Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/20/2002

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
C&M PHARMACAL, INC.		12/20/2002	CORPORATION: MICHIGAN

RECEIVING PARTY DATA

Name:	GENESIS PHARMACEUTICAL, INC.
Street Address:	9 Campus Drive
Internal Address:	Suite 7
City:	Parsippany
State/Country:	NEW JERSEY
Postal Code:	07054
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2533762	GLYTONE

CORRESPONDENCE DATA

Fax Number: (269)382-2030

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

Phone: 269-382-0030

Email: gps@hueschen-sage.us, jtf@hueschen-sage.us

Correspondent Name: G. Patrick SAGE

Address Line 1: 107 West Michigan Avenue

Address Line 2: Seventh Floor, Kalamazoo Building Address Line 4: Kalamazoo, MICHIGAN 49007

ATTORNEY DOCKET NUMBER:	PF FTM 381
NAME OF SUBMITTER:	G. Patrick SAGE

TRADEMARK REEL: 003692 FRAME: 0411

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Signature:	/gpsage/
Date:	01/08/2008
Total Attachments: 6 source=PF FTM 381#page1.tif source=PF FTM 381#page2.tif source=PF FTM 381#page3.tif source=PF FTM 381#page4.tif source=PF FTM 381#page5.tif source=PF FTM 381#page6.tif	

DCS./CD-651 (Rev. \$401) MICHIGAN DEPARTMENT OF CONSUMER & INDUSTRY SERVICES BUREAU OF COMMERCIAL SERVICES Date Received (FOR BUREAU USE ONLY) ADJUSTED PURSUANT TO DEC 3 0 2002 **TELEPHONE AUTHORIZATION** FILED ADJUSTED PURSUANT TO This document is effective on the date filed, unless a subsequent effective date within 90 days after received TELEPHONE AUTHORIZATION JAN 0 2 2003 date is stated in the document. Administrator BURDAU OF COMMERCIAL SERVICES 517-663-2525 Ref # XX Attn: Cheryl J. Bixby MICHIGAN RUNNER SERVICE P.O. Box 266 EFFECTIVEDATE Zip Code Eaton Rapids, MI 48827 Expiration date for new assumed names: December 31, Expiration date for transferred assumed names appear in Item 6 Document will be returned to the name and address you enter above. 🔌 If left blank document will be mailed to the registered office. CERTIFICATE OF MERGER For use by Parent and Subsidiary Profit Corporations (Please read information and instructions on the last page) Pursuant to the provisions of Act 284, Public Acts of 1972, the undersigned corporation executes the following Certificate: To a The name of each constituent corporation and its identification number is: ON M Pharmacal, Inc. 068914 Genesis Pharmaceutical, Inc. 632956 b. The name of the surviving corporation and its identification number is: Genesis Pharmaceutical, Inc. 632956 c. For each subsidiary corporation, state: Number of outstanding Number of shares owned by the Name of corporation shares in each class parent corporation in each class Cond M. Pharmacal: Inc. 336 Common A 336 Common A

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d	The manner and basis of converting the shares of each constituent corporation is as follows:
"	On the Effective Date, each of the issued shares of C&M shall be cancelled, retired and climinated, and no shares of the Surviv
	Corporation shall be issued in respect thereof. The issued shares of the Surviving Corporation shall not be converted or exchain
. '	in any manner, but each said share of Genesis Pharmaceutical. Inc. which is issued as of the Effective Date shall continue to
	represent one issued share of the Surviving Corporation.
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е	The amendments to the Articles or a Restatement of the Articles of Incorporation of the surviving corporation to be
	enected by the merger are as follows:
	No Amendments of Restatement to be effected by the merger.
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, 1.	Other provisions with respect to the merger are as follows:
	None.
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2. The merger is permitted by the state	of country under whose law it is incorporated a	nd each Inveior o	moration has
complied with that law in effecting the	merger.	com les Edit 6	i horamon 1993
(Delete find applicable)			
The copsent to the merger by the sha	weholders of the subsidiary dorporation was of	Stained pursuant h	Lits Anticles of
	essary if the Articles of Incomoration require ap age of the shares owned by the parent corporati		er by the vote of
43.0	and a melanates owned bythe parent corporate	(on.) /	
(Digita if not applicable)	1		. ,
The consent to the metter by the ch	archalders of the parent corporation was obtain	ed. (Suph conser	it is negessary it
Not. of a substituty is to be the survi	erioider approval of the merger, the plan of men ving congration.)	ger amends its An	licles of Incorpora
Aller.			
T. Francisco			
Complete only if an effective date is	desired other than the date of filing)		
The morger shall be effective on the	dayof		•
		•	
Signed this 27	day of December	2002	
			
Genesis Phan	maceutical, Inc.		
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CERTIFICATE OF OWNERSHIP AND MERGER

of

C&M PHARMACAL, INC.
(e Michigan corporation)

with and into

GENESIS PHARMACEUTICAL, INC.
(a. Delaware corporation)

Pursuant to Section 253 of the General Corporation Law

The undersigned officer of GENESIS PHARMAGEUTICAL, INC. hereby confines that:

- Gériesis Pharmaceutical, Inc. (the "Corporation") is a business corporation incorporated under the laws of the State of Delaware.
- The Corporation is the owner of all the outstanding shares of stock of C&M PHARMACAL, INC. ("C&M"), which is a business corporation incorporated under the laws of the State of Michigan.
- 3. Cn. Dec. 20., 2002 the Board of Directors of the Corporation adopted the following resolutions providing for the merger of CZM with and into the Corporation:

RESOLVED, that it is advisable, and in the best interests of the Corporation that C&M Pharmacal, Inc., a Michigan corporation ("C&M"), the world, owned subsidiary of the Corporation, be merged with and into the Corporation pursuant to Section 253 of the General Corporation Law of the State of Delaware and Section 713 of the Michigan Business Corporation Act; and further

RESOLVED, that the merger of CAM with and into the Corporation pursuant to and in accordance with the Plan is approved in all respects; and further

RESOLVED, that the proper officers of the Corporation be, and each of them hereby is authorized and directed to execute and deliver an Agreement and Plan of Merger substantially in the form attached foreto as Exhibit A, with such changes as the officer executing the same may approve (is conclusively evidenced by his or her execution thereof); and further

JUNEWY CREATING!

STATE OF CELANARE SECRETARY OF STATE DIVISION DE CORPORATIONS FILED 05:00 PM 12/27/2002 020804412 - 2450572

RESOLVED, that the officers of the Corporation be, and each of them acting without the others bereby is, authorized and directed to execute a Certificate of Ownership and Merger and Articles of Merger with respect to the merger referred to above, and to file such Certificates with the Secretary of State of the State of Delaware and the Secretary of State of the State of Michigan, respectively, and, where necessary or desirable, to execute, deliver or file with any appropriate governmental or regulatory offices any such additional deeds, instruments, cartificates, amendments, consents, waivers and other documents, to take all such further action and to pay such fees and expenses in the name of, and on behalf of, the Corporation as may be required or as any such officer deems necessary or desirable to effect complete consummation of the transactions contemplated by these resolutions, such officer is execution of such document or taking of such action to be conclusive evidence of such officer's authority therefor and the approval and ratification by the Corporation of the documents so executed and the actions so taken; and further

The Merger shall be effective on the 31st of December 2002.

[Signature Page Follows on Next Page]

LANCH YORK ATHAI

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Ownership and Merger on December 21, 2002 and affirms to contents as true under penalties of perfury.

Leonard Mazur President

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RECORDED: 01/08/2008