504952823 06/11/2018

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4999570

SUBMISSION TYPE:			NEW ASSIGNMENT			
NATURE OF CONVEYANCE:			MERGER			
EFFECTIVE DATE:	EFFECTIVE DATE: 06/3					
CONVEYING PARTY	DATA					
	Name				Execution Date	
DSU MEDICAL CORI	SU MEDICAL CORPORATION				06/30/2010	
RECEIVING PARTY	DATA					
Name:	LIFEST	REAM	1 MEDICAL CORPORAT	ION		
Street Address:	2033 F	IRST A	AVENUE, #4			
City:	SEATT	ĽΕ				
State/Country:	WASHI	INGTO	N			
Postal Code:	98121					
Patent Number: 9393		02022	07			
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Filed in the office of	Document Number 20100457094-22
Ross Miller	Filing Date and Time 06/23/2010 1:35 PM
Secretary of State State of Nevada	Entity Number C117-1996

Articles of Merger (PURSUANT TO NRS 92A.200)

Page 1

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Articles of Merger (Pursuant to NRS Chapter 92A - excluding 92A.200(4b))

hame and jurisolicuon of organization o than four marging antities, check box	if each constituent entity (NRS 92A.200). If there are main and attach an 81/2" x 11" blank sheet containing t
required information for each additions	hand
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tame of merging entity	
Nevada	Corporation
kriscketon	Entity type *
DSU Technology LLC	
Yame of merging entity	
Nevada	Limited Liability Company
unscheim	Entity type *
tame of merging entity	
lurisdiction	Entity type *
Hame of merging entity	
Jurisdiction	Entity type *
8110,	
DSU Medical Corporation	
Name of surviving entity	
Nevada	Corporation
Jurisdiction	Entity type *

Corporation, non-profit corporation, limited partnership, limited-liability company or business trust.

Filing Fee: \$350.00

This form must be accompanied by appropriate fees.

Nevecia Secretary of State 92A Margar Page 1 Revised: 3-36-09



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Articles of Merger (PURSUANT TO NRS 92A 200) Page 2

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2) Forwarding address where copies of process may be sent by the Secretary of State of Nevada (if a foreign entity is the survivor in the merger - NRS 92A.1 SO):

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Attn:	n Mary green with with a strate of G 2000 North Carbon and Carbon and All Carbon
c/o;	The Prentice-Hall Corporation System
	Novada, inc.
r	504 East John Street
	Carson City, Nevada 89706
3) (Choose one)	
entity (NRS	
Land entity (NRS	
4) <i>(</i>)	I (NRS 92A.200) (options a, b, or c must be used, as applicable, for each entity) (if
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Name of su	rviving entity, if applicable

This form must be accompanied by appropriate fees.

Neveola Secretary of Slate 92A Marpar Page 2 Revised: 3-25-08



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Articles of Merger (PURSUANT TO NRS 92A.200)

Page 3

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(b) The plan was approved by the required consent of the owners of *:

Lifestream Medical Corporation Name of merging entity, if applicable	
DSU Technology LLC Name of merging entity, if applicable	
Name of merging entity, if applicable	
Name of merging entity, if applicable	

and, or;

OSU Medical Corporation Name of surviving entity, if applicable

* Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a merger must be approved by all the trustees and beneficial owners of each business trust that is a constituent entity in the merger.

This form must be accompanied by appropriate fees.

Nevada Secretary of State \$2A Marger Page 3 Revised: 3-26-09



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Articles of Merger

(PURSUANT TO NRS 92A.200)

Page 4

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(c) Approval of plan of merger for Nevada non-profit corporation (NRS 92A.160):

The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.

Name of merging entity, if applicable

and, or;

Name of surviving entity, if applicable

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Marger Page 4 Revised: 3-38-08



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Articles	of	Merger
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5) Amendments, if any, to the articles or certificate of the surviving entity. Provide article numbers, if available. (NRS 82A.200)*:

Article First of the Articles of Incorporation of the Surviving Corporation, DSU Medical Corporation, shall be amended to change the name of the corporation to read as follows:

"The name of corporation is Lifestream Medical Corporation."

6) Location of Plan of Merger (check a or b):

(a) The entire plan of merger is attached;

or,

(b) The entire plan of merger is on file at the registered office of the surviving corporation, limited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 92A.200).

7) Effective date (optional)**: June 30, 2010

* Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them "Restated" or "Amended and Reatated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the amended and/or restated articles. Pursuant to NRS 92A.180 (merger of subsidiary into parent - Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity accept that the name of the surviving entity may be changed.

A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A.240).

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Margar Page 5 Revised: 3-26-09



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Articles	of	Merger
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8) Signatures - Must be signed by: An officer of each Nevada corporation; All general partners of each Nevada limited partnership; All general partners of each Nevada limited-liability limited partnership; A manager of each Nevada limited-liability company with managers or one member if there are no managers; A trustee of each Nevada business trust (NRS 92A.230)*

(if there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet containing the required information for each additional entity.):

Lifestream Medical Corporation	e opening you in the set state the Ballin Ballin and be " - State or a set state of a set of a set of a set of a	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Name of merging entity		Construction and the fact to the surger of the surgers of the surg
X Hild Man	President	JUN22,10
Signature David S. Utterberg	Title	Date
DSU Technology LLC	an a	1
Name of merging entity		
X h la la 3	Manager	Jew 22,10
Signature David S. Utterberg	Title	Osta
		general interactional and and an an and an
Name of merging entity		and a second result. In plant result for any first state of the second state of
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Name of merging entity		and an
X	and a state of the	
Signatura	Title	Data
DSU Medical Corporation		
Name of surviving entity		
X Delater 3	President	JUN 2010
Signature David S. Utterberg	71th	Data

 The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A.230). Additional signature blocks may be added to this page or as an attachment, as needed.

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filing to be rejected.

This form must be accompanied by appropriate feas.

Nevede Secretary of State 82A Marger Page 6 Revised: 3-28-09

PLAN OF MERGER

1. <u>Name and Jurisdiction of Constituent and Surviving Entities</u>. Lifestream Medical Corporation, a Nevada corporation ("Lifestream"), and DSU Technology LLC, a Nevada limited liability company ("DSU Technology" and, together with Lifestream, the "Merged Entities"), shall merge with and into DSU Medical Corporation, a Nevada corporation ("DSU Medical" or the "Surviving Entity").

2. <u>Terms and Conditions of the Merger</u>. When the merger becomes effective, without further act:

a. The separate existence of the Merged Entities shall cease; all of the capital stock and LLC membership interests ("Owner's Interests") of the Merged Entities shall be cancelled; all of the assets of the Merged Entities shall be transferred or deemed transferred to the Surviving Entity; and all of the other effects of merger set forth in NRS 92A.250(1) shall occur;

b. David S. Utterberg, who is the President of the Surviving Entity, the President of Lifestream and the Manager of DSU Technology shall be the President of the Surviving Entity; and

c. The name of the Surviving Entity shall be changed to Lifestream Medical Corporation.

3. <u>Manner and Basis of Converting Owner's Interests</u>. Since David S. Utterberg beneficially owns all of the Owner's Interests in the Merged Entities and the Surviving Entity, there is no need to convert the Owner's Interests of the Merged Entities into new Owner's Interests in the Surviving Entity, because David S. Utterberg already owns all of them. Therefore, when the merger becomes effective, the Owner's Interests in the Merged Entities shall be cancelled and deemed converted into the existing Owner's Interest in the Surviving Entity.

4. <u>Amendment to Articles of Incorporation of the Surviving Entity</u>. When the merger becomes effective, Article First of the Articles of Incorporation of DSU Medical Corporation shall be amended to read in its entirety as follows:

"The name of the corporation is Lifestream Medical Corporation."

5. <u>Effective Date</u>. The merger shall become effective on June 30, 2010.

EXHIBIT A

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RECORDED: 06/11/2018