#### 502136319 11/20/2012

#### PATENT ASSIGNMENT

### Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/08/2008

#### **CONVEYING PARTY DATA**

Name	Execution Date
ACP Lantern Acquisition, Inc.	01/08/2008

#### **RECEIVING PARTY DATA**

Name:	Bristol-Myers Squibb Medical Imaging, Inc.	
Street Address:	Route 206 & Provinceline Road	
Internal Address:	Legal Department	
City:	Princeton	
State/Country:	NEW JERSEY	
Postal Code:	08543	

#### PROPERTY NUMBERS Total: 3

Property Type	Number
Application Number:	61169353
PCT Number:	US2010001120
Application Number:	13264276

#### **CORRESPONDENCE DATA**

**Fax Number**: 6176468646

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

Phone: 617-646-8000

Email: patents\_maryannet@wolfgreenfield.com

Correspondent Name: Wolf, Greenfield & Sacks, P.C.

Address Line 1: 600 Atlantic Avenue

Address Line 4: Boston, MASSACHUSETTS 02210

ATTORNEY DOCKET NUMBER:	N0469.70108US01
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NAME OF SUBMITTER: Eileen M. MacKenzie

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#### Total Attachments: 4

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# Delaware

PAGE 1

## 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:

"ACP LANTERN ACQUISITION, INC.", A DELAWARE CORPORATION,
WITH AND INTO "BRISTOL-MYERS SQUIBB MEDICAL IMAGING, INC."

UNDER THE NAME OF "BRISTOL-MYERS SQUIBB MEDICAL IMAGING, INC.",
A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE
OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE EIGHTH DAY
OF JANUARY, A.D. 2008, AT 5:33 O'CLOCK P.M.

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

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at corp. delaware. gov/authyer. shtml

Daniel Smile Hindson

AUTHENTICATION: 6295335

DATE: 01-08-08

PATENT REEL: 029333 FRAME: 0661 State of Delaware Secretary of State Division of Corporations Delivered 05:25 FM 01/08/2008 FILED 05:39 PM 01/08/2008 SRV 080023521 - 3098309 FILE CERTIFICATE OF OWNERSHIP AND MERGER

# MERGING

#### ACP LANTERN ACQUISITION, INC. WITH AND INTO

BRISTOL-MYERE SQUIBE MEDICAL IMAGING, INC. Under Section 259 of the General Corporation Law of the State of Delawace

ACP Lantern Acquisition, Inc., a corporation organized and existing under the laws of the State of Delaware (the 'Comparation'), DOES HEREBY CERTIFY:

FIRST: That the Corporation was incorporated pursuant to the provisions of the General Corporation Law of the State of Delaware, on the 30th day of November, 2007.

SECONO: That the Chapotation cives 100% of the constanding shares of the common stock, par value \$0.01 per shere (the "BMSMI Common Stock"), of Briston Myers Squibb Medical Imaging, Inc., a corporation organized pursuant to the provisions of the General Composition Law of the State of Delaware under the name DuPont Contrast Imaging Inc. (\*PMSMT\*), on the 17th day of September 1999.

THIRD: That the Corporation, by the following resolutions of its Bourd of Directors, duly adopted on the 8th day of liming, 2018, authorized and approved the morger of the Corporation with and into HMSML on the terms and conditions set forth in such resolutions:

RESCLVED, that the Corporation merge itself with and into BIMSMI presuant to Section 253 of the General Corporation Law of the State of Delaware (the "Mercar"), with BMSMI being the surviving corporation, and pursuant to and upon consumbation of the Merces. BMSMI shall assume all of the Corporation's liabilities and obligations.

FURTHER RESOLVED, that the Marger be submitted to the sole stockholder of the Corporation for approval thereof, and that the directors of the Corporation hereby recommend that the sole stockholder approve the Merger;

FURTHER RESOLVED, that the Computation, pursuant to and upon consummation of the Marger, cancel each share of EddSMI Common Stock held by the Corporation for no consideration so that such shares shall automatically cease to be outstanding:

FURTHER RESULVED, that the bolders of the common stock of the Corporation, pursuant to and upon consumnation of the Merger, shall receive an equivalent number of shares of the committee stock of BMBMI and shall have no finither dialms of any kind or nature:

FURTHER RESOLVED, that the Chief Executive Officer and President, Chairman, Treasurer, Secretary, any Vice President, any Assistant Secretary and any Assistant Treasurer of the Corporation teach, a "Proper Officer"), any one of whom may act without the joinder of any of the others, be, and they hereby are, authorized, empowered, and directed, for, on behalf of, and in the name of, the Corporation, to make, execute, certify, deliver, and acknowledge a Certificate of Ownership and Merger setting forth these resolutions and the date

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of adoption thereof and to cause the same to be filed in the office of the Secretary of State of the State of

FURTHER RESOLVED, that each Proper Officer, any one of whom may act without the joinder of any of the others, be, and they hereby me, authorized, empowered, and directed, for, on behalf of, and the name of, the Corporation, to take any further action and to do all things that they, or any of them, may deem necessary, appropriate, or advisable to officer the Merget, including, without finitation, preparing and filing such regulatory applications, notices, or other documents as may be required by the appropriate regulatory authorities, and any such action taken by any Proper Officer shall be conclusive evidence of their, his or her authority in so doing.

FOURTH: That the Merger has been approved by the sole stockholder of the Corporation by written consent.

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IN WITNESS WHEREOF, ACP Lanuam Acquisition, Inc. has caused this Cortificate of Ownership and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto be signed by an authorized of flampith and Morgeoto by an authorized by an authorized by an authorized by

AGP LANTERN ACQUISITION, INC.

None; David Borgsteinige Little: Vice President

(Sumature page to certificate of dwaership and merdere

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**RECORDED: 11/20/2012**