PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7821797

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2008

CONVEYING PARTY DATA

Name	Execution Date
RESPIRONICS OXYTEC, INC.	12/22/2008

RECEIVING PARTY DATA

Name:	RESPIRONICS, INC.	
Street Address:	1010 MURRY RIDGE LANE	
City:	MURRYSVILLE	
State/Country:	PENNSYLVANIA	
Postal Code:	15668	

PROPERTY NUMBERS Total: 4

Property Type	Number
Application Number:	11099783
Application Number:	11099722
Application Number:	11099830
Application Number:	11731975

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: 2033515705

Email: patti.demichele@philips.com

Correspondent Name: PHILIPS IP&S

Address Line 1: 1600 SUMMER STREET

Address Line 2: 5TH FLOOR

Address Line 4: STAMFORD, CONNECTICUT 06905

ATTORNEY DOCKET NUMBER:	RESPIRONICS OXYTEC, INC.
NAME OF SUBMITTER:	PATTI DEMICHELE
SIGNATURE:	/Patti DeMichele/
DATE SIGNED:	03/01/2023

Total Attachments: 4

PATENT REEL: 062841 FRAME: 0153

507774670

source=Certificate-Merger-Respironics-Inc-Respironics-IN-X-Respironics-Oxytec#page1.tif source=Certificate-Merger-Respironics-Inc-Respironics-IN-X-Respironics-Oxytec#page2.tif source=Certificate-Merger-Respironics-Inc-Respironics-IN-X-Respironics-Oxytec#page3.tif source=Certificate-Merger-Respironics-Inc-Respironics-IN-X-Respironics-Oxytec#page4.tif



PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"BENNER & ASSOCIATES, INC.", A FLORIDA CORPORATION,
"FIBEROPTIC MEDICAL PRODUCTS, INC.", A PENNSYLVANIA
CORPORATION,

"PROFILE THERAPEUTICS, INC.", A MASSACHUSETTS CORPORATION,

"RESPIRONICS IN-X, INC.", A DELAWARE CORPORATION,

"RESPIRONICS OVERSEAS, INC.", A DELAWARE CORPORATION,

"RESPIRONICS OXYTEC, INC.", A CALIFORNIA CORPORATION,

"RESPIRONICS PROFILE, INC.", A DELAWARE CORPORATION,

"SWIFTMED CORPORATION", A GEORGIA CORPORATION,

WITH AND INTO "RESPIRONICS, INC." UNDER THE NAME OF

"RESPIRONICS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER

THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS

OFFICE THE TWENTY-FOURTH DAY OF DECEMBER, A.D. 2008, AT 8:58

O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2008, AT 11:59 O'CLOCK P.M.

2028915 8100M

081227481

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

Warriet Smith Hindan

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 7059187

DATE: 01-02-09



PAGE 2

The First State

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

2028915 8100M

081227481

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

Darriet Smile Hindson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 7059187

DATE: 01-02-09

Scate of Delaware
Secretary of State
Division of Corporations
Delivered 09:05 AM 12/24/2008
FILED 08:58 AM 12/24/2008
CERTIFICATE OF OWNERSHIP AND MERGER

CERTIFICATE OF OWNERSHIP AND MERGER State of Delaware

OF

RESPIRONICS IN-X, INC. (a Delaware corporation) RESPIRONICS OVERSEAS, INC. (a Delaware corporation) RESPIRONICS PROFILE, INC. (a Delaware corporation) RESPIRONICS OXYTEC, INC. (a California corporation) BENNER & ASSOCIATES, INC. (a Florida corporation) SWIFTMED CORPORATION (a Georgia corporation) PROFILE THERAPEUTICS, INC. (a Massachusetts corporation) FIBEROPTIC MEDICAL PRODUCTS, INC. (a Pennsylvania corporation)

into

RESPIRONICS, INC.

(a Delaware corporation)

It is hereby certified that:

- RESPIRONICS, INC. (hereinafter sometimes referred to as the "Corporation") is a business corporation of the State of Delaware.
- The Corporation is the owner of all of the outstanding shares of each class of stock of each of the following corporations (each a "Merging Corporation" and collectively, the "Merging Corporations"):
 - RESPIRONICS IN-X, INC., a Delaware corporation (a)
 - (b) RESPIRONICS OVERSEAS, INC. (a Delaware corporation)
 - RESPIRONICS PROFILE, INC. (a Delaware corporation) (c)
 - RESPIRONICS OXYTEC, INC. (a California corporation) (d)
 - (e) BENNER & ASSOCIATES, INC. (a Florida corporation)
 - SWIFTMED CORPORATION (a Georgia corporation) (f)
 - PROFILE THERAPEUTICS, INC. (a Massachusetts corporation) (g)
 - FIBEROPTIC MEDICAL PRODUCTS, INC. (a Pennsylvania corporation) (h)
- The laws of the jurisdiction of organization of each of the Merging Corporations permit the merger of a business corporation of that jurisdiction with a business corporation of another jurisdiction.
- The Corporation hereby merges each of the Merging Corporations into the Corporation, effective at 11:59 p.m. on December 31, 2008.

5. The following is an excerpt of the resolutions adopted on December 19, 2008 by the Board of Directors of the Corporation to merge each of the Merging Corporations into the Corporation:

RESOLVED, that this Board of Directors does hereby approve and authorize the mergers of each of Respironics OxyTec, Inc., Respironics In-X, Inc., Respironics Overseas, Inc., Respironics Profile, Inc., Benner & Associates, Inc., Swiftmed Corporation, Profile Therapeutics, Inc. and Fiberoptic Medical Products, Inc. with and into the Company, effective at 11:59 p.m. on December 31, 2008; and that all of the estate, property, rights, privileges, powers, and franchises of each of the Merging Corporations be vested in and held and enjoyed by this Corporation as fully and entirely and without change or diminution as the same were before held and enjoyed by each Merging Corporation in its name

FURTHER RESOLVED, that this Corporation assume all of the obligations of each of the Merging Corporations; and

FURTHER RESOLVED, that the proper officers of the Company be, and each of them hereby is, authorized and directed to take all steps necessary or desirable to implement the [mergers described above], including without limitation, the execution and filing of the Merger Agreements and all other necessary merger and liquidation documents with the applicable governmental authorities and the payment of all expenses in connection therewith.

Executed on: December 22, 2008

RESPIRONICS, INC.

- LUMBE

President

2