

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		CHANGE OF NAME	
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Intermountain Scientific Corporation		09/22/2009	CORPORATION: UTAH
RECEIVING PARTY DATA			
Name:	Bioexpress Corp.		
Street Address:	420 N Kays Dr.		
City:	Kaysville		
State/Country:	UTAH		
Postal Code:	84037		
Entity Type:	CORPORATION: UTAH		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	2881765	BIOEXPRESS	
Registration Number:	2886629	GENEMATE	
CORRESPONDENCE DATA			
Fax Number:	(801)566-0750		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	801-566-6633		
Email:	murphy@tnw.com, docket@tnw.com, connor@tnw.com, barracough@tnw.com		
Correspondent Name:	Peter M. de Jonge		
Address Line 1:	8180 South 700 East Ste 350		
Address Line 4:	Sandy, UTAH 84070		
ATTORNEY DOCKET NUMBER:	01743-22005.TM, 22004.TM		
NAME OF SUBMITTER:	Peter M. de Jonge		
Signature:	/petermdejonge/		

OP \$65.00 2881765

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 REEL: 004492 FRAME: 0093

Date:

03/07/2011

Total Attachments: 5

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891325-0142

RECEIVED

SEP 23 2009

AMENDMENT

Utah Div. Of Corp. & Comm. Code

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF

BIOEXPRESS CORP.

Formerly Known As

Intermountain Scientific Corporation, a Utah Corporation

We, the undersigned, Directors and Shareholder of BioExpress Corp. (hereinafter the "Corporation"), which was originally organized under the name Intermountain Scientific Corporation with the State on February 4, 1985, as Entity Number 891325-0142, hereby amend and restate these Articles of Incorporation pursuant to Sections 1003 and 1007 of the Utah Revised Business Corporation Act, U.C.A. 16-10a-101, et. seq. (the "Act").

These Amended and Restated Articles of Organization have been unanimously agreed to, adopted and approved, by the shareholder and each director of the Corporation in accordance with the Act on this 23 day of September, 2009. Any notice required prior to the meeting was either given or waived pursuant to Section 706 of the Act.

The primary purpose for the amendment is to change the name of the Corporation from Intermountain Scientific Corporation to BioExpress Corp., Furthermore, the Shareholder and Directors wish to update the Articles of Incorporation as set forth below.

Now therefore, the Amended and Restated Articles of Organization for the Corporation are as follows:

ARTICLE I

NAME

The name of the Corporation shall hereafter be: BioExpress Corp.

State of Utah
Department of Commerce
Division of Corporations and Commercial Code

I hereby certified that the foregoing has been filed
and approved on this 23 day of September 09
in the office of the Division and hereby issued
this Certificate thereof.

Examiner Swanson Date 9-24-09



Kathy Berg
Kathy Berg
Division Director

09-23-09P01:29 RCVD

FILED
Receipt Number 2077602
Amount Paid \$07.00

ARTICLE II

PURPOSES

The purposes for which the Corporation is organized are to conduct any and all lawful businesses for which corporations may be organized under the Act as from time to time authorized by the Board of Directors including but not limited to

1 To conduct any and all activities relative or appurtenant to the wholesale or retail sale of goods

2 To enter into any lawful arrangement for sharing profits union of interest reciprocal association or cooperative association with any corporation association limited liability company partnership individual or other legal entity for the carrying on of any business

3 To engage in such other business operations and investments as deemed prudent and

4 To conduct business anywhere in the world

ARTICLE III

STOCK

The Corporation shall have authority to issue a total of Fifty Thousand (50 000) shares of capital stock all of which shall have no par value equal voting rights and equal participation in any dividends issued Existing shares consisting of Class A or Class B shares shall be converted or deemed converted by this document to a single class of shares

ARTICLE IV

DURATION

The Corporation is to have perpetual existence

ARTICLE V
AMENDMENT

These Articles of Incorporation may be amended after proper notice is provided by the affirmative vote of a majority of the common shares outstanding

ARTICLE VI
SHAREHOLDER RIGHTS

The private property of the stockholders shall not be liable for corporate obligations

Dividends shall be paid on a per share basis. Dividends will not accumulate and dividends can be determined at any time by the Board of Directors subject to the Bylaws in existence at the time for the Corporation

ARTICLE VII
REGISTERED OFFICE AND AGENT

The address of this Corporation's registered office and the name of its registered agent at such address is Todd M. Brimley 420 No Kays Drive Kaysville UT 84037

ARTICLE VIII
DIRECTORS

The number of directors constituting the Board of Directors of this Corporation is two
(2) The names and addresses of the persons who are to serve as directors until the next annual meeting of shareholders or until their successors are elected and qualify are

<u>NAME</u>	<u>ADDRESS</u>
Randy Scott	420 No Kays Drive Kaysville UT 84037
Francis Vaudaux	420 No Kays Drive Kaysville UT 84037

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ARTICLE IX

OFFICERS

The officers of this Corporation may include any of the following as the Board of Directors shall determine from time to time a president one or more vice presidents secretary and a treasurer. The names and addresses of the persons who are to serve as officers and directors until the next annual meeting of the shareholders or until their successors are elected and qualify are as follows:

<u>NAME</u>	<u>OFFICE</u>	<u>ADDRESS</u>
Randy Scott	President/CEO	420 No Kays Drive Kaysville UT 84037
Todd M. Brimley	Vice President/CFO/ Secretary	420 No Kays Drive Kaysville UT 84037
Louise Cummings	Vice President/Operations	420 No Kays Drive Kaysville UT 84037
Steve Mindrum	Vice President/Sales	420 No Kays Drive Kaysville UT 84037
Richard Tait	Vice President/Marketing	420 No Kays Drive Kaysville UT 84037

ARTICLE X

INCORPORATOR

No Incorporator is named herein because of the continued existence of the Corporation.

(This Space Intentionally Blank)

IN WITNESS WHEREOF the undersigned constituting the shareholder directors and the incorporator of the Corporation execute these Amended and Restated Articles of Incorporation and certify to the truth of the facts herein stated this 22 day of September 2009

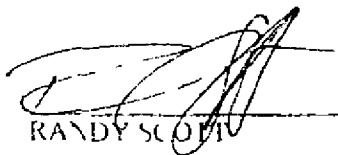
SHAREHOLDER

VAUDAUX HOLDING COMPANY



FRANCIS VAUDAUX President

DIRECTORS



RANDY SCOTT



FRANCIS VAUDAUX

REGISTERED AGENT

The appointment of the undersigned as the registered agent of the Corporation is hereby accepted



TODD M BRIMLEY 1/2/09

10/20/09 10 11