FORM PTO-1594 (Modified) (Rev. 6-93)	03-22-	2002 T	Docket No.:	
OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar TM05/REV03				
Tab settings → → → ▼	1.00.00		▼ ▼	
To the Honorable Commissioner of Plate	10202	876 scoru me attached origin	nal documents or copy thereof.	
1. Name of conveying party(ies): Lederle Parenterals, Inc. P.O. Box 6023 65th Infantry Road, Km. Carolina, Puerto Rico 00987-49 Individual(s) General Partnership Lin Corporation-State New Jersey Other Additional names(s) of conveying party(ies) 3. Nature of conveyance: Assignment Security Agreement Other	28 M 9: 27 CE SECTION 04 sociation nited Partnership	2. Name and address of received Name:American Cyan Internal Address:Street Address:Five Gi City:Madison Individual(s) citizenship Association General Partnership Limited Partnership Madison Corporation-StateMadison Other If assignee is not domiciled in the U	ring party(ies): namid Company ralda Farms State: NJ ZIP: 07940 rine United States, a domestic	
Execution Date: December 27, 2001		designation is (Designations must be a separate d Additional name(s) & address(es)		
4. Application number(s) or registration number	ers(s):			
A. Trademark Application No.(s)		B. Trademark Regi 556245 (DIAMOX) • 422369 (FOLVITE) 877677 (MINOCIN)	istration No.(s)	
	Additional numbers	☐ Yes 📕 No		
Name and address of party to whom correspondence concerning document should be mailed:		6. Total number of applications and registrations involved:		
Name: Ron Adams		7. Total fee (37 CFR 3.41):\$ \$90.00		
Internal Address: Trademark Department				
		American Home Pro Authorized to be charged	ducts Corporation d to deposit account	
American Home Products Corporation Street Address: Five Giralda Farms		8. Deposit account number:		
City: Madison State: NJ			ts Corporation - 01-1425	
1 FC:481 40.00 CH 2 FC:482 50.00 CH	DO NOT U	SE THIS SPACE		
O. 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. American Cyanamid Company Egon E. Berg, Assistant Secretary Name of Person Signing Signature Date				
	er of pages including c	over sheet, attachments, and	5 APK	

REEL: 002466 FRAME: 0680

State of Maine



Department of the Secretary of State

I, the Secretary of State of Maine, certify that according to the provisions of the Constitution and Laws of the State of Maine, the Department of the Secretary of State is the legal custodian of the Great Seal of the State of Maine which is hereunto affixed and that the paper to which this is attached is a true copy from the records of this Department.



In testimony whereof, I have caused the Great Seal of the State of Maine to be hereunto affixed. Given under my hand at Augusta, Maine, this twenty-first day of January 2002.

DAN GWADOSKY

Secretary of State

Mon Jan 21 2002 13:06:39

TRADEMARK REEL: 002466 FRAME: 0681

BUSINESS CORPORATION

STATE OF MAINE

(Parent-Subsidiary Merger of a Domestic and Foreign Corporation)

ARTICLES OF MERGER

Lederle Parenterals, Inc. (Subsidiary, A New Jersey Corporation) into

American Cyanamud Company (Parent, a Maine Corporation)

Deputy Secretary of the

A True Copy When Attested By Signature

Deputy Secretary of State

Purposant to 13-A MRSA \$906, the undersigned corporation adopts the following Articles of Merger:

FIRST:

American Cyanamid Company, the parent corporation, a corporation organized under the laws of the State of Maine and owning at least 90% of the outstanding shares of Lederle Parenterals, Inc., the subsidiary corporation, a corporation organized under the laws of the State of New Jersey adopts the following Articles of Merger.

SECOND.

The laws of the State under which the foreign participating corporation is organized permits such merger under substantially the same terms as 13-A MRSA §904.

THIRD:

The name of the surviving corporations is American Cyanamid Company and such corporation is to be governed by the laws of the State of Maine.

FOURTH:

The plan of merger set forth in exhibit "A" attached hereto was approved by the Board of Directors of the undersigned parent corporation as the surviving corporation in the manner prescribed by the Maine Business Corporation Act.

FIFTH:

The number of outstanding shares of each class of the participating subsidiary corporation and the number of shares of each class owned by the parent, surviving corporation are as follows:

	Name of Subsidiary Corporation	Number of Shares Outstanding	Designation of Class	Number and Percent of Shares Owned by Surviving Parent
l	Lederic Parenterals, Inc.	10	Common	10 shares / 100% owned

SIXTH

The date of the mailing to each shareholder of the subsidiary corporations of a copy of the plan of merger is not applicable.

SEVENTH:

Effective date of the merger (it other than date of filing of Articles) is the date of filing.

EIGHTH:

The address of the registered office of the surviving corporation is Severin M. Beliveau,

Esq., 45 Memorial Circle, Augusta, Maine 04330.

Mon Jan 21 2002 13:06:39

DATED 11/29/01

American Cyanamid Company

Eileen M. Lach Secretary

Thomas M. Nec
Vice President

Lederle Parenterals, Inc.

Eileen M. Lach

Mon Jan 21 2002 13:06:39

TRADEMARK REEL: 002466 FRAME: 0683

PLAN OF MERGER APPROVED BY THE BOARD OF DIRECTORS OF AMERICAN CYANAMID COMPANY AS OF NOVEMBER 30, 2001

- 1. American Cyanamid Company (the "Parent"), which is a business corporation of the State of Maine and is the owner of all of the outstanding shares of Lederle Parenterals, Inc. (the "Subsidiary"), which is a business corporation of the State of New Jersey, hereby merges the Subsidiary into itself, the Parent, pursuant to the provisions of the New Jersey Business Corporation Act and of the Maine Business Corporation Act,
- П The separate existences of the Subsidiary shall cease upon the effective date of the merger pursuant to the provisions of the laws of the State of New Jersey; and the Parent shall continue its existence as the surviving corporation pursuant to the provisions of the laws of the State of Maine,
- ΠL The issued shares of the Subsidiary shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall be surrendered and extinguished;
- The issued shares of the Parent shall not be converted in any manner, but each said share, which is issued as of the effective date of the merger shall continue to represent one issued share of the Parent;
- The Board of Directors and the proper officers of the Parent are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger which is herein provided, and
- The Parent, as the surviving corporation, shall assume the assets and liabilities and have all the rights, privileges, immunities and powers of the terminating corporation, the Subsidiary.

The effective date of the merger herein provided shall be upon filing and approval of the Articles of Merger.

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Mon Jan 21 2002 13:06:39

RECORDED: 02/28/2002

Authentication: 4745-0

TRADEMARK REEL: 002466 FRAME: 0684