Form PTO-1594 (Rev. 07/05)

09-21-2005



OMMERCE mark Office

OMB Collection 0651-0027 (exp. 6/30/2008 RECORDERNON FORM C TRADEMARKS JUL 103086273 To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) Yes Aventis Environmental Health Inc. Additional names, addresses, or citizenship attached? ✓ No Name: Aventis Environmental Science Inc. Internal Association Individual(s) Address: General Partnership Limited Partnership Street Address: 15 Chestnut Ridge Rd. ✓ Corporation- State: <u>Delaware</u> City: Montvale __ Other _ State: NJ Citizenship (see guidelines)___ Country: USA Zip: 07645 Additional names of conveying parties attached? Yes 🗸 No Association Citizenship ___ General Partnership Citizenship 3. Nature of conveyance)/Execution Date(s): Limited Partnership Citizenship Execution Date(s) October 1, 2002 Corporation Citizenship Delaware **✓** Merger Assignment Citizenship Security Agreement Change of Name If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) 4. Application number(s) or registration number(s) and identification or description of the Trademark. B. Trademark Registration No.(s) A. Trademark Application No.(s) 1.485.002 Additional sheet(s) attached? Yes Vo C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown): 5. Name & address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved: Name: Donald L. Dennison Internal Address: Dennison, Schultz, Dougherty & Macdonald 7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 40 Authorized to be charged by credit card Authorized to be charged to deposit account Street Address: 1727 King Street ☐ Enclosed 8. Payment Information: City: <u>Alexandria</u> a. Credit Card Last 4 Numbers 2017 Zip:<u>22314</u> State:<u>va</u> Expiration Date 06/07 Phone Number: (703)837-9600 Ext. 15 b. Deposit Account Number ___ Fax Number: (703)837-0980 Authorized User Name ___ Email Address: ddennison@dennisohlaw.com 9. Signature: Total number of pages including cover Donald L. Dennison sheet, attachments, and document: Name of Person Signing

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

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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 OF "AVENTIS ENVIRONMENTAL HEALTH INC.", FILED IN THIS OFFICE ON THE FIRST DAY OF OCTOBER, A.D. 2002, AT 1 O'CLOCK P.M.



Darriet Smith Hindson Harriet Smith Windsor, Secretary of State

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AUTHENTICATION: 2722818

DATE: 10-31-03

OCT-01-2002 11:01

CT CORP

DIVISION OF CORPORATIONS
FILED 01:00 PM 10/01/2002
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CERTIFICATE OF OWNERSHIP AND MERGER OF AVENTIS ENVIRONMENTAL HEALTH INC. WITH AND INTO AVENTIS ENVIRONMENTAL SCIENCE INC.

PURSUANT TO TITLE 8, SECTION 253 OF THE DELAWARE GENERAL CORPORATION LAW

Aventis Environmental Science Inc., a Delaware corporation (the "Corporation"), hereby certifies as follows:

FIRST: The Corporation owns all of the outstanding shares of stock of Aventis Environmental Health Inc., a Delaware corporation ("ABH").

SECOND: On September 16, 2002, the Board of Directors of the Corporation adopted the following resolutions to marge AEH with and into the Corporation:

RESOLVED, the Board in understanding the benefits to the Corporation of the following action, deems it advisable and in the best interests of the Corporation to merge its wholly-owned subsidiary Aventic Environmental Health Inc., a Delaware corporation ("AEH"), with and into the Corporation, with the Corporation being the surviving corporation;

RESOLVED, that the merger of ARH with and into the Corporation, with the Corporation as the serviving corporation, be, and hereby is, approved, and in connection therewith, the outstanding shares of ARH be canceled at the effective time of the merger;

THIRD: The name of the surviving corporation is Aventic Environmental Science Inc.

FOURTH: The merger shall become effective on October 1, 2002.

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IN WITNESS WHEREOF, the Corporation has estuded this Cartificate of Ownership and Merger to be executed in its corporate name this the 26th day of September, 2002.

Aventle Environmental Science Inc.

Title: President

TOTAL P.03