P01000076304

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VIA FEDEX

1 February 2010

Florida Department of State
Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Re: Keystone Analytical, Inc., a Florida Corporation, Document No.

P01000076304 merger with and into Taylor Technology, a New Jersey

Corporation
Articles of Merger

Dear Sir or Madam:

Enclosed please find the original and one copy of the Articles of Merger on behalf of Keystone Analytical, Inc. along with the attached Agreement and Plan of Merger. Kindly file the Articles of Merger and return a "filed" copy to my attention.

Also enclosed is a check in the amount of \$70.00 (\$35.00 X 2), which represents the filing fees.

Should you have any questions or problems, please contact me.

Thank you for your assistance with this matter.

Best regards,

C. Boss

Christine Boss Senior Paralegal 609-951-6643 Enclosures

COVER LETTER

TO:		lment Section on of Corporations					
SUB	JECT:	Taylor Technology,	Inc., a Nev	w Jers	ey Cor	poration	
		Name of Su	rviving Corporation	on			
The e	nclosed A	articles of Merger and fee are	e submitted fo	or filing.			
Pleas	e return al	il correspondence concerning	g this matter t	o follow	ing:		
	<u></u>	Christine Boss Contact Person					
<u> </u>		PharmaNet Firm/Company					
		504 Carnegie Center Address					
		Princeton, NJ 08540 City/State and Zip Code					
E	-mail addre	cboss@pharmanet.com	eport notification	n)			
For fu	ırther info	rmation concerning this mat	ter, please ca	II:			
<u></u>	<u></u>	Christine Boss Name of Contact Person	At	(609) Area Code	951-6643 & Daytime Telephone Number	
	Certified c	opy (optional) \$8.75 (Please	send an additio	nal copy	of your d	ocument if a certified copy is re	equested)
	Amendr Division Clifton 1 2661 Ex	T ADDRESS: ment Section n of Corporations Building secutive Center Circle ssee, Florida 32301		Ame Divi P.O.	ndment sion of C Box 632	Corporations	

ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the <u>sur</u>	viving corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
Taylor Technology, Inc.	New Jersey	
Second: The name and jurisdiction of each	merging corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
Keystone Analytical, Inc.	Florida	P01000076304
		产额 1
		STA STA
		54 DA
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	er are filed with the Florida
	c date. NOTE: An effective date cannot after merger file date.)	t be prior to the date of filing or more
Fifth: Adoption of Merger by <u>surviving</u> of The Plan of Merger was adopted by the sha	corporation - (COMPLETE ONLY corporation of the surviving corpor	ONE STATEMENT) ation on January 22, 2010
The Plan of Merger was adopted by the boa	ard of directors of the surviving c r approval was not required.	orporation on
Sixth: Adoption of Merger by merging co The Plan of Merger was adopted by the sha	rporation(s) (COMPLETE ONLY Careholders of the merging corpora	ONE STATEMENT) tion(s) onJanuary 22, 2010
The Plan of Merger was adopted by the boa and shareholde	ard of directors of the merging co	rporation(s) on

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Taylor Technology, Inc. Keystone Analytical, Inc.	Soum	Jeffrey P. McMullen, Executive VP Jeffrey P. McMullen, Executive VP
		

036

PLAN OF MERGER (Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the <u>surviving</u> corporation:		
Name	Jurisdiction	
Taylor Technology, Inc.	New Jersey	
Second: The name and jurisdiction of each mergin	ng corporation:	
Name	Jurisdiction	
Keystone Analytical, Inc.	Florida	
Third: The terms and conditions of the merger are	as follows:	
Please see attached.		

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

Please see attached.

(Attach additional sheets if necessary)

THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached:

Not applicable

<u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

AGREEMENT AND PLAN OF MERGER

OF

KEYSTONE ANALYTICAL, INC. (a Florida corporation)

WITH AND INTO

TAYLOR TECHNOLOGY, INC. (a New Jersey corporation)

This AGREEMENT AND PLAN OF MERGER is dated as of January 22, 2010 (the "Plan of Merger") by and between Keystone Analytical, Inc., a Florida corporation ("Merging Entity") and Taylor Technology, Inc., a New Jersey corporation ("Surviving Entity"), both wholly owned subsidiaries of PharmaNet Development Group, Inc., a Delaware corporation ("PDGI").

WHEREAS, Merging Entity and Surviving Entity desire that Merging Entity merge with and into Surviving Entity (such merger, the "Merger"); and

WHEREAS, the Board of Directors of Merging Entity and the Board of Directors of Surviving Entity have authorized the consummation of the Merger upon the terms and conditions set forth herein,

NOW, THEREFORE, the Merger shall be effected in substantially the following manner:

- 1. On the Effective Date (as defined below), Keystone Analytical, Inc., shall merge with and into Taylor Technology, Inc., which shall be the surviving corporation. The Surviving Corporation shall continue as a corporation organized and existing under the laws of the State of New Jersey and the name of the Surviving Corporation shall be "Taylor Technology, Inc."
- 2. On the Effective Date, the corporation existence of Surviving Entity, with all of its purposes, powers and objects, shall continue unaffected and unimpaired by the Merger, and as the Surviving Corporation, it shall, from and after the Merger, possess all of the rights, privileges, immunities, powers and purposes of the Merging Entity, and all of the property (real, personal and intangible), causes of action and every other asset of the Merging Entity shall rest in the Surviving Corporation, and the Surviving Corporation shall assume all of the obligations and liabilities of the Merging Entity, all without further act or deed.
- 3. The separate corporate existence of the Merging Entity shall cease on the Effective Date.
- 4. The Effective Date of the Merger shall be the date of the filing of the Certificate of Merger with the New Jersey Secretary of State (the "Effective Date").

- 5. On the Effective Date, all shares of stock of the Merging Entity which are issued and outstanding or held as treasury stock immediately prior to the Merger shall be cancelled.
- 6. On the Effective Date, the Certificate of Incorporation of Surviving Entity as in effect immediately prior to the Merger shall be and remain the Certificate of Incorporation of the Surviving Company until the same shall be altered, amended or repealed as provided by law.
- 7. On the Effective Date, the Bylaws of Surviving Entity as in effect immediately prior to the Merger shall be and remain the Bylaws of the Surviving Corporation until the same shall be altered, amended or repealed as provided by law.
- On the Effective Date, the present officers of Surviving Entity shall remain the officers of the Surviving Corporation and shall hold office until their successors shall be elected and qualified.
- 9. The Plan of Merger herein made and adopted shall be submitted to the sole shareholder of both the Merging Entity and the Surviving Corporation for adoption or rejection in the manner prescribed by the provisions of the New Jersey Business Corporation Act (the "NJBCA") and the Florida Department of State Division of Corporations (the "FLDOC").
- 10. In the event that the Plan of Merger shall have been adopted by the sole shareholder of both the Merging Entity and the Surviving Corporation in the manner prescribed by the provisions of the NJBCA and FLDOC, the Merging Entity and the Surviving Corporation hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of New Jersey and/or the State of Florida, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the Merger.
- 11. This Plan of Merger was duly adopted by the Board of Directors of the Merging Entity and the Surviving Corporation, on January 22, 2010.

IN WITNESS WEREOF, the parties hereto have duly executed this Agreement and Plan of Merger as of the date first written above.

Taylor Technology, Inc

Keystone Analytical, Inc.,

P. McMullen

Executive Vice President

个. McMullen **Executive Vice President**