Form PTC-1594 (Rov. 6-93 OMB No. 0651-0011 (exp. 4/94)

RE

07-23-1998



100771646

To the Honorause CVMMsJ.V.1 Please record the attached original	inal documents or copy thereof.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):
Acufex Microsurgical, Inc.	Name: Smith & Nephew, Inc.
☐ Individual(s) ☐ Association	
☐ General Partnership ☐ Limited Partnership	Internal Address:
☐ Corporation-State Massachusetts	Street Address: 1450 Brooks Road
Other	
	City: Memphis State: TN
Additional name(s) of conveying party(ics) attached? □ Yes □ No	Zip:38116
3. Nature of conveyance:	☐ Individual(s) citizenship
proof.	Association
Assignment Merger	General Partnership
☐ Security Agreement ☐ Change of Name	☐ Limited Partnership
El Security Agreement El Change of Name	Corporation-State Delaware
☐ Other	Other
Execution Date: November 26, 1996	If assignee is not domiciled in the United States, a domestic representative designation is attached: (Designations must be a separate document from assignment)
	(Designations must be a separate document from assignment) Additional name(s) & address(ca) attached? □ Yea□ No
4. Application number(s) or patent number(s):	
A. Trademark Application No.(s):	B. Trademark Registration No.(s)
	1,767,975
Additional numbers atta	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 1
Name: Jan K. Simpson	
	7. Total fee (37 CFR 3.41): \$ 40.00
Internal Address: Fulbright & Jaworski L.L.P.	
	☐ Enclosed
Street Address: 1301 McKinney Street	☐ Enclosed
Street Address: 1301 McKinney Street	☐ Enclosed ☐ Authorized to be charged to deposit account
Street Address: 1301 McKinney Street Suite 5100 City: Houston	☐ Enclosed ☐ Authorized to be charged to deposit
Street Address: 1301 McKinney Street Suite 5100	☐ Enclosed ☐ Authorized to be charged to deposit account
Street Address: 1301 McKinney Street Suite 5100 City: Houston State: TX Zip: 77010-3095	☐ Enclosed ☐ Authorized to be charged to deposit account 8. Deposit account number:
Street Address: 1301 McKinney Street Suite 5100 City: Houston State: TX Zip: 77010-3095 1998 DCDATES 00000183 062375 1767975 DO NOT USI	☐ Enclosed ☐ Authorized to be charged to deposit account 8. Deposit account number: 06-2375
Street Address: 1301 McKinney Street Suite 5100 City: Houston State: TX Zip: 77010-3095 1998 DCDATES 00000183 062375 1767975 481 40.00 CH DO NOT USI	☐ Enclosed ☐ Authorized to be charged to deposit account 8. Deposit account number: 06-2375 (Attach duplicate copy of this page if paying by deposit account)
Street Address: 1301 McKinney Street Suite 5100 City: Houston State: TX Zip: 77010-3095 1998 DCOATES 00000183 062375 1767975 481 40.00 CH DO NOT USI 9. Statement and signature.	Enclosed Authorized to be charged to deposit account 8. Deposit account number: 06-2375 (Attach duplicate copy of this page if paying by deposit account) E THIS SPACE
Street Address: 1301 McKinney Street Suite 5100	Authorized to be charged to deposit account 8. Deposit account number: 06-2375 (Attach duplicate copy of this page if paying by deposit account) E THIS SPACE
Street Address: 1301 McKinney Street Suite 5100 City: Houston State: TX Zip: 77010-3095 1998 DCOATES 00000183 062375 1767975 481 40.00 CH DO NOT USI 9. Statement and signature. To the best of my knowledge and belief, the foregattached copy is a true copy of the original docub	Enclosed Authorized to be charged to deposit account 8. Deposit account number: 06-2375 (Attach duplicate copy of this page if paying by deposit account) E THIS SPACE going information is true and correct and any ment.
Street Address: 1301 McKinney Street Suite 5100 City: Houston State: TX Zip: 77010-3095 1998 DCOATES 00000183 062375 1767975 481 40.00 CH DO NOT USI 9. Statement and signature. To the best of my knowledge and belief, the foregattached copy is a true copy of the original docub	Enclosed Authorized to be charged to deposit account 8. Deposit account number: 06-2375 (Attach duplicate copy of this page if paying by deposit account) E THIS SPACE

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

02.27.400		
FACSIMILEOF FORM PTO-1594	R S.LEET U.S. DEPARTMENTOF COMMERCE	
2-12-98	LY Patent and Trademark Office	
To the Honorable Commissione. 100645422 thereof	rd the attached original documents or copy	
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):	
Acufex Microsurgical, Inc.	Name: Smith & Nephew Inc.	
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State Massachusetts ☐ Other	Street Address: FEB 1 2 1999 1450 Brooks CRoad	
Additional name(s) of conveying party(ies) attached? 🗆 Yes 🖩 No	City: Memphis State TRN	
3. Nature of conveyance: ☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other	☐ Individual(s) citizenship	
Execution Date: November 26, 1996	If assignee is not domiciled in the United States, a domestic representative designation is attached: (Designation must be a separate document from Assignment) Yes \(\subseteq \text{No} \)	
	Additional name(s) & address(es) attached? ☐ Yes ■ No	
4. Application number(s) A. Trademark Application No.(s)	B. Trademark registration No.(s)	
74/409,472 Additional numbers att	1,684,351 ached? ■ Yes □ No	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:	
Name: Rita M. Irani		
Internal Address: Pravel, Hewitt, Kimball & Krieger Street Address: 1177 West Loop South, 10th Floor	7. Total fee (37 CFR 3.41)	
City: <u>Houston</u> State: <u>TX</u> Zip: <u>77027-9095</u>	(DO NOT attach duplicate copy of this page even if paying by	
DO NOT USE	deposit account) THIS SPACE	
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Rita M. Irani 5/28/9		
Name of Person Signing Signature Date Total number of pages including cover sheet, attachments and document.		

Former Name: Acufex Microsurgical, Inc.

New Name: Smith & Nephew, Inc. (after merger)

REGISTRATIONS

<u>Mark</u>	Registration Number
ACUFEX	1,565,731
ACUFEX V SYSTEMS and design	
ARTUS	
CANNU-FLEX	
CLEAR-TRAC	1,795,730
DUCKLING	1,933,665
ENDO-BUTTON	1,838,395
ENDOFIX	1,803,688
FLUORO-SHIELD	1,630,735
GRAFT	1,896,897
GRAFTMASTER	1,896,897
INERAID	
ISO-PAC	1,986,038
ISOTAC	
MULTI-TRAC	, ,
PITBULL	*
PRO-TRAC	
RAPTOR	
SPREADLOC	· · · · · · · · · · · · · · · · · · ·
STINGRAY	
SURETAC	
T-FIX	· · · · · · · · · · · · · · · · · · ·
TAG	-
THE ACUFEX EDGE	
TRAILBLAZER	
TRE-CORE	
UNI-CUT	1,843,561
Pending Applications	
Mark	Serial No.
SILK ESCORT	74/528,360

Page $\underline{1}$ of $\underline{1}$ 61566/1

State of Delaware Office of the Secretary of State

I, EDWARD J. FREEL, 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:

"ACUFEX MICROSURGICAL, INC.", A MASSACHUSETTS CORPORATION,

"SMITH & NEPHEW CASTING, INC.", A DELAWARE CORPORATION,

"SMITH & NEPHEW DONJOY, INC.", A CALIFORNIA CORPORATION,

"SMITH & NEPHEW ENDOSCOPY, INC.", A MASSACHUSETTS

CORPORATION,

"SMITH & NEPHEW RICHARDS, INC.", A DELAWARE CORPORATION,
"SMITH & NEPHEW ROLYAN, INC.", A WISCONSIN CORPORATION,
"SMITH & NEPHEW UNITED, INC.", A DELAWARE CORPORATION,
WITH AND INTO "SMITH & NEPHEW, INC." UNDER THE NAME OF
"SMITH & NEPHEW, INC.", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED
IN THIS OFFICE THE TWENTY-SIXTH DAY OF NOVEMBER, A.D. 1996, AT
10 O'CLOCK A.M.



Edward J. Freel, Secretary of State

AUTHENTICATION:

8288079

0818065 8100M

DATE

TRADEMA**RK**16-97 REEL: 1757 FRAME: 0651

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CERTIFICATE OF OWNERSHIP AND MERGER **MERGING** SMITH & NEPHEW RICHARDS, INC., a Delaware corporation, SMITH & NEPHEW ENDOSCOPY, INC., a Massachusetts corporation, SMITH & NEPHEW DONJOY, INC., a California corporation, SMITH & NEPHEW ROLYAN, INC., a Wisconsin corporation, SMITH & NEPHEW UNITED, INC., a Delaware corporation, ACUFEX MICROSURGICAL, INC., a Massachusetts corporation, AND SMITH & NEPHEW CASTING, INC., a Delaware corporation, INTO SMITH & NEPHEW, INC.,

the test SecreTary of SMITH & NEPHEW, INC	and Ben Parcish
the TEST SecreTary of SMITH & NEPHEW, INC	C., DO HEREBY CERTIFY:
FIRST: That we are the President respectively, of this corporation.	and the fist Secretury.

a Delaware corporation

SECOND: That this corporation was incorporated on the 6th day of November 1975, and is existing pursuant to the General Corporation Law of the State of Delaware, the provisions of which permit the merger of a subsidiary corporation of another state into a parent corporation organized and existing under the laws of said state (including a merger in the manner provided by Section 1110 of the California Corporations Code).

THIRD: That this corporation owns all of the outstanding shares of the stock of SMITH & NEPHEW RICHARDS, INC. ("Richards"), a corporation incorporated on the 10th day of April, 1968, pursuant to the General Corporation Law of the State of Delaware, the provisions of which permit a merger in the manner provided by Section 1110 of the California Corporations Code.

FOURTH: That this corporation owns all of the outstanding shares of the stock of SMITH & NEPHEW ENDOSCOPY, INC. ("Endoscopy"), a corporation incorporated on the

TRADEMARK REEL: 1757 FRAME: 0652 11th day of May, 1964, pursuant to the Business Corporation Law of the State of Massachusetts, the provisions of which permit a merger in the manner provided by Section 1110 of the California Corporations Code.

FIFTH: That this corporation owns all of the outstanding shares of the stock of SMITH & NEPHEW DONJOY, INC. ("DonJoy"), a corporation incorporated on the 28th day of December, 1982, pursuant to the Corporations Code of the State of California.

SIXTH: That this corporation owns all of the outstanding shares of the stock of SMITH & NEPHEW ROLYAN, INC. ("Rolyan"), a corporation incorporated on the 30th day of January. 1967, pursuant to the Business Corporation Law of the State of Wisconsin, the provisions of which permit a merger in the manner provided by Section 1110 of the California Corporations Code.

SEVENTH: That this corporation owns all of the outstanding shares of the stock of SMITH & NEPHEW UNITED, INC. ("United"), a corporation incorporated on the 14th day of April, 1986, pursuant to the General Corporation Law of the State of Delaware, the provisions of which permit a merger in the manner provided by Section 1110 of the California Corporations Code.

EIGHTH: That this corporation owns all of the outstanding shares of the stock of ACUFEX MICROSURGICAL, INC. ("Acufex"), a corporation incorporated on the 13th day of November, 1985, pursuant to the Business Corporation Law of the State of Massachusetts, the provisions of which permit a merger in the manner provided by Section 1110 of the California Corporations Code.

NINTH: That this corporation owns all of the outstanding shares of the stock of SMITH & NEPHEW CASTING, INC. ("Casting"), a corporation incorporated on the 5th day of June. 1996, pursuant to the General Corporation Law of the State of Delaware, the provisions of which permit a merger in the manner provided by Section 1110 of the California Corporations Code.

TENTH: That this corporation, by the following resolutions of its Board of Directors, duly adopted by the unanimous consent of its members, filed with the minutes of the Board on the day of November, 1996, pursuant to Sections 141(f) and 253 of the General Corporation Law of the State of Delaware, as amended, determined to and, effective as of November 30, 1996, did merge into itself said Richards, Endoscopy, DonJoy, Rolyan, United, Acufex and Casting, and assumed all of their obligations.

WHEREAS, the Corporation is the legal and beneficial owner of all of the outstanding shares of Common Stock, \$100 par value per share, of Smith & Nephew Richards, Inc., a Delaware corporation ("Richards Common Stock"), and such Richards Common Stock is the only issued and outstanding class of stock of Smith & Nephew Richards, Inc. ("Richards");

WHEREAS, the Corporation is the legal and beneficial owner of all of the outstanding shares of Common Stock, \$1.00 par value per share, of Smith & Nephew Endoscopy, Inc., a Massachusetts corporation ("Endoscopy Common Stock"), and such Endoscopy Common Stock is the only issued and outstanding class of stock of Smith & Nej 'tew Endoscopy, Inc. ("Endoscopy");

WHEREAS, the Corporation is the legal and beneficial owner of all of the outstanding shares of Common Stock, without par value, of Smith & Nephew DonJoy, Inc., a California corporation ("DonJoy Common Stock"), and such DonJoy Common Stock is the only issued and outstanding class of stock of Smith & Nephew DonJoy, Inc. ("DonJoy");

WHEREAS, the Corporation is the legal and beneficial owner of all of the outstanding shares of Common Stock, \$0.10 par value per share, of Smith & Nephew Rolyan, Inc., a Wisconsin corporation ("Rolyan Common Stock"), and such Rolyan Common Stock is the only issued and outstanding class of stock of Smith & Nephew Rolyan, Inc.("Rolyan");

WHEREAS, the Corporation is the legal and beneficial owner of all of the outstanding shares of Common Stock, \$100 par value per share, of Smith & Nephew United, Inc., a Delaware corporation ("United Common Stock"), and such United Common Stock is the only issued and outstanding class of stock of Smith & Nephew United, Inc. ("United");

WHEREAS, the Corporation is the legal and beneficial owner of all of the outstanding shares of Common Stock, \$1.00 par value per share, of Acufex Microsurgical, Inc., a Massachusetts corporation ("Acufex Common Stock"), and such Acufex Common Stock is the only issued and outstanding class of stock of Acufex Microsurgical, Inc. ("Acufex");

WHEREAS, the Corporation is the legal and beneficial owner of all of the outstanding shares of Common Stock, without par value, of Smith & Nephew Casting, Inc., a Delaware corporation ("Casting Common Stock"), and such Casting Common Stock is the only issued and outstanding class of stock of Smith & Nephew Casting, Inc. ("Casting"); and

WHEREAS, this Board of Directors has reviewed the Plan of Merger attached to these minutes and determined that the merger of Richards, Endoscopy, DonJoy, Rolyan, United, Acufex and Casting (collectively, the "Named Subsidiaries") into the Corporation and the other transactions contemplated by the Plan of Merger are in the best interests of the Corporation.

NOW, THEREFORE, BE IT RESOLVED, that this Board of Directors hereby approves and adopts the Plan of Merger, including all attachments thereto, pursuant to (i) Section 253 of the General Corporation Law of the State of Delaware, (ii) Section 82 of the Business Corporation Law of the State of Massachusetts, (iii) Section 1110 of the California Corporations Code and (iv) Section 180.1104 of the Business Corporation Law of the State of Wisconsin.

[THE EXHIBITS TO THE PLAN OF MERGER HAVE BEEN INTENTIONALLY OMITTED FROM THIS CERTIFICATE]

FURTHER RESOLVED, that, effective as provided in the immediately succeeding resolution, the Corporation shall merge into itself the Named Subsidiaries and assume all of their obligations.

FURTHER RESOLVED, that this Board of Directors hereby approves the merger of the Named Subsidiaries with and into the Corporation in accordance with the Plan of Merger, effective as of November 30, 1996, or such other date as shall be determined by the officers of the Corporation.

FURTHER RESOLVED, that the President or any other officer of the Corporation be and each hereby is authorized to make and execute (i) a Certificate of Ownership and Merger in the form attached as Exhibit E to the Plan of Merger and to cause the same to be filed with the Secretary of State of each of the States of Delaware and California, and (ii) Articles of Merger in the form attached as Exhibit G to the Plan of Merger and to cause the same to be filed with the Secretary of State of the State of Wisconsin, and to do all acts and things whatsoever, whether within or without the State of Delaware and the State of California, which may be in any way necessary or desirable to effect said merger and all other transactions contemplated by the Plan of Merger.

FURTHER RESOLVED, that the President or any Vice President and the Secretary or any Assistant Secretary of the Corporation be and each hereby is authorized to make and execute Articles of Merger in the form attached as Exhibit E to the Plan of Merger and to cause the same to be filed with the Secretary of State of the State of Massachusetts, and to do all acts and things whatsoever whether within or without the State of Delaware, which may be in any way necessary or desirable to effect said merger and all other transactions contemplated by the Plan of Merger.

FURTHER RESOLVED, that the Corporation, as the sole shareholder of each of the above-named subsidiaries, waives the mailing requirement imposed by Section 180.1104 of the Business Corporation Law of the State of Wisconsin.

FURTHER RESOLVED, that the officers of the Corporation and each of them, be, and they hereby are, authorized and directed to execute and deliver all certificates and other instruments and to do or cause to be done any and all acts and things as may be necessary or desirable to carry out the purposes of the foregoing resolutions.

ELEVENTH: This Certificate shall be effective as of November 30, 1996.

Each of the undersigned declares under penalty of perjury that the statements contained in the foregoing certificate are true of their own knowledge. Executed at foregoing, on this 2 day of November, 1996.

SMITH & NEPHEW, INC

By:

Its

Bv.

Its:

218645 02

RECORDED: 07/15/1998