Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Effective Date to 03/17/2006 previously recorded on Reel 003278 Frame 0891. Assignor(s) hereby confirms the Merger.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DEDMAYIM LLC		03/14/2006	LIMITED LIABILITY
PERMAXIM, LLC		03/14/2006	COMPANY: CALIFORNIA

RECEIVING PARTY DATA

Name:	REDWOOD TOXICOLOGY LABORATORY, INC.	
Street Address:	3650 Westwind Boulevard	
City:	Santa Rosa	
State/Country:	CALIFORNIA	
Postal Code:	95403	
Entity Type:	CORPORATION: CALIFORNIA	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	78702365	PERMAXIM
Serial Number:	78708397	REDI-CLIN
Registration Number:	3031790	REDITEST

CORRESPONDENCE DATA

Fax Number: (213)430-6407

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

Phone: (213) 430-8308 Email: sgordon@omm.com Correspondent Name: Shari L. Gordon Address Line 1: 400 S. Hope Street

Address Line 2: 18th Floor

Address Line 4: Los Angeles, CALIFORNIA 90071-2899

ATTORNEY DOCKET NUMBER: 019,642-32

TRADEMARK

900045540 **REEL: 003279 FRAME: 0711**

NAME OF SUBMITTER:	Svetlana G. Attestatova
Signature: /Svetlana G. Attestatova/	
Date:	03/30/2006
Total Attachments: 11 source=PerMaxim Assignment Document# source=PerMaxim Assignment Document# source=PerMaxim Assignment Document# source=PerMaxim Assignment Document# source=PerMaxim Merger#page1.tif source=PerMaxim Merger#page2.tif source=PerMaxim Merger#page3.tif source=PerMaxim Merger#page4.tif source=PerMaxim Merger#page5.tif source=PerMaxim Merger#page5.tif source=PerMaxim Merger#page6.tif	page2.tif page3.tif

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TRADEMARK REEL: 003279 FRAME: 0712

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1 03/29/2006 900045405

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/14/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
PERMAXIM, LLC		103/14/2006	LIMITED LIABILITY COMPANY: CALIFORNIA

RECEIVING PARTY DATA

Name:	REDWOOD TOXICOLOGY LABORATORY, INC.
Street Address:	3650 Westwind Boulevard
City:	Santa Rosa
State/Country:	CALIFORNIA
Postal Code:	95403
Entity Type:	CORPORATION: CALIFORNIA

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	78702365	PERMAXIM
Serial Number:	78708397	REDI-CLIN
Registration Number:	3031790	REDITEST

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

Phone:

(213) 430-8308

Email:

sgordon@omm.com

Correspondent Name:

Shari L. Gordon

Address Line 1:

400 S. Hope Street

Address Line 2:

18th Floor

Address Line 4:

Los Angeles, CALIFORNIA 90071-2899

ATTORNEY DOCKET NUMBER:

019,642-32

TRADEMARK REEL: 003279 FRAME: 0713

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NAME OF SUBMITTER:	Svetlana G. Attestatova
Signature:	/Svetlana G. Attestatova/
Date:	03/29/2006
Total Attachments: 7 source=PerMaxim Merger#page1.tif source=PerMaxim Merger#page2.tif source=PerMaxim Merger#page3.tif source=PerMaxim Merger#page4.tif source=PerMaxim Merger#page5.tif source=PerMaxim Merger#page6.tif source=PerMaxim Merger#page7.tif	

TRADEMARK **REEL: 003279 FRAME: 0714**

State of California Secretary of State



I, BRUCE McPHERSON, Secretary of State of the State of California, hereby certify:

That the attached transcript of _____ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

MAR 2 7 2006

BRUCE McPHERSON Secretary of State

Sec/State Form CE-107 (REV 03/31/05)

SP 05 94200

ENDORSED - FILED
in the office of the Secretary of State
of the State of California

AGREEMENT OF MERGER
MERGING
PERMAXIM, LLC
WITH AND INTO
REDWOOD TOXICOLOGY LABORATORY, INC.

MAR 1 7 2006

March 14, 2006

Pursuant to Section 1113 of the California General Corporation Law ("CGCL"), REDWOOD TOXICOLOGY LABORATORY, INC. ("RTL"), a California corporation, hereby submits the following agreement of merger ("Agreement of Merger"), whereby PERMAXIM, LLC ("PerMaxim"), a California limited liability company and whollyowned subsidiary of RTL, will merge with and into RTL (the "Merger").

- 1. <u>Entities</u>. The names and places of incorporation or organization of the entities planning to merge pursuant to this Agreement of Merger are as follows:
 - (a) PERMAXIM, LLC, a California limited liability company;
 - (b) REDWOOD TOXICOLOGY LABORATORY, INC., a California corporation.
- 2. <u>Surviving Entity.</u> RTL shall be the Surviving Entity of the Merger (hereinafter referred to as the "Surviving Entity"). The separate existence of PerMaxim shall cease upon the effective date of the Merger (the "Effective Time"). The Effective Time, as used herein, shall mean the date and time which this Agreement of Merger has been duly filed with the Secretary of State of California. The Merger shall have the effects set forth in Section 1107 of the CGCL and all other effects specified in the CGCL.
- 3. Articles of Incorporation. The Articles of Incorporation of RTL as the Surviving Entity shall be the same Articles of Incorporation of RTL as in effect immediately prior to the Effective Time and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the CGCL.
- 4. <u>Approval of Board of Directors and Sole Manager</u>. The Board of Directors of RTL and the sole Manager of PerMaxim have approved the terms of this Agreement of Merger.
- 5. <u>Approval of Sole Member</u>. The sole member of PerMaxim has approved the terms of this Agreement of Merger.
- 6. <u>Effect on Capital Stock and Membership Interests</u>. At the Effective Time, by virtue of the Merger and without any action on the part of RTL, PerMaxim, any shareholder of RTL or any member of PerMaxim, all membership interests in PerMaxim outstanding immediately prior to the Effective Time shall be converted into the right to receive \$1.

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-1-

TRADEMARK REEL: 003279 FRAME: 0716

- 8. <u>Further Assurances</u>. PerMaxim and RTL shall, from time to time, take all such actions, and execute and deliver, or cause to be executed and delivered, all such instruments and documents, as may be deemed necessary or advisable to carry out the intent and purpose of the Merger.
- 9. <u>Counterparts</u>. This Agreement of Merger may be executed in two or more counterparts, all of which shall be deemed an original and all of which shall constitute but one and the same instrument.

[Signature page follows]

-2-

IN WITNESS WHEREOF, the parties hereto have caused this Agreement of Merger to be duly executed as of the day and year first above written.

PERMAXIM, LLC, a California limited liability company

Name: Robert Mount Title: Manager

REDWOOD TOXICOLOGY LABORATORY, INC.,

a California corporation

Name: Robert Mount

Title: President & Secretary

LAI:1101471

-3-

CERTIFICATE OF APPROVAL OF AGREEMENT OF MERGER

March 14, 2006

The undersigned certifies that:

- 1. He is the President and Secretary, of Redwood Toxicology Laboratory, Inc., a California corporation ("RTL").
- 2. The Agreement of Merger in the form attached hereto was entitled to be and was duly approved by the board of directors of RTL (as provided in Section 1201 of the California General Corporation Law).

The undersigned further declares under penalty of perjury under the laws of the State of California that the matters set forth in this Certificate are true and correct to his own knowledge.

[Signature page follows]

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TRADEMARK REEL: 003279 FRAME: 0719

Executed on March 14 2006.

Name: Robert Ments
Title: President and Secretary

LA1:110147L

2



CERTIFICATE OF MERGER

(Corporations Code sections 1113(g), 6019.1, 8019.1, 9640, 12540.1, 15678.4, 16915(b) and 17552)

ONIZED PERSON FOR THE DISAPPEARING ENTITY

For an entity that is a business trust, real estate investment trust or an unincorporated association, set forth the provision of law or other basis for the authority of the person signing:

SIGNATURE OF AUTHORIZED PERSON FOR THE DISAPPEARING ENTITY

IMPORTANT — Read all instructions before completing this form. This Space For Filing Use Only 1. NAME OF SURVIVING ENTITY 2. TYPE OF ENTITY 3. CA SECRETARY OF STATE FILE NUMBER 4. JURISDICTION Redwood Toxicology Laboratory, inc. C1744126 comeration Celifornia NAME OF DISAPPEARING ENTITY 7. CA SECRETARY OF STATE FILE NUMBER B. TYPE OF ENTITY & JURISDICTION PerMaxim, LLC Imited liability company 200300710111 THE PRINCIPAL TERMS OF THE AGREEMENT OF MERGER WERE APPROVED BY A VOTE OF THE NUMBER OF INTERESTS OR SHARES OF EACH CLASS THAT EQUALED OR EXCEEDED THE VOTE REQUIRED. IF A VOTE WAS REQUIRED, SPECIFY THE CLASS AND THE NUMBER OF OUTSTANDING INTERESTS OF <u>EACH CLASS</u> ENTITLED TO VOTE ON THE MERGER AND THE PERCENTAGE VOTE REQUIRED OF <u>EACH CLASS</u>. ATTACH ADDITIONAL PAGES, IF NECESSARY. SURVIVING ENTITY **DISAPPEARING ENTITY** CLASS AND NUMBER AND PERCENTAGE VOTE REQUIRED CLASS AND NUMBER PERCENTAGE VOTE REQUIRED A vote was not required. membership interest 1 51% 10. IF EQUITY SECURITIES OF A PARENT PARTY ARE TO BE ISSUED IN THE MERGER, CHECK THE APPLICABLE STATEMENT, No vote of the shareholders of the parent party was required. The required vote of the shareholders of the parent party was obtained. IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABLITY COMPANY, LIMITED PARTNERSHIP, OR PARTNERSHIP, PROVIDE THE REQUISITE CHANGES (IF ANY) TO THE INFORMATION SET FORTH IN THE SURVIVING ENTITY'S ARTICLES OF ORGANIZATION, CERTIFICATE OF UNITED PARTNERSHIP OR STATEMENT OF PARTNERSHIP AUTHORITY RESULTING FROM THE MERGER, ATTACH ADDITIONAL PAGES, IF NECESSARY, 12. IF A DISAPPEARING ENTITY IS A DOMESTIC LIMITED LIABUTY COMPANY, LIMITED PARTNERSHIP, OR PARTNERSHIP, AND THE SURVIVING ENTITY IS NOT A DOMESTIC ENTITY OF THE SAME TYPE, ENTER THE PRINCIPAL ADDRESS OF THE SURVIVING ENTITY. PRINCIPAL ADDRESS OF SURVIVING ENTITY ZIP CODE 3650 Westwird Blvd. Sanla Rosa, CA 95403 13. OTHER INFORMATION REQUIRED TO BE STATED IN THE CERTIFICATE OF MERGER BY THE LAWS UNDER WHICH EACH CONSTITUENT OTHER BUSINESS ENTITY IS ORGANIZED. ATTACH ADDITIONAL PAGES, IF NECESSARY. 14. STATUTORY OR OTHER BASIS LINDER WHICH A FOREIGN OTHER BUSINESS ENTITY IS AUTHORIZED TO EFFECT 15. FUTURE EFFECTIVE DATE, IF ANY (Month) (Year) 18. ADDITIONAL INFORMATION SET FORTH ON ATTACHED PAGES, IF ANY, IS INCORPORATED HEREIN BY THIS REFERENCE AND MADE PART OF THIS CERTIFICATE. 17. I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT OF MY OWN KNOWLEDGE. I DECLARE I AM THE FERSON WHO EXECUTED THIS INSTRUMENT, WHICH EXECUTION IS MY ACT AND DEED. 3-14-06 Robert Mount, President BIGNATURE OF AUTHORIZED PERSON FOR THE BURNAVING ENTITY TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON 3-14-06 Robert Mount, Secretary DRIZED PERSON FOR THE SURVIVING ENTITY TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON Robert Mount, Manager

OBE MERGER-1 (REV 01/2006)

RECORDED: 03/30/2006

TRADEMARK

ARY OF STATE

REEL: 003279 FRAME: 0721

TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON

TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON