

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM523821

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	CHANGE OF NAME		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Wheaton Industries, Inc.		06/01/2017	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	DWK Life Sciences Inc.		
Street Address:	1501 N Tenth Street		
City:	Millville		
State/Country:	NEW JERSEY		
Postal Code:	08332		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 43			
Property Type	Number	Word Mark	
Serial Number:	76581223	μLPLATE	
Serial Number:	76581224	μLVIAL	
Serial Number:	87062762	A.C.T	
Serial Number:	86800280	ANTIBIND	
Serial Number:	74170122	BIOPRO	
Serial Number:	76345339	BIOSTIR	
Serial Number:	74506629	CELL OPTIMIZER SYSTEM	
Serial Number:	86052377	CELLINE	
Serial Number:	72342686	CELSTIR	
Serial Number:	86452213	CHROMATOGRAPHY WORLD	
Serial Number:	75192774	CLEAN-PAK	
Serial Number:	85186472	CRIMPENSTEIN	
Serial Number:	85186453	CRYOELITE	
Serial Number:	85197231	CRYOFILE	
Serial Number:	72283482	CRYULE	
Serial Number:	87167717	DUALFUSION	
Serial Number:	78946418	E-Z EX-TRACTION	
Serial Number:	74457242	E-Z SAMPLER	
Serial Number:	76338371	E-Z VIAL	

OP \$1090.00 76581223

Property Type	Number	Word Mark
Serial Number:	73584334	GRAB SAMPLER
Serial Number:	85221155	KEEPIT
Serial Number:	76532451	MICROLITER
Serial Number:	73584541	MICRO-STIR
Serial Number:	77787156	M-T VIAL FILE
Serial Number:	85058139	OMNISPENSE
Serial Number:	77787228	OMNI-VIAL
Serial Number:	86758156	PIPET-PAL
Serial Number:	85186488	R2P
Serial Number:	74462528	SAFE-GRIND
Serial Number:	77787276	SAMPULE
Serial Number:	73796657	SHORTY VIAL
Serial Number:	73500266	STEP-PETTE
Serial Number:	73158308	THE WHEATON CONNECTION
Serial Number:	76532452	UL MICROLITER ANALYTICAL SUPPLIES, INC.
Serial Number:	87167645	ULTRAPURE SEPTA
Serial Number:	72282503	UNI-DOSE
Serial Number:	73203122	UNISPENSE
Serial Number:	73796602	V VIAL
Serial Number:	72283481	VACULE
Serial Number:	73796625	VIAL FILE
Serial Number:	85310547	WHEATON
Serial Number:	73499742	WHEATON DRY SEAL
Serial Number:	73136259	WHEATON MICRO KIT

CORRESPONDENCE DATA

Fax Number: 6104070701

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: 6104070700

Email: tmde@ratnerprestia.com

Correspondent Name: John W. McGlynn

Address Line 1: 2200 Renaissance Blvd Suite 350

Address Line 4: King of Prussia, PENNSYLVANIA 19406

NAME OF SUBMITTER: John W. McGlynn

SIGNATURE: /jwm/

DATE SIGNED: 05/16/2019

Total Attachments: 4

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Delaware

The First State

Page 1

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 RESTATED CERTIFICATE OF "WHEATON INDUSTRIES, INC.", CHANGING ITS NAME FROM "WHEATON INDUSTRIES, INC." TO "DWK LIFE SCIENCES INC.", FILED IN THIS OFFICE ON THE FIRST DAY OF JUNE, A.D. 2017, AT 11:13 O`CLOCK A.M.

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




Jeffrey W. Bullock, Secretary of State

4220958 8100
SR# 20174470317

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

Authentication: 202633380
Date: 06-01-17

TRADEMARK
REEL: 006646 FRAME: 0780

**THIRD AMENDED AND RESTATED
CERTIFICATE OF INCORPORATION
OF
WHEATON INDUSTRIES, INC.**

It is hereby certified that:

1. The name of the corporation is Wheaton Industries, Inc. (the *Corporation*). The Corporation was originally incorporated under the name WSP Operating Corporation pursuant to the General Corporation Law of the State of Delaware, and the Corporation's original Certificate of Incorporation was filed in the office of the Secretary of the State of Delaware on September 18, 2006. The Corporation filed an Amended and Restated Certificate of Incorporation on November 1, 2006, a Certificate of Designation of Series A Preferred Stock on November 1, 2006, a Certificate of Amendment to the Amended and Restated Certificate of Incorporation on November 27, 2006, a Second Amended and Restated Certificate of Incorporation on June 8, 2010 and a Certificate of Amendment to the Second Amended and Restated Certificate of Incorporation on October 8, 2015.

2. This Third Amended and Restated Certificate of Incorporation was duly adopted in accordance with Sections 242 and 245 of the General Corporation Law of the State of Delaware, and restates, integrates and further amends the provisions of the Corporation's Certificate of Incorporation.

3. The text of the Certificate of Incorporation is amended and restated in its entirety to read as follows:

FIRST Name. The name of the Corporation is DWK Life Sciences Inc.

SECOND Registered Office and Agent. The address of the registered office of the Corporation in the State of Delaware is 2711 Centerville Road, Suite 400, Wilmington, County of New Castle, Delaware 19808, and the name of its registered agent at such address is Corporation Service Company.

THIRD Purpose. The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.

FOURTH Stock. The total number of shares of capital stock that the Corporation has the authority to issue is 1,000 shares of Common Stock, par value \$0.001 per share.

FIFTH Liability of Directors. To the fullest extent that the laws of the State of Delaware, as the same exist or may hereafter be amended, permit elimination of the personal liability of directors, no director of the Corporation will be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director. The provisions of this Article (a) are deemed to be a contract with each person who serves as a director at any time while this Article is in effect, and each such director is deemed to be serving in reliance on the provisions of this Article, (b) will continue as to each person who has ceased to

be a director with respect to the periods when he or she was a director and (c) will inure to the benefit of each director's heirs and legal representatives. Any amendment or repeal of this Article or adoption of any additional Article, and any amendment to the Bylaws of the Corporation, which has the effect of increasing director liability will operate prospectively only and will not affect any action taken, or any failure to act, by a director of the Corporation prior to such amendment or repeal becoming effective.


SIXTH Indemnification. Directors and officers of the Corporation will be indemnified by the Corporation as of right to the fullest extent now or hereafter permitted by the laws of the State of Delaware in connection with any actual or threatened civil, criminal, administrative or investigative action, suit or proceeding (whether brought by or in the name of the Corporation or otherwise) arising out of their service to the Corporation or to another organization at the request of the Corporation. Persons who are not directors or officers of the Corporation may be similarly indemnified in respect of such service to the extent authorized at any time by the Board of Directors of the Corporation. The Corporation may purchase and maintain insurance to protect itself and any such director, officer or other person against any liability asserted against any such person whether or not the Corporation has the power to indemnify such person against such liability. The provisions of this Article (a) are applicable to actions, suits or proceedings commenced after the adoption hereof, whether arising from acts or omissions occurring before or after the adoption hereof, (b) are deemed to be a contract with each director, officer and other person referred to in this Article who serves in such capacity at any time while this Article is in effect, and each such person is deemed to be serving in reliance on the provisions of this Article, (c) will continue as to directors, officers and other persons who have ceased to render such service and (d) will inure to the benefit of the heirs and legal representatives of the directors, officers and other persons referred to in this Article. Any amendment or repeal of this Article or adoption of any additional Article, and any amendment to the Bylaws of the Corporation, which has the effect of reducing or eliminating the rights granted under this Article, will operate prospectively only and will not have any effect with respect to any action taken, or any failure to act, by the directors, officers and other persons referred to in this Article prior to the effective date of such amendment or repeal.

SEVENTH Amendment of Bylaws. The Board of Directors has the power to make, amend, alter or repeal the Bylaws of the Corporation, in whole or in part.

EIGHTH Board of Directors. The number of directors that shall constitute the whole board of directors of the Corporation shall be fixed from time to time by, or in the manner provided in, the Bylaws of the Corporation (or in an amendment thereof duly adopted by the Board of Directors of the Corporation or by the stockholders of the Corporation).

NINTH Effective Date. This Certificate of Incorporation will be effective upon filing.

WITNESS the due execution hereof this first day of June, 2017.

By: 
Name: Stefan Bächle
Title: Chief Financial Officer

DWK LIFE SCIENCES LLC

1022 Spruce Street
Vineland, NJ 08362
USA

June 1, 2017

State of Delaware – Department of State

To whom it may concern:

DWK Life Sciences LLC hereby gives consent to DWK Life Sciences Inc. for use of name in the State of Delaware.

DWK Life Sciences LLC

/s/ Armin Heinz Reiche
Armin Heinz Reiche
Authorized Person