CH \$40.00 2713

ETAS ID: TM798550

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

SUBMISSION TYPE:NEW ASSIGNMENTNATURE OF CONVEYANCE:MERGEREFFECTIVE DATE:12/07/2018SEQUENCE:1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Ucyclyd Pharma, Inc.		12/07/2022	Corporation: MARYLAND

RECEIVING PARTY DATA

Name:	Medicis Pharmaceutical Corporation	
Street Address:	400 Somerset Corporate Blvd.	
City:	Bridgewater	
State/Country:	NEW JERSEY	
Postal Code:	08807	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2713864	AMMONUL

CORRESPONDENCE DATA

Fax Number:

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: 8572915970

Email: jeremy.blackowicz@bauschhealth.com

Correspondent Name: Jeremy Blackowicz

Address Line 1:400 Somerset Corporate Blvd.Address Line 4:Bridgewater, NEW JERSEY 08807

NAME OF SUBMITTER:	Jeremy Blackowicz	
SIGNATURE:	/jeremy blackowicz/	
DATE SIGNED:	03/29/2023	

Total Attachments: 10

source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page1.tif source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page2.tif source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page3.tif source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page4.tif

source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page5.tif source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page6.tif source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page7.tif source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page8.tif source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page9.tif source=Ucyclyd Pharma Inc-Medicis Pharma Corp Merger Cert 12.7.2018#page10.tif

Page 1

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 MERGER, WHICH MERGES:

"TINEA PHARMACEUTICALS, INC.", A DELAWARE CORPORATION,

"RTI ACQUISITION CORPORATION, INC.", A DELAWARE CORPORATION,

"MEDICIS BODY AESTHETICS, INC.", A DELAWARE CORPORATION,

"UCYCLYD PHARMA, INC.", A MARYLAND CORPORATION,

WITH AND INTO "MEDICIS PHARMACEUTICAL CORPORATION" UNDER THE NAME OF "MEDICIS PHARMACEUTICAL CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE SEVENTH DAY OF DECEMBER, A.D. 2018, AT 11:36 O'CLOCK A.M.

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

Authentication: 204050411 Date: 12-07-18

2168131 8100M SR# 20188022977

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

State of Delaware
Secretary of State
Division of Corporations
Delivered 11:36 AM 12/07/2018
FILED 11:36 AM 12/07/2018
SR 20188022977 - File Number 2168131

CERTIFICATE OF OWNERSHIP AND MERGER MERGING MEDICIS BODY AESTHETICS, INC. RTI ACQUISITION CORPORATION, INC. TINEA PHARMACEUTICALS, INC. AND UCYCLYD PHARMA, INC. WITH AND INTO MEDICIS PHARMACEUTICAL CORPORATION

December 7, 2018

Pursuant to Section 253 of the Delaware General Corporation Law ("DGCL"), the undersigned hereby certifies that:

FIRST: The name, the state of organization and the type of entity of each of the constituent entities party to the merger herein are as follows:

Name	State of Organization	Type of Entity
Medicis Body Aesthetics, Inc. ("Medicis")	Delaware	Corporation
RTI Acquisition Corporation, Inc. ("RTI")	Delaware	Corporation
Tinea Pharmaceuticals, Inc. ("Tinea")	Delaware	Corporation
Ucyclyd Pharma, Inc. ("Ucyclyd" and, together with Medicis, RTI and Tinea, the "Merging Entities")	Maryland	Corporation
Medicis Pharmaceutical Corporation (the "Parent")	Delaware	Corporation

SECOND: The Parent owns all of the issued and outstanding shares of each class of capital stock of each of the Merging Entities.

THIRD: The board of directors of the Parent, by resolutions duly adopted by unanimous written consent on December 7, 2018 and attached hereto as Exhibit A, determined to merge each of the Merging Entities with and into the Parent (the "Merger").

FOURTH: The Parent shall be the surviving corporation of the Merger.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Ownership and Merger as of the date first written above.

MEDICIS PHARMACEUTICAL CORPORATION

By:

Namo Jeremy M. Lipshy

Title: Senior Vice President, Tax

[Step 10(iii): Signature Page of Medicis Pharmaceutical Corporation Certificate of Merger]

EXHIBIT A

[See attached]

MEDICIS PHARMACEUTICAL CORPORATION

Consent in Lieu of Meeting of Board of Directors

December 7, 2018

The undersigned, being all the members of the Board of Directors (the "Board") of Medicis Pharmaceutical Corporation, a Delaware corporation (the "Corporation"), hereby unanimously consent to and adopt, pursuant to Section 141(f) of the Delaware General Corporation Law (the "DGCL"), the following resolutions:

WHEREAS, the Corporation owns all of the issued and outstanding shares of each class of capital stock of each of Medicis Body Aesthetics, Inc., a Delaware corporation ("Medicis"), RTI Acquisition Corporation, Inc., a Delaware corporation ("RTI"), Tinea Pharmaceuticals, Inc., a Delaware corporation ("Tinea"), and Ucyclyd Pharma, Inc., a Maryland corporation ("Ucyclyd" and, together with Medicis, RTI and Tinea, the "Merging Entities");

WHEREAS, it is deemed advisable and in the best interests of the Corporation that each of the Merging Entities merge with and into the Corporation; and

WHEREAS, each Merger (defined below) is intended to be treated as a reorganization within the meaning of Section 368(a) of the United States Internal Revenue Code of 1986, as amended (the "Code"), and this consent, together with the other documents effectuating and approving each Merger, is intended to constitute a "plan of reorganization" within the meaning of Section 368 and related provisions of the Code with respect to each Merger.

NOW, THEREFORE, IT IS:

RESOLVED, that each of the Merging Entities shall be merged with and into the Corporation pursuant to Section 253 of the DGCL and the laws of the state of formation of the applicable Merging Entity (each, a "Merger"), such that, following the Mergers, the separate existence of each of the Merging Entities shall cease, and the Corporation shall continue as the surviving corporation (the "Surviving Corporation");

RESOLVED, that the Mergers shall become effective upon the filing of the certificate of ownership and merger with the Secretary of State of the State of Delaware and the filing of any applicable document (each, and "Applicable Filing") required under the laws of the state of organization or formation the applicable Merging Entity (the "Effective Time");

RESOLVED, that, at the Effective Time, by virtue of the Mergers and without any action on the part of the holder thereof, each share of capital stock of (a) each of the Merging Entities outstanding immediately prior to the Effective Time shall be canceled and no consideration shall be issued in respect thereof and (b) the Corporation outstanding immediately prior to the Effective Time shall remain unchanged and continue to remain outstanding as a share in the Surviving Corporation;

RESOLVED, that, until amended in accordance with applicable law, (a) the certificate of incorporation of the Corporation in effect at the Effective Time shall be the certificate of incorporation of the Surviving Corporation and (b) the bylaws of the Corporation in effect at the Effective Time shall be the bylaws of the Surviving Corporation;

RESOLVED, that, from and after the Effective Time, until successors are duly elected or appointed and qualified in accordance with applicable law, the directors of the Corporation at the Effective Time shall be the directors of the Surviving Corporation, and the officers of the Corporation at the Effective Time shall be the officers of the Surviving Corporation;

RESOLVED, that this consent, together with the other documents effectuating and approving each Merger, shall constitute a "plan of reorganization" for purposes of Section 368 and related provisions of the Code with respect to each Merger;

RESOLVED, that, to the extent contemplated under applicable law, this consent, together with the other documents effectuating and approving each Merger, shall also constitute a "plan of liquidation" within the meaning of Section 332 and related provisions of the Code with respect to each Merger;

RESOLVED, that the officers of the Corporation be, and each of them hereby is, authorized and empowered, in the name and on behalf of the Corporation, to take any and all actions, and execute, deliver and file any and all documents, agreements, certificates and other papers, deemed by such officer to be necessary or desirable to carry out the purpose and intent of each of the foregoing resolutions (including, without limitation, (a) the execution and delivery of a certificate of ownership and merger and the filing thereof with the Secretary of State of the State of Delaware in accordance with Sections 103 and 253 of the DGCL and (b) the execution and delivery of each Applicable Filing), the authority therefor to be conclusively evidenced by the taking of such actions or the execution of such documents; and

RESOLVED, that all actions previously taken by any officer of the Corporation in connection with any matter referred to in any of the foregoing resolutions are hereby approved, ratified and confirmed in all respects as fully as if such actions had been presented to the Board for its approval prior to such actions being taken.

* * *

The actions taken by this consent shall have the same force and effect as if taken at a meeting of the Board, duly called and constituted pursuant to the DGCL. This consent may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

[Signature Pages Follow]

IN WITNESS WHER of the date first written above	rsigned have executed this	s consent as
of the date first written above	Mussel	1
	Sam A. Eldessouky	/1
	William D. Humphries	
	• 	
	William N. Woodfield	

[Step 10(ii) Signature Page to the Board Consent of Medicis Pharmaceutical Corporation]

IN WITNESS WHEREOF, the undersigned have executed this consent as of the date first written above.

Sam A. Eldessouky
William D. Humphries
William N. Woodfield

[Step 10(ii) Signature Page to the Board Consent of Medicis Pharmaceutical Corporation]

Sam A. Eldessouky
William D. Humphries
William Woodfield

William N. Woodfield

of the date first written above.

IN WITNESS WHEREOF, the undersigned have executed this consent as

[Step 10(ii) Signature Page to the Board Consent of Medicis Pharmaceutical Corporation]

TRADEMARK REEL: 008023 FRAME: 0012

RECORDED: 03/29/2023