## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8221143

| SUBMISSION TYPE:      | NEW ASSIGNMENT |
|-----------------------|----------------|
| NATURE OF CONVEYANCE: | MERGER         |
| EFFECTIVE DATE:       | 12/29/2008     |

### **CONVEYING PARTY DATA**

| Name               | Execution Date |
|--------------------|----------------|
| ORTHO BIOTECH INC. | 12/15/2008     |
| CENTOCOR, INC.     | 12/15/2008     |

#### **RECEIVING PARTY DATA**

| Name:           | ame: CENTOCOR ORTHO BIOTECH INC. |  |
|-----------------|----------------------------------|--|
| Street Address: | 800/850 RIDGEVIEW DRIVE          |  |
| City:           | HORSHAM                          |  |
| State/Country:  | PENNSYLVANIA                     |  |
| Postal Code:    | 19044                            |  |

#### **PROPERTY NUMBERS Total: 1**

| Property Type       | Number   |
|---------------------|----------|
| Application Number: | 14085068 |

#### **CORRESPONDENCE DATA**

**Fax Number:** (503)595-5301

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:** 503-595-5300

**Email:** deborah.martin@klarquist.com

Correspondent Name: SHEREE L. RYBAK, PH.D., KLARQUIST SPARKMAN, LLP

Address Line 1: 121 SW SALMON STREET

Address Line 2: ONE WORLD TRADE CENTER, SUITE 1600

Address Line 4: PORTLAND, OREGON 97204-2988

| ATTORNEY DOCKET NUMBER:        | 9973-101709-39 COBI      |  |
|--------------------------------|--------------------------|--|
| NAME OF SUBMITTER:             | SHEREE LYNN RYBAK, PH.D. |  |
| SIGNATURE: /Sheree Lynn Rybak/ |                          |  |
| DATE SIGNED:                   | 10/15/2023               |  |

#### **Total Attachments: 6**

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Entity #: 675202
Date Filed: 12/19/2008
Effective Date: 12/29/2008
Pedro A. Cortés
Secretary of the Commonwealth

# PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU

| Articles/Certificate  (15 Pa.C.S  Domestic Business  Domestic Nonprofit  Limited Partnership  | S.)<br>Corporation (§ 1926)<br>t Corporation (§ 5926)                    |
|---|--|
| Name Address T  | Document will be returned to the name and address you enter to the left. |
| City State Zip Code   | Commonwealth of Pennsylvania ARTICLES OF MERGER-BUSINESS 7 Pag           |
| :: \$150 plus \$40 additional for each Party in additional to two   | T0835464123  |
| In compliance with the requirements of the applicable proviersigned, desiring to effect a merger, hereby state that:  | isions (relating to articles of merger or consolidation), the            |
| 1. The name of the corporation/limited partnership surviving Centocor, Inc.   | the merger is:   |
| 2. Check and complete one of the following:    X   The surviving corporation/limited partnership is a domest the (a) address of its current registered office in this Comprovider and the county of venue is (the Department is he conform to the records of the Department):  (a) Number and Street City | monwealth or (b) name of its commercial registered office                |
| (b) Name of Commercial Registered Office Provider   | UVECO PA 19.355  County  |
| Department is hereby authorized to correct the following  |  |
| (b) Name of Commercial Registered Office Provider c/o   | County   |
| The surviving corporation/limited partnership is a nonque partnership incorporated/formed under the laws of   |  |

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| provider and the  | e address of the registered<br>county of venue of each<br>business/nonprofit corpor   | other domestic busin  | ess/nonprofit cor   | poration/limit   | ted partnership and                                 |
|---|---|---|---|--|---|
| Name<br>Ortho Biotech Inc.  | Registered Office Addres<br>Not registered in Penn  |   | Registered Offic  | e Provider   | County  |
| Centocor, Inc.  | 116 Pine Street, Harris   | sburgh, PA 17101  | CT Corporation  | System   | Allegheny   |
| _   | propriate complete, one o   | •   | es/Certificate of N   | Aerger in the  | Department of State.                                |
| The plan of me  | rger shall be effective on:   | December 29, 200<br>Date  | 08 at Hou   | r  |   |
| 5. The manner in w  | hich the plan of merger w   | as adopted by each  | domestic corporat   | ion/limited pa   | artnership is as follows:                           |
| Name  |   |   | lanner of Adoption  |  |   |
| Centocor, Inc.  |   | Adopted by the ac   | tion of the board   | of directors ar  | nd shareholders of                                  |
|   | · · · · · · · · · · · · · · · · · · ·   | the corporation, pu   | rsuant to 15 Pa. C  | C.S. 1924(a)   |   |
| The plan was aut corporation/limit  | ragraph if no foreign cor<br>horized, adopted or appro<br>ed partnership (or each of<br>lance with the laws of the                                      | wed, as the case may  | be, by the forcign  | n business/no<br>ations/limited                                    | nprofit   |
| 7. Check, and if app  | propriate complete, one o   | f the following:  |   |  |   |
| The plan of me  | rger is set forth in full in  | Exhibit A attached h  | ereto and made a  | part hereof.   |   |
| Pursuant to 15 if any, of the pla Incorporation/C subsequent to th The full text of | Pa.C.S. § 1901/§ 8547(b) an of merger that amend certificate of Limited Partie effective date of the plathe plan of merger is on fladdress of which is. | (relating to omission or constitute the oper nership of the surviven are set forth in ful | n of certain provis<br>ative provisions o<br>ing corporation/lin<br>I in Exhibit A atta | ions from file<br>f the Articles<br>mited partner<br>ched hereto a | of<br>ship as in effect<br>and made a party hereof. |
| Number and str  | eet   | City  | State   | Zip  | County  |

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DSCB: 15-1926/5926/8547-3

|             | IMONY WHEREOF, the undersigned   |
|-------------|--|
|             | on/limited parmership has coused these   |
|             | Certificate of Merger to be signed by a duly   |
| authorized  | d officer thereof this   |
| /5-7        | day of Jean be   |
|             | -  |
| 2008        |  |
|             |  |
|             | •  |
| Centocor    |  |
|             | lame of Corporation/Limited Partnership  |
| _           | 1/1  |
|             | SERVINO SERVIN |
| - 11        | Signature  |
| Joseph J.   | Wolk, Vice President, Finance  |
|             | Title  |
| Ortho Bio   | Seconda Trans  |
|             |  |
| N           | ame of Corporation/Limited Partnership   |
|             |  |
| <del></del> | Signuture  |
|             |  |
| Michello    | R. Ryan, Vice President, Finance   |
|             | Title  |

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DSCB: 15-1926/5926/8547-3

| IN  | TESTIMONY WHEREOF, the undersigned                 |
|-----|--|
|     | poration/limited partnership has caused these      |
|     | icles/Certificate of Merger to be signed by a duly |
|     | horized officer thereof this                       |
| 800 | IMITIZED OTTICEL INCLEOI (1418                     |
|     | 10-70 h  |
|     | 15 day of Dagen by                                 |
|     | ·  |
|     | 2008   |
|     |  |
|     |  |
| Ce  | intocor, Inc.                                      |
|     | Name of Corporation/Limited Partnership            |
|     |  |
|     |  |
| -   | Signature  |
|     | signitute .  |
| Jos | eph J. Wolk, Vice President, Finance               |
|     | Title  |
|     | r ztie   |
|     |  |
| ^-  | ho Biotech Inc.                                    |
| 011 |  |
|     | Name of Corporation/Limited Partnership            |
|     | Alla BIII I  |
|     | 1 WORWING  |
| -   | Signature  |
|     | m. Dr. Marri A                                     |
| Mi  | chelle R. Ryan, Vice President, Finance            |
|     |  |
|     | Title  |
|     |  |

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#### PLAN OF MERGER

THIS PLAN OF MERGER, dated as of December 8<sup>th</sup>, 2008, is entered into pursuant to Section (15 Pa.C.S.) (1926) of the Pennsylvania Business Entity Laws and Section (14A:10-4.1) of the New Jersey Business Entity Laws and is among Centocor, Inc. ("Centocor"), a Pennsylvania corporation and the surviving corporation and Ortho Biotech Inc. ("Ortho Biotech"), a New Jersey corporation.

WHEREAS, Ortho Biotech desires to merge with and into Centocor and Centocor desires to merge with and into itself Ortho Biotech.

WHEREAS, the parties to this Plan, in consideration of the mutual covenants, agreements and provisions hereinafter contained, do hereby prescribe the terms and conditions of said merger.

NOW, THEREFORE, the corporations, parties to this Plan, by and between their respective boards of directors, in consideration of the mutual covenants, agreements and provisions hereinafter contained do hereby agree upon and prescribe the terms and conditions of said merger, the mode of carrying them into effect and the manner and basis of converting the shares of the constituent corporation into shares of the corporation surviving the merger as follows:

- (a) The Articles of Incorporation and the By-laws of the surviving corporation as they exist on the effective date of the merger shall be and remain the Articles of Incorporation and By-laws of the corporation surviving the merger, except that the name of the surviving corporation on the Articles of Incorporation shall be amended in their entirety and read as follows: 1. The name of the Corporation is: Centocor Ortho Biotech Inc.
- (b) The directors and officers of the surviving corporation shall continue in office until the next annual meeting of stockholders and until their successors shall have been elected and qualified.
- (c) At the effective time of the merger, all property, rights, privileges and other asset of every kind and description of Ortho Biotech shall be transferred to, vested in and devolve upon Centocor without further act or deed.

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- (d) All of the issued and outstanding shares of Ortho Biotech are owned and will be owned at the effective time of the merger by Johnson & Johnson, a New Jersey corporation. All of the issued and outstanding shares of Centocor are owned and will be owned at the effective time of the merger by Johnson & Johnson, a New Jersey corporation. At the effective time of the merger, all of the issued and outstanding shares of Oirtho Biotech shall be canceled and no shares of the survivor shall be issued and exchanged therefore.
- (e) The effective date of the merger shall be December 29<sup>th</sup>, 2008.

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**RECORDED: 10/15/2023**