507179662 03/16/2022

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7226508

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	02/28/2022

CONVEYING PARTY DATA

Name	Execution Date
ESSEN INSTRUMENTS, INC. D/B/A ESSEN BIOSCIENCE, INC.	02/23/2022

RECEIVING PARTY DATA

Name:	SARTORIUS BIOANALYTICAL INSTRUMENTS, INC.
Street Address:	565 JOHNSON AVE
City:	BOHEMIA
State/Country:	NEW YORK
Postal Code:	11716

PROPERTY NUMBERS Total: 11

Property Type	Number
Application Number:	17263800
Application Number:	16781382
Application Number:	17441177
Application Number:	16781782
Application Number:	17096681
Application Number:	17072847
Application Number:	63151252
PCT Number:	US2021014999
PCT Number:	US2021057593
PCT Number:	US2021049013
PCT Number:	US2022017040

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.

Email: ipdocket@swlaw.com

Correspondent Name: ROSS E. BREYFOGLE

Address Line 1: 400 EAST VAN BUREN STREET, SUITE 1900

Address Line 2: ONE ARIZONA CENTER
Address Line 4: PHOENIX, ARIZONA 85004

PATENT

REEL: 059276 FRAME: 0864

507179662

ATTORNEY DOCKET NUMBER:	80197.00001	
NAME OF SUBMITTER:	ROSS E. BREYFOGLE	
SIGNATURE:	/Ross Breyfogle/	
DATE SIGNED:	03/15/2022	

Total Attachments: 5

source=20220228 Merger-MI-Essen into SARTORIUS BIOANALYTICAL INSTRUMENTS INC 80197.00001 4859-4451-8930 v.1#page1.tif

source=20220228 Merger-MI-Essen into SARTORIUS BIOANALYTICAL INSTRUMENTS INC 80197.00001 4859-4451-8930 v.1#page2.tif

source=20220228 Merger-MI-Essen into SARTORIUS BIOANALYTICAL INSTRUMENTS INC 80197.00001 4859-4451-8930 v.1#page3.tif

source=20220228 Merger-MI-Essen into SARTORIUS BIOANALYTICAL INSTRUMENTS INC 80197.00001 4859-4451-8930 v.1#page4.tif

source=20220228 Merger-MI-Essen into SARTORIUS BIOANALYTICAL INSTRUMENTS INC 80197.00001 4859-4451-8930 v.1#page5.tif

Date Received FEB 23 2022	AC1 (FOR BUREAU USE ONLY)			
	\$250 MC CEPAS 22022396954999 This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stafed in the document.			
Name		FEB 23 2022		
Name Edward Tanenbaum		ADMINISTRATOR CORPORATIONS DIVISION		
Name Edward Tanenbaum Address Alston & Bird, 90 Park	Ave	ADMINISTRATOR		
Edward Tanenbaum Address	Ave State ZIP Cod	ADMINISTRATOR CORPORATIONS DIVISION		

CERTIFICATE OF MERGER

For use by Domestic Profit and Nonprofit Corporations

(Please read information and instructions on the last page)

Pursuant to the provisions of Act 284, Public Acts of 1972, (profit corporations), or Act 162, Public Acts of 1982 (nonprofit corporations), the undersigned corporation(s) executes the following Certificate:

The Plan of Merger is as follo	ws:		
a. The name of each constitu	uent corporation and its identificat	ion number is:	
ESSEN INSTRUMENTS, INC.			800156360
SARTORIUS BIOANALYTICAL	INSTRUMENTS, INC.		802712544
b. The name of the constitue SARTORIUS BIOANALYTIC	ent corporation that will be the sur	viving corporation and its ident	tification number is: 802712544
SARTORIUS BIOANALYTIC	AL INSTRUMENTS, INC. ns provide the street address of t		802712544
SARTORIUS BIOANALYTIC Domestic profit corporation c. For each constituent stock Name of corporation	AL INSTRUMENTS, INC. ns provide the street address of t	he survivor's principal place of Indicate classes and series of shares that are entitled to vote	802712544 business: Indicate each class ar series that is entitled to yote as a class, if any
SARTORIUS BIOANALYTIC Domestic profit corporation c. For each constituent stock Name of corporation Essen instruments, inc.	AL INSTRUMENTS, INC. Ins provide the street address of the corporation, state: Designation and number of outstanding shares of each class and series 23,641 shares Class A Common Stook	he survivor's principal place of Indicate classes and series of shares that are entitled to vote Class A Common Stock	802712544 business: Indicate each class ar series that is entitled to vote as a class, if any
SARTORIUS BIOANALYTIC Domestic profit corporation c. For each constituent stock Name of corporation	AL INSTRUMENTS, INC. ns provide the street address of to the street address of the street address and series.	he survivor's principal place of Indicate classes and series of shares that are entitled to vote	802712544 business: Indicate each class ar series that is entitled to yote as a class, if any



2.		mplete for Nonprofit Corporations Only) For each corporation organized on a membership basis, state (a) the name of the corporation, (b) a description of its members, and (c) the number, classification and voting rights of its members.
	b) For each corporation organized on a directorship basis, state (a) the name of the corporation, (b) a description of the organization of its board, and (c) the number, classification and voting rights of its directors.
	C)	State the terms and conditions of the proposed merger.
	d) Other provisions with respect to the merger are as follows:
	, test	
3.		State the manner and basis of converting the shares of or membership or other interest in, each constituent corporation into shares, obligations, or other securities of or membership or other interest in the surviving corporation, or into cash or other consideration. On the Effective Date, each issued and outstanding share of the Common Stock of Sartorius BioAnalytical Instruments, Inc., and all rights in respect thereof, shall remain issued and outstanding; and each issued and outstanding share of the Common Stock of Essen Instruments, Inc., and all rights in respect thereof, shall be canceled and deemed null and void.
	b)	The amendments to the Articles or a restatement of the Articles of the surviving corporation to be effected by the merger are as follows: N/A
••••		
4	. T	he corporation has complied with the applicable provision of the law of the jurisdiction where it is organized.
5		Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days fter receipt of this document in this office.)

11:59 p.m. Eastern Standard Time on February 28, 2022

any constituent corporation. 6. The assumed names being transferred to continue for the remaining effective period of the Certificate of Assumed Name on file prior to the merger are: **Assumed Name Corporation Transferred from Expiration Date** Nonsurvivor name to be used as assumed name of survivor: Profit Corporations: Complete either section (a), (b), or (c) for each corporation. Nonprofit Corporations: Complete either section (a), (b), or (d) for each corporation. a) The Plan of Merger was approved by unanimous consent of the incorporators of_ a Michigan corporation which has not commenced business, has not issued shares or memberships, and has not elected a Board of Directors. (Signature of Incorporator) (Signature of Incorporator) (Type or Print Name) (Type or Print Name) (Type or Print Name) (Signature of Incorporator) (Signature of Incorporator) (Type or Print Name) b) The Plan of Merger was approved by the Board of Directors and the shareholders or members of the following Michigan corporation(s) in accordance with Section 703a of the Act. Essen Instruments, Inc. Ву ___ (Signature Authorized Officer or Agent) (Signature of Authorized Officer or Agent) Mary Lavin (Type or Print Name) (Type or Print Name) Essen Instruments, Inc. (Name of Corporation) (Name of Corporation) c) The plan of merger was approved by: the surviving Michigan corporation, without the Board of Directors of approval of the shareholders in accordance with Section 703a of the Act. , the surviving Michigan corporation, without the Board of Directors of the vote of the shareholders and has been adopted under Section 703a(3) of the Act, and the conditions specified in the section have been satisfied. (Signature of Authorized Officer or Agent) (Signature of Authorized Officer or Agent) (Type or Print Name) (Type or Print Name) (Name of Corporation) (Name of Corporation) d) The Plan of Merger was approved by the Board of Directors of the following Michigan nonprofit corporation(s) organized on a directorship basis in accordance with section 703a(3) of 1982 PA 162. (Signature of Authorized Officer or Agent) (Signature of Authorized Officer or Agent) (Type or Print Name) (Type or Print Name) **PATENT** (Name of Corporation)

The Plan of Merger will be furnished by the surviving corporation, on request and without cost, to any shareholder or member of

REEL: 059276 FRAME: 0868



Form Revision Date 07/201

1. The identification number assigned by	the Bureau is:	800156360		
2. The name of the profit corporation is	:	ESSEN INSTRUMENTS	3, INC.	
3. The assumed name under which busi ESSEN BIOSCIENCE, INC.	iness is to be transacted is:			
This document must be signed by an au liability companies); or general partner (• ,	orporations); a member, manager, o	r an autho	rized agent (limited
Signed this 30th Day of April, 2021 by:				
S. 172.177	771	asurer		

MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS FILING ENDORSEMENT

This is to Certify that the CERTIFICATE OF ASSUMED NAME

for

ESSEN INSTRUMENTS, INC.

ID Number: 800156360

to transact business under the assumed name of ESSEN BIOSCIENCE, INC.

received by electronic transmission on April 30, 2021 , is hereby endorsed.

Filed on April 30, 2021 , by the Administrator.

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

Expiration Date: December 31, 2026



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 April, 2021.

Linda Clegg, Director

Corporations, Securities & Commercial Licensing Bureau

PATENT REEL: 059276 FRAME: 0870

RECORDED: 03/16/2022