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## ARTICLES OF MERGER (Profit Corporations)

, i**.** 

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

First: The name and jurisdiction of the surviving corporation:

Name	<b>Jurisdiction</b>		Document Number (If known/ applicable)
Whatman Inc.	Maine		Not Ouslified
Second: The name and j	unisdiction of each <u>me</u>	reine o	orporation:
Name	Jurisdiction		Document Number
Schleicher & Schuell MicroScience, Inc.	Florida	•	S98044
Third: The Plan of Merg	er is attached.	، ب	
Fourth: The marger shall	li become effective on	12/30/0	)5.

Fifth: Adoption of Merger by <u>surviving</u> corporation - (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the Board of Directors and the shareholder of the surviving corporation on December 29, 2005

Sixth: Adoption of Merger by <u>merging</u> corporation(s) (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the Board of Directors and the abareholder of the merging corporation(s) on December 29, 2005

The Plan of Merger was adopted by the board of directors of the merging corporation(s) on N/A and shareholder approval was not required.

(Attach additional sheets if necessary)

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## Seventh: SIGNATURES FOR EACH CORPORATION

## Name of Corporation

Schleicher & Schuell MicroScience, Inc.

Whatman Inc.

	Signature	
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Typed or Printed Name of Individual & This

John Simmonds, Secretary

John Simmonds, Secretary

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## PLAN OF MERGER (Non Subsidiaries)

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

First: The name and jurisdiction of the surviving corporation:

Name

**Invitation** 

Whatman Inc. Maine

Second: The name and jurisdiction of each merging corporation:

Name

Insidiction

Schleicher & Schuell MicroScience, Inc. Florida

Third: The terms and conditions of the merger are as follows:

**a.** The presently issued and outstanding shares of Schleicher & Schuell MicroScience, Inc., the merging corporation, all of which are owned by Whatman Inc., the surviving corporation, shall be surrendered and exacelled. No shares of stock of the surviving corporation shall be issued in exchange therefore.

b. The bylaws of Whatman Inc. shall be the bylaws of the corporation surviving the merger.

c. The directors and officers of Whatman Inc. shall be the directors and officers of the Corporation since the merger and shall remain until their successors are elected.

(Attach additional sheets (f necessary)

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