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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM333220

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
	Corrective Assignment to correct the entity type of receiving party previously recorded on Reel 005048 Frame 0334. Assignor(s) hereby confirms the entity type of ViaGen, L.C. is an lowa limited liability company as shown in the underlying merger document.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ViaGen, Inc.		09/14/2012	CORPORATION: ARIZONA

RECEIVING PARTY DATA

Name:	ViaGen, L.C.	
Street Address:	715 Discovery Blvd	
Internal Address:	Suite 410	
City:	Cedar Park	
State/Country:	TEXAS	
Postal Code:	78613	
Entity Type:	LIMITED LIABILITY COMPANY: IOWA	

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	3127495	VIAGEN
Registration Number:	3808593	VIAGEN
Registration Number:	3493820	ANGUSURE
Registration Number:	3325765	ANGUSURE
Registration Number:	3007437	CRYOSURE
Registration Number:	3514837	ANGUSURE

CORRESPONDENCE DATA

Fax Number: 4152687522

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 415-268-7000

Email: KSamia@mofo.com

Correspondent Name: Jennifer Lee Taylor

Address Line 1: 425 Market Street

Address Line 2: Morrison & Foerster LLP

Address Line 4: San Francisco, CALIFORNIA 94105

ATTORNEY DOCKET NUMBER: 60645-24000.00

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NAME OF SUBMITTER:	Jennifer Lee Taylor	
SIGNATURE:	/JLT2/	
DATE SIGNED:	02/24/2015	
Total Attachments: 9		
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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	09/20/2012

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ViaGen, Inc.		09/14/2012	CORPORATION: ARIZONA

RECEIVING PARTY DATA

Name:	ViaGen, L.C.
Street Address:	715 Discovery Blvd
Internal Address:	Suite 410
City:	Cedar Park
State/Country:	TEXAS
Postal Code:	78613
Entity Type:	CORPORATION: IOWA

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	3127495	VIAGEN
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Registration Number:	3493820	ANGUSURE
Registration Number:	3325765	ANGUSURE
Registration Number:	3007437	CRYOSURE
Registration Number:	3514837	ANGUSURE

CORRESPONDENCE DATA

900258021

Fax Number: 415,268.75

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: (415) 268-7000

Email: ksamia@mofo.com, JTaylor@mofo.com

Correspondent Name: Jennifer Lee Taylor

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REEL: 005048 FRAME: 0334
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REEL: 005465 FRAME: 0890

Address Line 1: 425 Market Street Address Line 4: San Francisco, CALIFORNIA 94105-2482 ATTORNEY DOCKET NUMBER: 60645-2400000 NAME OF SUBMITTER: Jennifer Lee Taylor Signature: /JLT2/ Date: 06/14/2013 Total Attachments: 7 source=Articles & Plan of Merger-filed copy.pdf#page1.tif source=Articles & Plan of Merger-filed copy.pdf#page2.tif source=Articles & Plan of Merger-filed copy.pdf#page3.tif source=Articles & Plan of Merger-filed copy.pdf#page4.tif source=Articles & Plan of Merger-filed copy.pdf#page5.tif source=Articles & Plan of Merger-filed copy.pdf#page6.tif source=Articles & Plan of Merger-filed copy.pdf#page7.fif

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No: W00808536 Date: 09/26/2012

SECRETARY OF STATE

489DLC-442621 VIAGEN, L.C.

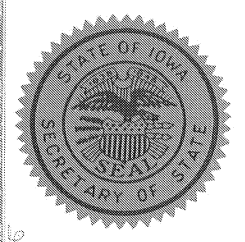
ACKNOWLEDGEMENT OF DOCUMENT FILED

The Secretary of State acknowledges receipt of the following document:

Articles of Merger

The document was filed on Sep 20 2012 1:20PM, to be effective as of Sep 20 2012 1:20PM,

The amount of \$50.00 was received in full payment of the filing fee.



MATT SCHULYZ SECHETARY OF STATE

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ARTICLES OF MERGER

OF

ViaGen, Inc. & ViaGen, L.C.

TO THE SECRETARY OF STATE OF THE STATE OF IOWA AND TO THE ARIZONA CORPORATIONS COMMISSION:

Pursuant to Ariz. Rev. Stat. § 10-1101 et seq. and Iowa Code § 489.1001 et seq., the undersigned entities adopt the following Articles of Merger.

ARTICLE I CONSTITUENT ENTITIES

The names of the constituent entities in the merger are ViaGen, Inc., an Arizona corporation, and ViaGen, L.C., an Iowa limited liability company.

ARTICLE II PLAN OF MERGER

A copy of the duly authorized and approved Plan of Morger is attached hereto and incorporated fully herein as Exhibit 1.

ARTICLE III EFFECTIVE DATE

The effective date of merger shall be September 14, 2012.

ARTICLE IV SURVIVING ENTITY

The name of the surviving entity shall be ViaGen, L.C., an lowa limited liability company.

ARTICLE V PLACE OF BUSINESS AND STATUTORY AGENT

The known place of business of the surviving entity is 2938 380th St., Sioux

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Center, Iowa 51250. The statutory agent for service of process at that address is Chad Feenstra.

ARTICLE VI AUTHORIZATION AND APPROVAL OF PLAN OF MERGER

The Plen of Mergor attached hereto and incorporated fully herein has been duly authorized and approved by the unanimous vote and consent of all of the stockholders of ViaGen, Inc., an Arizona corporation, and by all of the members of ViaGen, L.C., an Iowa limited liability company, in accordance with the requirements of Ariz. Rev. Stat. § 10-1103 and lowa Code section 489.1003. The number of ViaGen, Inc. shares voting in favor were all 19,224,662 outstanding and issued shares of preferred Class A Stock. ViaGen, Inc. has no other outstanding and issued shares of stock. The number of ViaGen, I.C. units voting in favor were all 1 units of ViaGen, I.C.

Dated this 14th day of September, 2012.

ViaGen, Inc.

an Arizona corporation

David Faber, President

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State of ______, ______, _____County, ss:

On this /Y day of September, 2012, before me, the undersigned, a Notary Public in and for said State, personally appeared David Faber, to me personally known, who being by me duly sworn, did say that he is the President of ViaGen, Inc., an Arizona corporation; that no seal has been procured by the said corporation; that said instrument was signed on behalf of said corporation by authority of its Board of Directors; and that the said David Faber as such officer acknowledged the execution of said instrument to be the voluntary act and deed of said corporation, by it and by him voluntarily executed.

HONALD G. FEDDERS
Sectory Public, State of Form
Conversation No. 7 60352
My Conversation Expenses
My Conversation Expenses

Notary Public

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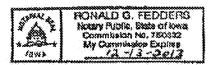
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ViaGen, L.C. an Iowa corporation

State of Iowa, Sizub County, ss:

Heidman Law Firm

On this _//_ day of September, 2012, before me, the undersigned, a Notary Public in and for said State, personally appeared David Faber, to me personally known, who, being by me duly sworn, did say that he is the President of ViaGen, L.C., an Iowa limited liability company; that that said instrument was signed on behalf of said company by authority of its Board of Directors; and that the said David Faber as such officer acknowledged the execution of said instrument to be the voluntary act and deed of said corporation, by it and by him voluntarily executed.



Notary Public

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PLAN OF MERGER

OF

ViaGen, Inc. & ViaGen, L.C.

Pursuant to Ariz. Rev. Stat. Ann. § 10-1101 et seq. and Iowa Code Chapter 489.1001 et seq., the undersigned entities adopt the following Plan of Merger.

ARTICLE I CONSTITUENT ENTITIES.....

The names of the constituent entities in the merger are ViaGen, Inc., an Arizona corporation, and ViaGen, L.C., an Iowa limited liability company.

ARTICLE II SURVIVING ENTITY

The name of the surviving entity shall be ViaGen, L.C., an Iowa limited liability company.

ARTICLE III TERMS AND CONDITIONS

- A. In accordance with the provisions of Arizona Rev. Stat. § 10-1106 and Iowa Code §489.1004:
 - 1. ViaGen. Inc. on Arizona corporation, shall merge with and into ViaGen, L.C., an Iowa limited liability company, so that ViaGen, Inc., an Arizona corporation, shall cease to exist and the surviving entity shall be named ViaGen, L.C., an Iowa limited liability company;
 - 2. The title to all real estate and other property owned by each constituent entity is vested in the surviving entity without reversion or impairment.
 - 3. The surviving entity has all obligations and liabilities of ViaGen, Inc., an Arizona corporation.
 - 4. There shall be no amendment to the Certificate of Organization of ViaGen, L.C., an Iowa limited liability company.

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The shares or interests of ViaGen, Inc., an Arizona corporation that are converted into shares, obligations, or other securities of ViaGen, L.C., an Iowa limited liability company or any other entity or into cash or other property are converted and the former holders of the shares or interests are entitled only to the rights provided in the Articles of Merger except for dissenters' rights provided by law.

ARTICLE IV MANNER AND BASIS FOR CONVERTING INTERESTS

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To achieve the merger of the two entities, shareholders in ViaGen, Inc., an Arizona corporation, shall become unit holders of ViaGen, L.C., an Iowa limited liability company, and such shareholders shall receive one unit of ownership of ViaGen, L.C., an Iowa limited liability company, for each share of ViaGen, Inc., an Arizona corporation. Ownership and apportionment of said shares shall be in accordance with the Operating Agreement of ViaGen, L.C., an Iowa limited liability company.

ARTICLE V NO CHANGE IN CERTIFICATE

The merger that is the subject of this plan shall effect no change in the Certificate of Organization of ViaGen, L.C., an Iowa limited liability company, the surviving entity.

ARTICLE VI PURPOSES

The merger of ViaGen, Inc., an Arizona corporation, with and into ViaGen. L.C., an Iowa limited liability company, is sought for the following purposes:

- 1. Simplification of the maintenance of business records;
- Reduction in tax and accounting compliance costs; and 2.
- Reduction in administrative and accounting costs. 3.

Dated this 14th day of Status ber., 2012.



SCANNED

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RECORDED: 02/25/2015