503671555 01/29/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3718190

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2015

CONVEYING PARTY DATA

Name	Execution Date
PATIENT SAFETY TECHNOLOGIES, INC.	12/28/2015

RECEIVING PARTY DATA

Name:	STRYKER CORPORATION
Street Address:	2825 AIRVIEW BOULEVARD
City:	PORTAGE
State/Country:	MICHIGAN
Postal Code:	49002

PROPERTY NUMBERS Total: 4

Property Type	Number
Patent Number:	5931824
Patent Number:	7703674
Patent Number:	7795491
Application Number:	13779467

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 248 645-1483

Email: ipdocket@h2law.com

Correspondent Name: JACOB P. WOOLBRIGHT

Address Line 1: 450 WEST FOURTH STREET

Address Line 4: ROYAL OAK, MICHIGAN 48067

ATTORNEY DOCKET NUMBER: 060210.00999

NAME OF SUBMITTER: JACOB P. WOOLBRIGHT

SIGNATURE: /Jacob P. Woolbright/

DATE SIGNED: 01/29/2016

Total Attachments: 7

source=Stryker_Merger#page1.tif

PATENT REEL: 037621 FRAME: 0080

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MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS FILING ENDORSEMENT

This is to Certify that the MERGER DOCUMENT

for

STRYKER CORPORATION

ID NUMBER: 148492

received by facsimile transmission on December 30, 2015 is hereby endorsed.

Filed on December 30, 2015 by the Administrator.

This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: December 31, 2015

TOWN A COMPANY OF THE PARTY OF

Sent by Facsimile Transmission

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 30th day of December, 2015.

Julia Dale, Acting Director

Julia Dale

Corporations, Securities & Commercial Licensing Bureau

Dato Received	(FOR BUREAU USE O	NLY)	
aubseq.	cument is effactive on the date filed, unless a cont effective date within 80 days after received slated in the document.		
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ddress			
ity	State ZIP Code	EFFECTIVE DATE:	4.5
Occument will be returned to the	namo and address you enter above.	Expiration date for new assur	
if left blank, document will bo	returned to the registered office.	Expandion data for dollations	d assumed names appears in item
trauent to the provisions of Act 284, Pu dersigned execute the following Certific		orporations in the last page) 62, Public Acts of 1982 (nonprofit corporations), the
 a. The name of each constituent Stryker Corporation 	corporation and its identification number	ls:	148492
			140492
Patient Safety Technologies, Inc.			N/A
b. The name of the constituent t	hat will be the surviving corporation and it	s identification number	·ls:
		i i	
Stryker Corporation			148492
Stryker Corporation			148492
Stryker Corporation c. For each subsidiary corporation			148492
	on, state: Number of outstanding shares or memberships of each class	membe	mber of shares or each class
c. For each subsidiary corporation	Number of outstanding shares or memberships	membe	mber of shares or erships of each class the parent corporation
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d.	The manner and basis of converting the shares or memberships of each constituent corporation is as follows:				
	Each of the issued shares of capital stock of the subaldiary corporation outstanding immediately before the effective time and date of the merger shall be cancelled without consideration. The issued shares of capital stock of the parent corporation outstanding immediately prior to the effective time and date of the merger shall not be converted or exchanged in any manner, but they shall continue to represent issued and outstanding capital stock in the parent corporation.				
L_					
Co	mplete for each constituent corporation that is a nonprofit corporation organized on directorship basis.				
е.	For a corporation organized on a directorship basis, state (a) a description of the organization of its board and				
	(b) the number, classification, and voting rights of its directors:				
	_				
ĺ					
L					
Co	mplete for Profit Corporations Only, if applicable.				
f.	The amendments to the Articles or a Restatement of the Articles of Incorporation of the surviving corporation to be effected by the merger are as follows:				
2.	The merger is permitted by the state or country under whose law it is incorporated and each foreign corporation has complied with that law in effecting the merger.				
2	(Polyto if not condinable)				
J.	(Delete if not applicable)				
,	The concent to the merger by the chareholders of the subsidiary corporation was obtained pursuant to its Articles of Incorporation. (Such-concent is necessary if the Articles of Incorporation require approval of the merger by the vote of the holders of more than the percentage of the charee owned by the parent corporation.)				
_					

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"Act. (The plan of merger adopted by the baard of each constituent corporation that is organized on a stock or membership				
membership basis was obtained in occordance with the applicable provisions of codion 703e of the Nanprofit Gorperation Act. (The plan of merger adopted by the board of each constituent corporation that is organized on a stock or membership				
a. The consent to the merger by the shareholders or members of each subsidiary nonprofit corporation organized on a stock or membership basis was obtained in desordance with the applicable provisions of cooling 7036 of the Nepprofit Gorporation				
b. The consent to the merger by the directors of each subsidiary nonprefit corporation organized on a directorship basic was established in accordance to section 703a(3) of the Nonprefit Corporation Act. (The plan of merger of each merging—corporation that is organized on a directorship basic must be approved by a majority of the directors who are then in office or a higher number of directors if specified in the articles of incorporation or bylaws.)				
5. (Delete if not applicable)				
The consent to the merger by the chareholders or members of the parent corporation was obtained. (Such consent is necessary if its Articles of Incorporation require chareholder or member approval of the merger, the plan of merger amends its Articles of incorporation, or a subsidiery is to be the surviving corporation.)				
6. (Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)				
The merger shall be effective on the 31st day of December , 2015 .				
7. The assumed names being transferred to continue for the remaining effective period of the Certificate of Assumed Name on the file prior to the merger are:				
Assumed Name Transferred From Expiration Date				
Nonsurvivor name to be used as assumed name of survivor.				
Signed this 28th day of December , 2015				
Stryker Corporation				
(Name of perent corporation) By Read W. Bernaul				
(Signature of an auty priced officer or agent)				
Dean H. Bergy				

12/30/2015 12:49PM (GMT-05:00)

Page 1

Delaware The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"PATIENT SAFETY TECHNOLOGIES, INC.", A DELAWARE CORPORATION,
WITH AND INTO "STRYKER CORPORATION" UNDER THE NAME OF
"STRYKER CORPORATION", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF MICHIGAN, AS RECEIVED AND FILED
IN THIS OFFICE ON THE TWENTY-EIGHTH DAY OF DECEMBER, A.D. 2015,
AT 7:02 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2015.

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

SETARYS COLOR

Authentication: 10693019

Date: 12-28-15

5920972 8100M SR# 20151551580

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware
Secretary of State
Division of Corporations
Delivered 07:02 PM 12/28/2015
FILED 07:02 PM 12/28/2015
SR 20151551580 - File Number 5920972

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC CORPORATION INTO FOREIGN CORPORATION

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger: FIRST: The name of each constituent corporation is Stryker Corporation a Michigan corporation, and Patient Safety Technologies, Inc. a Delaware corporation. SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8, Section THIRD: The name of the surviving corporation is Stryker Corporation , a Michigan corporation. FOURTH: The Certificate of Incorporation of the surviving corporation shall be its Certificate of Incorporation. FIFTH: The merger is to become effective on December 31, 2015 SIXTH: The Agreement of Merger is on file at ²⁸²⁵ Airview Blvd., Portage, MI 49002 , the place of business of the surviving corporation. SEVENTH: A copy of the Agreement of Merger will be furnished by the surviving corporation on request, without cost, to any stockholder of the constituent corporations. **EIGHT:** The surviving corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the surviving corporation arising form this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of State shall mail any such process to the surviving corporation at 2825 Airview Blvd., Portage, MI 49002

IN WITNESS WHERE of signed by an authorized		ration has caused this ce day of _December	rtificate to be,A.D.
2-015			
	Ву:	Authorized Officer	
	Name: David	Furgason	
	Approximation (Approximation and Approximation (Approximation and Approximation and Approximation (Approximation and Approximation (Print or Type	
	Title: Vice P	resident. Tax	

PATENT REEL: 037621 FRAME: 0088

RECORDED: 01/29/2016