Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Ipsen, Inc.		12/13/2006	CORPORATION: MASSACHUSETTS

RECEIVING PARTY DATA

Name:	Porton International, Inc.
Street Address:	27 Maple Street
City:	Milford
State/Country:	MASSACHUSETTS
Postal Code:	01757-3650
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1624403	DYSPORT

CORRESPONDENCE DATA

Fax Number: (212)588-0500

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 212-588-0800 Email: docket@flhlaw.com

Correspondent Name: Frommer Lawrence & Haug LLP

Address Line 1: 745 Fifth Avenue

Address Line 4: New York, NEW YORK 10151

ATTORNEY DOCKET NUMBER:	452302-8000
NAME OF SUBMITTER:	Marilyn Matthes Brogan
Signature:	/marilyn matthes brogan/

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Date:	08/03/2007
Total Attachments: 8	
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The Commonwealth of Massachusetts William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

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** Provide this information for each domestic corporation separately

Articles of Merger Involving Domestic Corporations,

Foreign Corporations or Foreign Other Entities (General Laws Chapter 156D, Section 11.06; 950 CMR 113.37)

Exact na	ume, jurisdiction and date of organ	nization of each party to the merger:	J X 3 V
(1) EXA	CT NAME	(2) JURISDICTION (DOW BATE OF ORGANIZATION
lpsen,	Inc.	Massachusetts	December 10, 1999
Portor	international, Inc.	Delaware	October 2, 1984
(3) The	foreign corporation or other entit	y □is Xis not* authorized to conduct	business in the Commonwealth.
(4) Exa	ct name of the surviving entity: <u>F</u>	Porton International, Inc.	
(5) Juri	sdiction under the laws of which t	he surviving entity will be organized: _	Delaware
(6) The	merger shall be effective at the tir clays from the date and time of fili	ne and on the date approved by the Diving is specified: December 31, 2006	vision, unless a later effective date not more than
(7-8) Fo	or each domestic corporation that	is a party to the merger:**	
(ch	eck appropriate box)		
Z	The plan of merger was duly app vided by G.L. Chapter 156D ar		equired, by each separate voting group as pro-
O	₹		
	The plan of merger did not requ	aire the approval of the shateholders.	
		entity, foreign corporation, or foreign o coration is organized and by its organiza	ther entity was duly authorized by the law under ational documents.

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	(10) Attach any amendment to atticles of organization of the surviving entity, where the survivor is a domestic husiness corpora-		
	ADDI.		
	(11) Attach the articles of organization of the surviving entity, where the survivor is a NEW domestic business corporation, including all the supplemental information required by 950 CMR 113.16.		
	(12) State the executive office address of the surviving foreign other entity if such information is not on the public record in the		
	foreign jurisdiction: 27 Maple Street, Milford, MA 01757-3650		
	(number, street, city or town, state. zip code)		
		ŀ	
			1
		•	

Ipsen, Inc.

Signed l	hy: Aotoin Eyn on (vignasure of authorized individual)	
	Chairman of the board of directors,	
	President,	
)SQ	Other officer,	
on this	Courr-appointed fiduciary, 13th day or December	, 2006
Signed b	Porton International, Inc.	
•	(signature of authorized individual)	*
	Chairman of the hoard of directors,	
双	Presidem,	
	Other officer,	
	Court-appointed fiduciary,	
on this_	8th day of December	2006
		*

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COMMONWEALTH OF MASSACHUSETTS

William Francis Galvin Secretary of the Commonwealth One Ashburron Place, Boston, Massachusetts 02108-1512

Articles of Merger Involving Domestic Corporations, Foreign Corporations or Foreign Other Entities (General Laws Chapter 156D, Section 11.06; 950 CMR 113.37)

I hereby certify that upon examination of these articles of merger, duly submitted to me, it appears that the provisions of the General Laws relative thereto have been complied with, and I hereby approve said articles; and the filing fee in the amount of having been paid, said articles are deemed to have been filed with me this and your laws of the complete of the

Effective date:

(must be within 90 days of date submitted)

[Man Japin Dalling William Francis Galvin Secretary of the Commonwealth]

Filing fee: Minimum \$250

TO BE FILLED IN BY CORPORATION
Contact Information:

Demetrios Mandilas

Morse, Barnes-Brown & Pendieton, PC,

1601 Trapelo Road, Suite 205, Waltham, MA 02451

Telephone: 781-622-5930

Email: dmandilas@mbbp.com

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Upon filing, a copy of this filing will be available at www.scc.state.ma.us/cor. If the document is rejected, a copy of the rejection sheet and rejected document will be available in the rejected queue.

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CERTIFICATE OF OWNERSHIP AND MERGER

merging IPSEN, INC.

(A Massachusetts Corporation)

into

PORTON INTERNATIONAL, INC.

(A Delaware Corporation)

Pursuant to Section 253 of the General Corporation Law of the State of Delaware

Porton International, Inc., a corporation organized and existing under the laws of the State of Delaware (the "Corporation"), hereby certifies as follows:

<u>FIRST</u>: That the Corporation is incorporated pursuant to the General Corporation Law of the State of Delaware.

SECOND: That the Corporation owns all of the outstanding shares of the capital stock of Ipsen, Inc., a Massachusetts corporation (the "Subsidiary").

<u>THIRD</u>: That the Corporation, by the resolutions duly adopted by its Board of Directors and attached as <u>Exhibit A</u> hereto, determined to merge into itself the Subsidiary on the conditions set forth in such resolutions.

<u>FOURTH</u>: Subsidiary is hereby merged with and into the Corporation, such merger to be effective as of 11:59 p.m. on December 31, 2006.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Ownership and Merger this 11th day of December, 2006.

PORTON INTERNATIONAL, INC.

Name: John C. Davis

Title: President

C:\Temp\notes6AF48A\DE Certificate of Merger.doc

EXHIBIT A

Resolutions Adopted by the Board of Directors of Porton International, Inc. on December ____, 2006

. . .

RESOLVED: That Ipsen, Inc., a wholly-owned subsidiary of this Corporation (the "Subsidiary"), be merged with and into the Corporation (the "Merger"), with this Corporation being the surviving corporation of the Merger (the "Surviving Corporation"); that the effective time of the Merger (the "Effective Time") shall be 11:59 p.m. on December 31, 2006; that the Corporation deems the Merger to be advisable and in the best interest of this Corporation; that at the Effective Time, the Surviving Corporation shall assume all of Subsidiary's liabilities and obligations, the identity, existence, rights, privileges, powers, franchises, properties and assets, and the identity and separate existence of Subsidiary shall cease and all rights, privileges, powers, franchises, properties and assets of Subsidiary shall be vested in this Corporation; and that the President and Secretary of this Corporation (the "Authorized Officers") be, and each of them acting individually hereby is, authorized on the name and on behalf of this Corporation to take any and all actions and to execute and deliver any and all documents, agreements, instruments or certificates and to do or cause to be done and any and all other things as may in his judgment be necessary, desirable or appropriate in order to give effect to carry out the intent of this resolution, the execution and delivery of any such documents, agreements, instruments or certificates and the taking of any such action to be conclusive evidence that the same has been approved by this Corporation.

PORTON INTERNATIONAL, INC.

Written Consent of Sole Director

December 15, 2006

The undersigned, being the sole Director of Porton International, Inc., a Delaware corporation (the "Corporation"), does hereby consent to the adoption, pursuant to Section 141(f) of the General Corporation Law of the State of Delaware, of the following action by written consent and without a meeting:

MERGER

RESOLVED: That Ipsen, Inc., a wholly-owned subsidiary of this Corporation (the "Subsidiary"), be merged with and into the Corporation (the "Merger"), with this Corporation being the surviving corporation of the Merger (the "Surviving Corporation"); that the effective time of the Merger (the "Effective Time") shall be 11:59 p.m. on December 31, 2006; that the Corporation deems the Merger to be advisable and in the best interest of this Corporation; that at the Effective Time, the Surviving Corporation shall assume all of Subsidiary's liabilities and obligations, the identity, existence, rights, privileges, powers, franchises, properties and assets, and the identity and separate existence of Subsidiary shall cease and all rights, privileges, powers, franchises, properties and assets of Subsidiary shall be vested in this Corporation; and that the President and Secretary of this Corporation (the "Authorized Officers") be, and each of them acting individually hereby is, authorized on the name and on behalf of this Corporation to take any and all actions and to execute and deliver any and all documents, agreements, instruments or certificates and to do or cause to be done and any and all other things as may in his judgment be necessary, desirable or appropriate in order to give effect to carry out the intent of this resolution, the execution and delivery of any such documents, agreements, instruments or certificates and the taking of any such action to be conclusive evidence that the same has been approved by this Corporation.

IN WITNESS WHEREOF, the undersigned has executed this Written Consent as of the date first written above.

Stephen C. Murdock

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RECORDED: 08/03/2007