in Surviving LLC: ÓR

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led. It. A trible shade to the second second	ARTICLE VII: MANAGEME	NT OF SURVIVING LLC	
Surviving LLC will be managed by:	The members of Surviving LLC, OR		

In Witness Whereof, the undemigned being an officer or other duly authorized representative of Non-surviving Corporation executes these Anticles of Entity Conversion and varifies, subject to penallies of perjury, that the statements contained herein are true, nim

this 211 day of February	
2 AZ	
Signaturo	Printed Name
MANY -	Bradley J. Tandy
Тие	1
Secretary	
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#### EXHIBIT

#### PLAN OF ENTITY CONVERSION OF BIOMET BIOLOGICS. INC.

WHEREAS, Biomet Biologics, Inc., an Indiana corporation, desires to convert its business entity status from a corporation to a limited liability company and hereby agrees as follows:

- The name of the business entity prior to the conversion is: Biomet Biologics, Inc. 1. ("Biomet") and is a corporation duly organized under the laws of the State of Indianation August 12, 2002.
- The name of the business entity after the conversion shall be Biomet Biologics, LLC and 2. will be a limited liability company duly organized under the laws of the State of Indiana (the "Converted Entity"). OF STATE
- The conversion shall become effective on February 29, 2008 (the "Effective Date"). 3.
- On the Effective Date, the Articles of Incorporation and Bylaws of Biomet shall cease to 4. exist. The Articles of Organization and the Limited Liability Company Agreement of the Converted Entity shall govern according to the applicable laws of the State of Indiana.
- The persons who are members of the Board of Directors and officers of Biomet 5. immediately prior to the Effective Date shall, after the Effective Date, be the members of the Board of Managers and officers of the Converted Entity.
- 6, On the Effective Date, by virtue of the conversion and without any action on the part of the holder of Biomet's common stock, each share of common stock of Biomet which is held immediately prior to the Effective Date by Biomet, Inc., shall be converted and reclassified into one unit of the Converted Entity.
- 7. On and after the Effective Date, for all purposes of the laws of Indiana, the Converted Entity shall be considered (i) to be an Indiana limited liability company, (ii) to be the same entity, without interruption, as Biomet prior to the Effective Date and (iii) to have been formed on August 12, 2002, the date that Biomet was originally incorporated.
- 8. On and after the Effective Date, the Converted Entity shall possess all the assets of every description, and every interest in the assets, wherever located, and the rights, privileges, immunities, powers, franchises and authority, of a public as well as a private nature, of Biomet and all obligations belonging to or due to Biomet, all of which vested in the Converted Entity without further act or deed. The Converted Entity shall be liable for all the obligations of Biomet; any claim existing, or action or proceeding pending, by or against Biomet may be prosecuted to judgment, with right of appeal, as if the Conversion had not taken place; or the Converted Entity may be substituted in its place; and all the rights of creditors of Biomet shall be preserved unimpaired.

RECORDED: 05/05/2011