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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/01/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Quinton Cardiology, Inc.		02/24/2006	CORPORATION: WASHINGTON

RECEIVING PARTY DATA

Name:	Cardiac Science Corporation	
Street Address:	3303 Monte Villa Parkway	
City:	Bothell	
State/Country:	WASHINGTON	
Postal Code:	98021	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark
Registration Number:	1769224	MEDTRACK
Registration Number:	2487638	MICRO TRACK
Registration Number:	2875624	Q-EXCHANGE
Registration Number:	2592510	Q-STRESS
Registration Number:	1704186	Q-TEL
Registration Number:	2583593	Q-TRACK
Registration Number:	1214755	QUIK-PREP
Registration Number:	1988933	QUIK-PREP DX Q
Registration Number:	1431861	QUIK-TRACE
Registration Number:	1421797	QUINTON
Registration Number:	1645395	QUINTON
Registration Number:	2223156	QUINTON OUTCOMES

TRADEMARK REEL: 003259 FRAME: 0409

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CORRESPONDENCE DATA

Fax Number: (206)359-9000

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

Phone: 206-359-8000

Email: pctrademarks@perkinscoie.com

Correspondent Name: James L. Vana
Address Line 1: 1201 Third Avenue

Address Line 2: Suite 4800

Address Line 4: Seattle, WASHINGTON 98101

ATTORNEY DOCKET NUMBER:	33049-4000.0000.GX071
NAME OF SUBMITTER:	James L. Vana
Signature:	/James L. Vana/
Date:	03/06/2006

Total Attachments: 4

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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, WHICH MERGES:

"QUINTON CARDIOLOGY, INC.", A WASHINGTON CORPORATION,

WITH AND INTO "CARDIAC SCIENCE CORPORATION" UNDER THE NAME OF "CARDIAC SCIENCE CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SEVENTH DAY OF FEBRUARY, A.D. 2006, AT 10:24 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF
THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FIRST DAY OF
MARCH, A.D. 2006, AT 2:59 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

3923481 8100**M** 060184707



Darriet Smith Hindson

Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 4552765

DATE: 02-27-06

TRADEMARK REEL: 003259 FRAME: 0411

CERTIFICATE OF OWNERSHIP AND MERGER MERGING QUINTON CARDIOLOGY, INC. INTO CARDIAC SCIENCE CORPORATION

Cardiac Science Corporation, a Delaware corporation (the "Corporation"), in accordance with Section 253 of the Delaware General Corporation Law, does hereby certify as follows:

- 1. The Corporation is incorporated pursuant to the Delaware General Corporation Law.
- 2. The Corporation owns 100% of the outstanding shares of the common stock of Quinton Cardiology, Inc., a Washington corporation. Quinton Cardiology, Inc. has no shares of any other class or series of stock outstanding.
- 3. The Corporation, by the following resolutions of its Board of Directors, duly adopted on February 21, 2006, determined to merge into itself Quinton Cardiology, Inc. on the conditions set forth in such resolutions:

WHEREAS the Corporation lawfully owns 100% of the outstanding stock of Quinton Cardiology, Inc., a Washington corporation (the "Washington Subsidiary"); and

WHEREAS the Corporation desires to merge into itself the Washington Subsidiary, (the "Washington Merger") and to be possessed of all the estate, property, rights, privileges and franchises of the Washington Subsidiary; and

WHEREAS, the Washington Merger is intended to be treated as a complete liquidation of the Washington Subsidiary described in Section 332 of the Internal Revenue Code of 1986, as amended;

RESOLVED, that the Corporation merge into itself the Washington Subsidiary, effective at 2:59 AM Eastern Time, March 1, 2006 (11:59 PM Pacific Time, February 28, 2006), and assumes all of its liabilities and obligations; and

RESOLVED FURTHER, that an authorized officer of the Corporation be and hereby is directed to make and execute a certificate of ownership and merger setting forth a copy of the resolution to merge the Washington Subsidiary and assume its liabilities and obligations, and the date of adoption thereof, and to file the same in the office of the Secretary of State of Delaware,

State of Delaware Secretary of State Division of Corporations Delivered 10:30 AM 02/27/2006 FILED 10:24 BM 02/27/2006

FILED 10:24 AM 02/27/2006 SRV 060184707 - 3923481 FILE

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TRADEMARK REEL: 003259 FRAME: 0412 and a certified copy thereof in the office of the Recorder of Deeds of New Castle County; and

RESOLVED FURTHER, that the officers of the Corporation be and they hereby are authorized and directed to do all acts and things whatsoever, which may be in any way necessary or proper to effect said merger.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the undersigned has signed his name and affirmed that this instrument is the act and deed of the Corporation and that the statements herein are true, under penalties of perjury, this <u>24</u> day of February, 2006.

By: _ Michael K. Matysik Name:

Senior Vice President and Chief Title:

Financial Officer

[33049-0002-000000/SB060180 095.DOC]

TRADEMARK

RECORDED: 03/06/2006 REEL: 003259 FRAME: 0414