## 3419449

# OP \$265.00 341944

### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2010

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type	
Bioimagene, Inc.		12/31/2010	CORPORATION: CALIFORNIA	

### **RECEIVING PARTY DATA**

Name:	Ventana Medical Systems, Inc.		
Street Address:	1910 E. Innovation Park Drive		
City:	Tucson		
State/Country:	ARIZONA		
Postal Code:	85755		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	3419449	ISCAN
Registration Number:	3045227	IHARNESS
Registration Number:	3053702	PATHIAM
Registration Number:	3037789	HISTOGRID
Serial Number:	77683602	VIRTUOSO
Serial Number:	77681777	PATHXCHANGE
Serial Number:	77681781	PATHALERT
Serial Number:	77761803	COMPANION ALGORITHM
Serial Number:	77761808	COMPANION+ ALGORITHM
Serial Number:	85075931	CENTER OF EVIDENCE

**CORRESPONDENCE DATA** 

Fax Number: (480)245-6231

TRADEMARK REEL: 004487 FRAME: 0506

Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 4802456233 Email: glenn.bacal@bacalgroup.com,jamie.tuccio@bacalgroup.com Correspondent Name: Glenn S. Bacal c/o Bacal Law Group, P.C. Address Line 1: 6991 East Camelback Road, Suite D-102 Address Line 4: Scottsdale, ARIZONA 85251 ATTORNEY DOCKET NUMBER: 53290-61 NAME OF SUBMITTER: Glenn S. Bacal /Glenn S. Bacal/ Signature: Date: 02/28/2011 **Total Attachments: 3** source=merger#page1.tif source=merger#page2.tif source=merger#page3.tif

TRADEMARK
REEL: 004487 FRAME: 0507

Delaware

## The First State

I, JEFFREY W. BULLOCK, 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:

"BIOIMAGENE, INC.", A CALIFORNIA CORPORATION,

WITH AND INTO "VENTANA MEDICAL SYSTEMS, INC." UNDER THE NAME OF "VENTANA MEDICAL SYSTEMS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SECOND DAY OF DECEMBER, A.D. 2010, AT 8:37 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2010, AT 11:58 O'CLOCK P.M.

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

2327283 8100M

DATE: 12-28-10

AUTHENTICATION: 8457203

**TRADEMARK REEL: 004487 FRAME: 0508** 

Jeffrey W. Bullock, Secretary of State

101226455

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 08:37 PM 12/22/2010 FILED 08:37 PM 12/22/2010 SRV 101226455 - 2327283 FILE

### STATE OF DELAWARE CERTIFICATE OF OWNERSHIP

SUBSIDIARY INTO PARENT SECTION 253

CERTIFICATE OF OWNERSHIP

MERGING

BIOIMAGENE, INC.,

a California corporation

INTO

VENTANA MEDICAL SYSTEMS, INC.,

a Delaware corporation

(Pursuant to Section 253 of then General Corporation Law of Delaware)

Ventana Medical Systems, Inc. ("Ventana"), a corporation incorporated on the 26<sup>th</sup> day of February, 1993, pursuant to the provisions of the General Corporation Law of the State of Delaware;

BioImagene, Inc. ("BioImagene"), a corporation incorporated on the 28<sup>th</sup> day of January, 2003, pursuant to the provisions of the California Corporation Code, and that Ventana, by resolutions of its Board of Directors duly adopted by written consent without a meeting on the \_\_\_\_\_\_ day of \_\_\_\_\_\_ developer\_\_\_\_\_\_, 2010, determined to and did merge BioImagene with and into Ventana, which resolutions are in the following words to wit:

WHEREAS, Ventana lawfully owns 100% of the outstanding stock of BioImagene, Inc. ("BioImagene"), a corporation organized and existing under the laws of California.

WHEREAS, Ventana desires to merge Biolmagene with and into Ventana, and to be possessed of all the estate, property, rights, privileges and franchises of Biolmagene.

NOW, THEREFORE, BE IT RESOLVED, that BioImagene merge with and into Ventana, with Ventana surviving the merger.

FURTHER RESOLVED, that all property, real, personal and mixed, and all debts due to either BioImagene or Ventana, as well as all other things and causes of action belonging to each of them, shall be vested in Ventana, and shall thereafter be the property of Ventana as they were of each of Ventana and BioImagene prior to the merger,

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Ventana Medical Systems, Inc. Certificate of Ownership
2010
38994-00022: 275250.2

and the title to any real property vested by deed or otherwise in Ventana or BioImagene, shall not revert or be in any way impaired by reason of the merger.

FURTHER RESOLVED, that all rights of creditors and all liens upon any property of Ventana or BioImagene shall be preserved unimpaired, and all debts, liabilities and duties of Ventana or BioImagene shall attach to Ventana, and may be enforced against Ventana to the same extent as if said debts, liabilities and duties had been incurred or contracted by Ventana.

FURTHER RESOLVED, that all shares of BioImagene that are issued and outstanding immediately before the effective date of the merger shall, by virtue of the merger and upon the effective date of the merger, cease to exist, and certificates representing such shares shall be cancelled.

FURTHER RESOLVED, that the shares of capital stock of Ventana are not affected by the merger.

**FURTHER RESOLVED**, that the merger shall take effect on December 31, 2010, as of 11:58 p.m. Eastern Standard Time.

FURTHER RESOLVED, that any officer of Ventana (each an "Authorized Officer"), on behalf of Ventana, is hereby authorized and directed to make and execute a certificate of ownership setting forth a copy of the resolutions to merge BioImagene into Ventana 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, and a certified copy thereof in the office of the Recorder of Deeds of the appropriate county.

FURTHER RESOLVED, that any Authorized Officer is authorized and directed to take any and all additional actions that may be necessary or appropriate in connection with the foregoing merger, and that all such actions taken or to be taken on behalf of Ventana are hereby ratified, confirmed and approved.

IN WITNESS WHEREOF,	Ventana has	caused this	certificate to	be signed by
an authorized officer this	day		ember_	, 2010.

Ventana Medical Systems, Inc., a Delaware corporation

Hany Massarany

Its: President

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Ventana Medical Systems, Inc. Certificate of Ownership
2010