502686950 02/19/2014

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2733555

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Execution Date	
BAXA CORPORATION	01/01/2013	

RECEIVING PARTY DATA

Name:	BAXTER CORPORATION ENGLEWOOD
Street Address:	9540 S. MAROON CIRCLE
Internal Address:	SUITE 400
City:	ENGLEWOOD
State/Country:	COLORADO
Postal Code:	80112

PROPERTY NUMBERS Total: 39

Property Type	Number
Application Number:	11844135
Application Number:	13399092
Application Number:	11466354
Application Number:	14022415
Application Number:	13545227
Patent Number:	6722404
Patent Number:	7025098
Patent Number:	7017623
Patent Number:	7681606
Patent Number:	8024913
Patent Number:	8209941
Patent Number:	8037659
Patent Number:	8140351
Patent Number:	7096212
	DATENT

" PATENT " 502686950 REEL: 032287 FRAME: 0159

Patent Number:	8554579
Patent Number:	7017622
Patent Number:	6877530
Patent Number:	6915823
Patent Number:	6991002
Patent Number:	7117902
Patent Number:	7240699
Patent Number:	7753085
Patent Number:	8191339
Patent Number:	8220503
Patent Number:	6604903
Patent Number:	7499581
Patent Number:	7814731
Patent Number:	7163035
Patent Number:	7343943
Patent Number:	6986234
Patent Number:	7007443
Patent Number:	8151835
Patent Number:	6616771
Patent Number:	5805454
Patent Number:	7260447
Patent Number:	7900658
Patent Number:	7128105
Patent Number:	7913720
Patent Number:	7913475

CORRESPONDENCE DATA

 Fax Number:
 (303)770-0152

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

Correspondent Name: MARSH, FISCHMANN & BREYFOGLE LLP

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Address Line 4: DENVER, COLORADO 80237

	PATENT
ATTORNEY DOCKET NUMBER:	50012

REEL: 032287 FRAME: 0160

	THOMAS R. MARSH
Signature: /Thomas R. Marsh/	
Date:	02/19/2014
Total Attachments: 6 source=Name Change to Baxter Corp. Engl	ewood#page2.tif ewood#page3.tif ewood#page4.tif ewood#page4.tif ewood#page5.tif

PATENT REEL: 032287 FRAME: 0161



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Date and Time: 12/21/2012 09:19 AM

ID Number: 19871515332

Document number: 20121698290

Amount Paid: \$1.00

ABOVE SPACE FOR OFFICE USE ONLY

Amended and Restated Articles of Incorporatio	mended	and !	Restated	Articles	of	Incor	poratio	n
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filed pursuant to §7-90-301, et seq. and §7-110-107 and §7-90-304.5 of the Colorado Revised Statutes (C.R.S.)

ID number:	19871515332
1. Entity name:	BAXA CORPORATION (If changing the name of the corporation, indicate name before the name change)
2. New Entity name: (if applicable)	Baxter Corporation Englewood
3. Use of Restricted Words (if any of these terms are contained in an entity name, true name of an entity, trade name or trademark stated in this document, mark the applicable box):	"bank" or "trust" or any derivative thereof "credit union" "savings and loan" "insurance", "casualty", "mutual", or "surety"
4. If the corporation's period of duration as amended is less than perpetual, state the date on which the period of duration expires:	<u></u>
	(mm/dd/yyyy)
or	
If the corporation's period of duration as	s amended is perpetual, mark this box:
5. The amended and restated constituent fi	led document is attached.
6. If the amendment provides for an evolu-	nge reclassification or cancellation of issued shares, the attachment

- If the amendment provides for an exchange, reclassification or cancellation of issued shares, the attachment states the provisions for implementing the amendment.
- 01/01/2013 10:00 AM 7. (Optional) Delayed effective date: (mm/dd/yyyy)

Notice:

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This perjury notice applies to each individual who causes this document to be delivered to the secretary of state, whether or not such individual is named in the document as one who has caused it to be delivered.

8. Name(s) and address(es) of the individual(s) causing the document Melchin Marcia to be delivered for filing: (Middle) (Last) (First) (Suffix) Baxter International Inc. (Street name and number or Post Office Box information)
One Baxter Pkwy., Mail Stop DF2-1E Deerfield 60015 United States (Postal/Zip Code) (City) (Province – if applicable) (Country - if not US)

(The document need not state the true name and address of more than one individual. However, if you wish to state the name and address of any additional individuals causing the document to be delivered for filing, mark this box and include an attachment stating the name and address of such individuals.)

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This form, and any related instructions, are not intended to provide legal, business or tax advice, and are offered as a public service without representation or warranty. While this form is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form. Questions should be addressed to the user's attorney.

FOURTH AMENDED AND RESTATED ARTICLES OF INCORPORATION

OF

BAXTER CORPORATION ENGLEWOOD

A Colorado Corporation

These Fourth Amended and Restated Articles of Incorporation constitute an amendment and restatement of the Third Amended and Restated Articles of Incorporation of Baxter Corporation Englewood (f/k/a Baxa Corporation), a Colorado corporation (the "Corporation"), the most recent amendment to which was filed on November 10, 2011 pursuant to the Colorado Business Corporation Act then in effect, and hereby supersede the original Articles of Incorporation filed on April 5, 1983 and all amendments or supplements thereto or restatements thereof.

These Fourth Amended and Restated Articles of Incorporation were adopted by unanimous written consents of the board of directors and the sole shareholder of the Corporation, each dated as of December 14, 2012 and shall be effective as of 10 a.m. (EST) on January 1, 2013. The text of the Corporation's Fourth Amended and Restated Articles of Incorporation is set forth as follows:

Article I Name

The name of the corporation is Baxter Corporation Englewood.

Article II Registered Office and Agent

The street address of the registered office of the Corporation is 1675 Broadway, Suite 1200, Denver, CO 80202. The name of the registered agent of the Corporation at such address is The Corporation Company.

Article III Principal Office

The address of the principal office of the Corporation is 9540 S. Maroon Circle, Suite 400, Englewood, CO 80112.

Article IV Purpose/Powers

The Corporation shall have and may exercise all of the rights, powers and privileges now or hereafter conferred upon corporations organized under the laws of

538336

PATENT REEL: 032287 FRAME: 0164



Colorado. The Corporation may do everything necessary, suitable or proper for the accomplishment of any of its corporate purposes.

Article V Authorized capital

- (a) The aggregate number of shares that the Corporation shall have authority to issue is 100 shares of common stock at \$0.10 par value.
- (b) The shares of common stock shall have unlimited voting rights and shall constitute the sole voting group of the Corporation, except to the extent any additional voting group or groups may hereafter be established in accordance with the Colorado Business Corporation Act (the "Act"). The shares of this class shall also be entitled to receive the net assets of the Corporation upon dissolution.

Article VI Cumulative Voting

Cumulative voting shall not be permitted in the election of directors or otherwise.

Article VI Shareholder Action Without a Meeting

Any action required or permitted to be taken pursuant to Articles 101 to 117 of the Act may be taken without a meeting if the shareholders holding shares having not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which all of the shares entitled to vote thereon were present and voted consent to such action in writing.

Article VII Board of Directors

The corporate powers shall be exercised by or under the authority of, and the business and affairs of the Corporation shall be managed under the direction of, a board of directors, which shall consist of one or more members, with the number specified in accordance with the bylaws of the Corporation.

Article VIII Indemnification of Directors

The Corporation shall indemnify, to the maximum extent permitted by law, any person who is or was a director, officer, agent, fiduciary or employee of the Corporation against any claim, liability or expense arising against or incurred by such person made party to a proceeding because he is or was a director, officer, agent, fiduciary or employee of the Corporation or because he or she is or was serving another entity or an employee benefit plan as a director, officer, partner, trustee, employee, fiduciary or agent at the Corporation's request. To the maximum extent permitted by law, the Corporation





shall have the authority to purchase and maintain insurance covering any such indemnification obligation or determination.

Article IX Limitation of Director Liability

No director of the Corporation shall have any personal liability for monetary damages to the Corporation or its shareholders for breach of fiduciary duty as a director, except that this provision shall not eliminate or limit the personal liability of a director to the Corporation or its shareholders for monetary damages for (i) any breach of the director's duty of loyalty to the Corporation or its shareholders, (ii) acts or omissions not in good faith or that involve intentional misconduct or a knowing violation of law, (iii) voting for or assenting to a distribution in violation of §7-106-401 of the Act or these Fourth Amended and Restated Articles of Incorporation (these "Articles of Incorporation") if it is established that the director did not perform the director's duties in compliance with §7-108-401 of the Act, provided that the personal liability of a director in this circumstance shall be limited to the amount of the distribution that exceeds what could have been distributed without violation of §7-106-401 of the Act or these Articles of Incorporation, or (iv) any transaction from which the director directly or indirectly derives an improper personal benefit. Nothing contained herein will be construed to deprive any director of his or her right to all defenses ordinarily available to a director nor will anything herein be construed to deprive any director of any right he or she may have for contribution from any other director or other person.

Article X Amendments

The Corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation in the manner now or hereafter prescribed herein and by the Act, and all rights conferred upon stockholders herein are granted subject to this reservation.



IN WITNESS WHEREOF, the undersigned on behalf of Baxter Corporation Englewood for the purpose of amending and restating the Articles of Incorporation of the Corporation pursuant to the Colorado Business Corporation Act, under penalties of perjury does hereby declare and certify that this is the act and deed of Baxter Corporation Englewood, and the facts stated herein are true and, accordingly, has hereunto signed these Fourth Amended and Restated Articles of Incorporation effective as of 10 a.m. (EST) on the 1st day of January, 2013.

BAXTER CORPORATION ENGLEWOOD

Name: Stephanie A. Shinn

Title: Vice President and Secretary

538336

RECORDED: 02/19/2014

PATENT REEL: 032287 FRAME: 0167