504098952 11/16/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4145621

SUBMISSION TYPE:		1	NEW ASSIGNMENT				
NATURE OF CONVEYANCE:			MERGER AND CHANGE OF NAME				
EFFECTIVE DATE:		c	06/29/2016				
CONVEYING PARTY D	ΑΤΑ						
		Ν	ame		Execution Date		
BIOSTRUCTURES, LLC)				06/29/2016		
NEWLY MERGED ENT		Α					
			ame		Execution Date		
BIOVENTUS, LLC					06/29/2016		
MERGED ENTITY'S NE							
Street Address:							
Internal Address:		4721 EMPEROR BLVD SUITE 100					
City:		DURHAM					
State/Country:	NORTH						
Postal Code:	27703						
PROPERTY NUMBERS	6 Total: 1						
Property Type			Number				
Application Number:		149399	902				
	ΔΤΔ						
Fax Number:		(202)84	42-7899				
			mail address first; if that is t is unsuccessful, it will be				
Email:	-	vjones	@cooley.com				
Correspondent Name:		COOLE	EY LLP				
Address Line 1:	Line 1: 1299 PENNSYLVANIA AVE						
Address Line 2:	SUITE 700						
Address Line 4:		WASH	INGTON, D.C. 20004				
ATTORNEY DOCKET N	UMBER:	E	BISL-002/01US				
NAME OF SUBMITTER:			DAVID CHRISTOPHER HOLLY				
	SIGNATURE:		/David C. Holly/				
SIGNATURE:		/	David C. Holly/				

Total Attachments: 6	
source=Certificate of Merger (Bioventus_Biostructures) July 11 2016#page1.tif	
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The First State

Page 1

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:

"BIOSTRUCTURES, LLC", A CALIFORNIA CORPORATION,

WITH AND INTO "BIOVENTUS LLC" UNDER THE NAME OF "BIOVENTUS LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE ELEVENTH DAY OF JULY, A.D. 2016, AT 9:24 O`CLOCK A.M.



5065678 8100M SR# 20164844696

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

Authentication: 202633896 Date: 07-11-16

PATENT REEL: 040345 FRAME: 0545

State of Delaware Secretary of State Division of Corporations Delivered 09:24 AM 07/11/2016 FILED 09:24 AM 07/11/2016 SR 20164844696 - File Number 5065678

State of Delaware Certificate of Merger of a Foreign Limited Liability Company into a Domestic Limited Liability Company

Pursuant to Title 6, Section 18-209 of the Delaware Limited Liability Company Act.

First: The name of the surviving Limited Liability Company is
BIOVENTUS LLC, a Delaware Limited Liability Company.

Second: The name of the Limited Liability Company being merged into this surviving Limited Liability Company is <u>BIOSTRUCTURES</u>, <u>LLC</u>

The jurisdiction in which this Limited Liability Company was formed is CALIFORNIA.

Third: The Agreement of Merger has been approved and executed by both Limited Liability Companies.

Fourth: The name of the surviving Limited Liability Company is _______

the principal place of business of the surviving Limited Liability Company.

Sixth: A copy of the agreement of merger will be furnished by the surviving Limited Liability Company on request, without cost, to any member of the Limited Liability Company or any person holding an interest in any other business entity which is to merge or consolidate.

IN WITNESS WHEREOF, said Limited Liability Company has caused this certificate to be signed by an authorized person, this 29th day of June , A.D., 2016.

By: Authorized Person

Name: Anthony P. Bihl III, CEO

Print or Type

PATENT REEL: 040345 FRAME: 0546

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Certificate of Me	rger			JUL	1 1 201	6
(California Corporations Code) 1113(g), 3203(g), 6019.1, 8019.1, 9640, 12540.1, 15	e sections 5911.14, 16915(b) a	nd 17710.14)				
IMPORTANT - Read all instructions before	ore completing th	ils form.	This Spe	ice For Fillr	ng Use Only	
1. NAME OF SURVIVING ENTITY Bioventus LLC	2. TYPE OF ENTITY LLC	3, CA SECR	ETARY OF STATE FILE NU 201206110071	JMBER 4	. JURISDICTI DE	K I
, name of disappearing entity Biostructures, LLC	6. TYPE OF ENTITY LLC	7. CA SECR	ETARY OF STATE FILE NU 200723410179	JMBER 8	, jurisdicți CA	6
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PATENT REEL: 040345 FRAME: 0547

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201206110071

Exhibit A

9. THE PRINCIPAL TERMS OF THE AGREEMENT OF MERGER WERE APPROVED BY A VOTE OF THE NUMBER OF INTERESTS OR SHARES OF EACH CLASS THAT EQUALED OR EXCEEDED THE VOTE REQUIRED. (IF A VOTE WAS REQUIRED, SPECIFY THE CLASS AND THE NUMBER OF OUTSTANDING INTERESTS OF EACH CLASS ENTITLED TO VOTE ON THE MERGER AND THE PERCENTAGE VOTE REQUIRED OF EACH CLASS.)

Surviving Entity (Bioventus LLC)

No vote required, pursuant to the Surviving Entity's Amended and Restated Limited Liability Company Agreement and Delaware law.

Disappearing Entity (Biostructures, LLC)

<u>Class and Number</u> and Membership Interests – 100% Percentage Vote Required 51%

13. OTHER INFORMATION REQUIRED TO BE STATED IN THE CERTIFICATE OF MERGER BY THE LAWS UNDER WHICH EACH CONSTITUENT OTHER BUSINESS ENTITY IS ORGANIZED.

See attached.

201206110071

Agreement Pursuant to Section 17710.17(f) of the California Corporations Code

The undersigned, Bioventus LLC, a Delaware limited liability company (the "<u>Company</u>"), hereby agrees that:

1. The Company, as the surviving entity, may be served in the State of California in a proceeding for the enforcement of an obligation of any constituent entity and in a proceeding to enforce the rights of any holder of a dissenting interest or dissenting shares in a constituent domestic limited liability company or domestic other business entity.

2. The Company irrevocably appoints the Secretary of State of the State of California as the Company's agent for service of process, which shall be forwarded to the Company at the following address:

Bioventus LLC 4721 Emperor Boulevard Suite 100 Durham, Durham County, NC 27703

3. The Company will promptly pay the holder of any dissenting interest or dissenting share in a constituent domestic limited liability company or domestic other business entity the amount to which that person is entitled under California law.

IN WITNESS WHEREOF, the Company has signed this Agreement as of June 29, 2016.

BIOVENTUS LLC, a Delaware limited liability company

By: Anthony P. Bihl III Title: Chief Executive Officer

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I hereby certify that the foregoing transcript of ______ page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

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Date:

Kill aleys ALEX PADILLA, Secretary of State

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RECORDED: 11/16/2016