

ESTTA Tracking number: **ESTTA485082**

Filing date: **07/24/2012**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Notice of Opposition

Notice is hereby given that the following party opposes registration of the indicated application.

Opposer Information

Name	CareFusion 2200, Inc.
Granted to Date of previous extension	09/26/2012
Address	3750 Torrey View Court San Diego, CA 92130 UNITED STATES

Attorney information	Joseph R. Dreitler Dreitler True, LLC 137 E. State St. Columbus, OH 43215 UNITED STATES jdreitler@ustrademarklawyer.com, mtrue@ustrademarklawyer.com, ttrofino@ustrademarklawyer.com Phone:614-545-6354
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Applicant Information

Application No	85499349	Publication date	05/29/2012
Opposition Filing Date	07/24/2012	Opposition Period Ends	09/26/2012
Applicant	entrotech, inc. 1245 Kinnear Road Columbus, OH 43212 UNITED STATES		

Goods/Services Affected by Opposition

Class 005. All goods and services in the class are opposed, namely: Medical and surgical dressings

Applicant Information

Application No	85499345	Publication date	05/29/2012
Opposition Filing Date	07/24/2012	Opposition Period Ends	
Applicant	entrotech, inc. 1245 Kinnear Road Columbus, OH 43212 UNITED STATES		

Goods/Services Affected by Opposition

Class 005. All goods and services in the class are opposed, namely: Medical and surgical dressings

Applicant Information

Application No	85499337	Publication date	05/29/2012
Opposition Filing Date	07/24/2012	Opposition Period Ends	
Applicant	entrotech, inc. 1245 Kinnear Road Columbus, OH 43212 UNITED STATES		

Goods/Services Affected by Opposition

Class 005. All goods and services in the class are opposed, namely: Topical antimicrobial solutions for dermatologic use

Applicant Information

Application No	85499332	Publication date	05/29/2012
Opposition Filing Date	07/24/2012	Opposition Period Ends	
Applicant	entrotech, inc. 1245 Kinnear Road Columbus, OH 43212 UNITED STATES		

Goods/Services Affected by Opposition

Class 010. All goods and services in the class are opposed, namely: Surgical drapes
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Grounds for Opposition

Priority and likelihood of confusion	Trademark Act section 2(d)
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Marks Cited by Opposer as Basis for Opposition

U.S. Registration No.	1930248	Application Date	11/22/1993
Registration Date	10/24/1995	Foreign Priority Date	NONE
Word Mark	CHLORAPREP		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 005. First use: First Use: 1994/06/07 First Use In Commerce: 1994/06/07 topical antimicrobial solutions		

U.S. Registration No.	4052849	Application Date	04/11/2011
Registration Date	11/08/2011	Foreign Priority Date	NONE
Word Mark	CHLORAPREP		

Design Mark	ChloroPrep
Description of Mark	The mark consists of stylized text of the word "CHLORAPREP" with a capital "C" and a capital "P".
Goods/Services	Class 005. First use: First Use: 1994/06/07 First Use In Commerce: 1994/06/07 broad-spectrum antiseptic

U.S. Application No.	85051474	Application Date	06/01/2010
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	CHLORASHIELD		
Design Mark	CHLORASHIELD		
Description of Mark	NONE		
Goods/Services	Class 005. First use: antimicrobial catheter patch dressing		

U.S. Application No.	85051477	Application Date	06/01/2010
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	CHLORASHIELD		
Design Mark	CHLORASHIELD		
Description of Mark	NONE		
Goods/Services	Class 010. First use: surgical incise drape		

Attachments	85291579#TMSN.jpeg (1 page)(bytes) 85051474#TMSN.jpeg (1 page)(bytes) 85051477#TMSN.jpeg (1 page)(bytes) Carefusion v. Entrotech - Combined Notice of Opposition.pdf (18 pages) (558772 bytes)
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Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/Joseph R. Dreitler/
Name	Joseph R. Dreitler
Date	07/24/2012

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

**IN THE MATTER OF Trademark Application Serial Nos. 85/499349; 85/499345;
85/499337 and 85/499332**

DATE OF PUBLICATION: May 29, 2012

CareFusion 2200, Inc.,

Opposer,

Combined Opposition

No.: _____

v.

entrotech, inc.

Applicant.

COMBINED NOTICE OF OPPOSITION

CareFusion 2200, Inc., (hereinafter referred to as “CareFusion”), a Delaware corporation having a principal place of business at 3750 Torrey View Court, San Diego, California 92130 believes that they will be damaged by registration of each of the four (4) below identified trademark applications:

- 1) Chloraderm – Ser. No. 85/499349 for Medical and surgical dressings, filed December 19, 2011 and published on May 29, 2012;
- 2) Chlorabsorb - Ser. No. 85/499345 for Medical and surgical dressings filed December 19, 2011 and published on May 29, 2012;
- 3) Chlorabond – Ser. No. 85/499337 for Topical antimicrobial solutions for dermatologic use filed December 19, 2011 and published on May 29, 2012; and

4) Chloradrape – Ser. No. 85/499332 for Surgical drapes filed December 19, 2011 and published on May 29, 2012,

(hereinafter collectively referred to as “Applications”), in the name of entrotech, Inc. (hereinafter referred to as “Applicant”) and hereby opposes registration of the same under the provisions of *Section 13 of the Trademark Act of July 5, 1946, 15 U.S.C. § 1063*.

As grounds therefor, it is alleged that:

1. CareFusion and its affiliates and related companies and predecessors in business, (all hereinafter collectively referred to as “Opposer”), has been using the term Chloraprep in the U.S. since 1994 in connection with the promotion, sale, and use of medical products, including topical microbial solutions.

2. Opposer is the owner of the trademark Chloraprep, the United States Trademark Registrations thereof, and the goodwill symbolized by the trademarks and the registrations thereof, as follows:

- a) Chloraprep - Registration No. 1930248, registered October 24, 1995, for topical antimicrobial solutions; and
- b) Chloraprep - Registration No. 4052849, registered November 8, 2011 for broad-spectrum antiseptic.

A copy of each of the above registration numbers with TESS and Assignment print-outs, showing record title in Opposer, are attached as Exhibit 1. Opposer is also the owner of two (2) prior filed pending, published and Notice of Allowance issued applications to register Chlorashield for: (i) antimicrobial catheter patch dressing (Serial no.85051474); and (ii) surgical incise drape (Serial No. 85051477).

3. The certificates of registration identified in paragraph 2 are valid and subsisting; the certificates of registration are *prima facie* evidence of the validity of the registrations, the Opposer's ownership of the mark, and of the Opposer's exclusive right to use the mark in commerce in connection with the goods specified in the certificates of registration under the provisions of 15 U.S.C. § 1057(b), and constructive notice of the Opposer's claim of ownership under 15 U.S.C. § 1072. Registration No. 1930248 is incontestable, which provides conclusive evidence of its validity, Opposer's ownership of the mark and Opposer's exclusive right to use the mark in commerce under 15 U.S.C. § 1115(b).

4. Opposer and Applicant are competitors in the marketplace for the sale of medical and health care related products, including topical antimicrobial and antiseptic products.

5. Opposer's Chloraprep and Chlorashield marks and Applicant's four (4) applications for Chloraderm, Chlorabsorb, Chlorabond and Chloradrape ("Applicant's Chlora Marks") are virtually identical in sound and appearance.

6. The Chloraprep trademark has been extensively marketed and publicized and has become famous throughout the United States in the medical and health care fields.

7. Upon information and belief, there are no restrictions in the goods descriptions of Applicant's Applications, so that it must be presumed that Applicant's Chlora Marks goods are offered to and used by the same medical and health care customers who would also be in the market for and use Opposer's Chloraprep and Chlorashield products.

8. Upon information and belief, Applicant's Chlora Marks goods are or would be advertised, marketed, promoted and provided through the same channels of trade, are or would

be advertised in the same types of publications as Opposer's Chloraprep and Chlorashield trademarks, and are or would be sold to the same classes of the purchasing public for use by or on the same consumers as Opposer's Chloraprep and Chlorashield products.

9. The designations Chloraderm, Chlorabsorb, Chlorabond and Chloradrape which the Applicant seeks to register are highly similar to Opposer's Chloraprep and Chlorashield trademarks, in sound and appearance, and users and potential customers will believe that Chloraderm, Chlorabsorb, Chlorabond and Chloradrape goods are connected with, affiliated with or endorsed by the owner of the Chloraprep and Chlorashield trademarks, or that the Chloraderm, Chlorabsorb, Chlorabond and Chloradrape goods are new lines of goods of Opposer.

10. Opposer, since long prior to Applicant's constructive first use date of December 19, 2011 set out in Applicant's applications of Chloraderm, Chlorabsorb, Chlorabond and Chloradrape has spent, and continues to spend, large sums of money in the advertisement, marketing, promotion and sale of its goods identified and distinguished by its Chloraprep trademark, and by reason of such advertising, promotion, marketing and the high quality of its products and services carrying the Chloraprep trademark, Opposer now enjoys a valuable goodwill and an enviable reputation with respect to its Chloraprep trademark and products.

11. The trademark Chloraprep has attained widespread public recognition and has acquired great value in its identification as a trademark and of the source of goods in or by Opposer and its distributors, and the said Chloraprep trademark distinguishes Opposer and its goods from the goods of others.

12. The use and registration of the Chloraderm, Chlorabsorb, Chlorabond and Chloradrape trademarks by the Applicant will cause the purchasing public and those who use or are familiar with Opposer's goods to assume, erroneously, and to be confused, misled and/or deceived, that the Applicant's Chloraderm, Chlorabsorb, Chlorabond and Chloradrape marks and goods are made by or originate with, are licensed by, endorsed or sponsored by, or are in some other way associated or connected with Opposer, all to Opposer's great injury and irreparable damage.

13. Upon information and belief, Applicant's filing of four (4) variations of the same mark - Chloraderm, Chlorabsorb, Chlorabond and Chloradrap – for virtually identical goods, evidences a lack of bona fide intent to use the various marks filed in the applications, rendering all four (4) applications void ab initio for lack of bona fide intent to use the marks Chloraderm, Chlorabsorb, Chlorabond and Chloradrap in interstate commerce.

14. For the reasons set forth in paragraphs 1 through 13, Opposer believes, and in so believing asserts, that the goodwill in its distinctive Chloraprep and Chlorashield trademarks will be damaged under *Section 2(d)* and that the Applicant's application for the marks Chloraderm, Chlorabsorb, Chlorabond and Chloradrape should be denied.

15. By reason of the foregoing, Applicant's applications of Chloraderm, Chlorabsorb, Chlorabond and Chloradrape is likely to cause confusion with the Opposer's trademarks for the identical medical products, and are thus not registrable under *Section 13 of the Trademark Act of 1946 (15 U.S.C. § 1063)*.

WHEREFORE, Opposer prays that this Opposition be sustained and that Application Serial Nos. 85/499349, 85/499345, 85/499337 and 85/499332 for Applicant's trademarks

Chloraderm, Chlorabsorb, Chlorabond and Chloradrape be refused registration.

The fee of \$1200.00 for this Combined Opposition, as provided by *Sections 13 and 31 of the Trademark Act of 1946* is paid by charging Opposer's credit card.

Please recognize Joseph R. Dreitler and Mary R. True, both members of the Bar of the State of Ohio, as its attorneys to prosecute this Petition to Cancel and to transact all business in the Patent and Trademark Office in connection herewith. Please address all communications to: Joseph R. Dreitler, c/o Dreitler True, LLC, 137 E. State St., Columbus, OH 43215 (614) 545-6354.

Dated: July 24, 2012

Respectfully submitted,

/Joseph R. Dreitler/

Joseph R. Dreitler
Mary R. True
DREITLER TRUE, LLC
137 E. State St
Columbus, OH 43215
Telephone: (614) 545-6354
Counsel for Opposer
CAREFUSION 2200, INC.

Attachments – 2

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being filed electronically through on-line TTAB filing systems, ESTTA on July 24, 2012.

/Joseph R. Dreitler/
Joseph R. Dreitler

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing was served via both email at Lgriffith@griffithpc.com and First Class U.S. Mail this 24th day of July 2012 upon the following listed counsel of record, according to the TARR Website:

Address of Record:

Lisa M. Griffith, Esq.
The Griffith Law Firm, A P.C.
991c Lomas Santa Fe Dr Ste 450
Solana Beach, CA 92075-2125

Signed: /Joseph R. Dreitler/
Joseph R. Dreitler

Exhibit 1

**Trademarks > Trademark Electronic Search System (TESS)**

TESS was last updated on Mon Jul 23 05:20:46 EDT 2012

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Word Mark	CHLORAPREP
Goods and Services	IC 005. US 006 018 044 046 051 052. G & S: topical antimicrobial solutions. FIRST USE: 19940607. FIRST USE IN COMMERCE: 19940607
Mark Drawing Code	(1) TYPED DRAWING
Serial Number	74460998
Filing Date	November 22, 1993
Current Basis	1A
Original Filing Basis	1B
Published for Opposition	August 2, 1994
Registration Number	1930248
Registration Date	October 24, 1995
Owner	(REGISTRANT) MEDI-FLEX HOSPITAL PRODUCTS CORPORATION KANSAS 8717 West 100th Street Overland Park KANSAS 66210 (LAST LISTED OWNER) CAREFUSION 2200, INC. CORPORATION DELAWARE 3750 TORREY VIEW COURT SAN DIEGO CALIFORNIA 92130
Assignment Recorded	ASSIGNMENT RECORDED
Attorney of Record	Joseph R. Dreitler
Type of Mark	TRADEMARK
Register	PRINCIPAL
Affidavit Text	SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20051201.
Renewal	1ST RENEWAL 20051201
Live/Dead Indicator	LIVE

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[Assignments on the Web](#) > [Trademark Query](#)**Trademark Assignment Abstract of Title****Total Assignments: 12****Serial #:** [74460998](#)**Filing Dt:** 11/22/1993**Reg #:** [1930248](#)**Reg. Dt:** 10/24/1995**Registrant:** MEDI-FLEX HOSPITAL PRODUCTS**Mark:** CHLORAPREP**Assignment: 1****Reel/Frame:** [1451/0897](#)**Received:** 06/10/1996**Recorded:** 06/10/1996**Pages:** 12**Conveyance:** SECURITY INTEREST**Assignor:** [MEDI-FLEX HOSPITAL PRODUCTS, INC.](#)**Exec Dt:** 05/23/1996**Entity Type:** CORPORATION**Citizenship:** KANSAS**Assignee:** [MERCANTILE BANK OF ST. LOUIS NATIONAL ASSOCIATION](#)**Entity Type:** CORPORATION**Citizenship:** MISSOURI

721 LOCUST STREET

ST. LOUIS, MISSOURI 63101

Correspondent: THOMPSON COBURN

SANDRA S. RHODES

ONE MERCANTILE CENTER

ST. LOUIS, MO 63101

Assignment: 2**Reel/Frame:** [1473/0336](#)**Received:** 06/27/1996**Recorded:** 06/11/1996**Pages:** 13**Conveyance:** SECURITY INTEREST**Assignor:** [MEDI-FLEX HOSPITAL PRODUCTS, INC.](#)**Exec Dt:** 05/23/1996**Entity Type:** CORPORATION**Citizenship:** KANSAS**Assignee:** [MERCANTILE BANK OF ST. LOUIS NATIONAL ASSOCIATION](#)**Entity Type:** CORPORATION**Citizenship:** MISSOURI

721 LOCUST STREET

ST. LOUIS, MISSOURI 63101

Correspondent: THOMPSON COBURN

SANDRA S. RHODES

ONE MERCANTILE CENTER

ST. LOUIS, MO 63101

Assignment: 3**Reel/Frame:** [1773/0882](#)**Received:** 08/24/1998**Recorded:** 08/24/1998**Pages:** 4**Conveyance:** RELEASE OF PATENT AND TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT**Assignor:** [MERCANTILE BANK NATIONAL ASSOCIATION, FORMERLY MERCANTILE BANK OF ST. LOUIS NATIONAL ASSOCIATION](#)**Exec Dt:** 08/13/1998**Entity Type:** ASSOCIATION**Citizenship:** MISSOURI**Assignee:** [MEDI-FLEX HOSPITAL PRODUCTS, INC.](#)**Entity Type:** CORPORATION**Citizenship:** KANSAS

SUITE 750

8717 WEST 110TH STREET
OVERLAND PARK, KANSAS 66210

Correspondent: POLSINELLI, WHITE, VARDEMAN & SHALTON
JEFFREY E. FINE, ESQ.
100 S. FOURTH STREET
SUITE 1110
ST. LOUIS, MO 63102

Assignment: 4

Reel/Frame: [1775/0913](#) **Received:** 09/02/1998 **Recorded:** 08/24/1998 **Pages:** 4

Conveyance: RELEASE OF PATENT AND TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

Assignor: [MERCANTILE BANK NATIONAL ASSOCIATION](#)

Exec Dt: 08/13/1998

Formerly: FORMERLY MERCANTILE BANK OF ST. LOUIS NATIONAL ASSOCIATION

Entity Type: MISSOURI ASSOC.
Citizenship: NONE

Assignee: [MEDI-FLEX HOSPITAL PRODUCTS, INC.](#)

Entity Type: CORPORATION

8717 WEST 100TH STREET SUITE 750
OVERLAND PARK, KANSAS 66210

Citizenship: KANSAS

Correspondent: POLSINELLI, WHITE, VARDEMAN & SHALTON
JEFFREY E. FINE
100 SOUTH FOURTH STREET, SUITE 1110
ST. LOUIS, MO 63102

Assignment: 5

Reel/Frame: [2670/0887](#) **Received:** 06/17/2003 **Recorded:** 06/17/2003 **Pages:** 7

Conveyance: SECURITY INTEREST

Assignor: [MEDI-FLEX HOSPITAL PRODUCTS, INC.](#)

Exec Dt: 06/03/2003

Assignee: [GOLD BANK](#)

Entity Type: CORPORATION
Citizenship: KANSAS

800 WEST 47TH STREET
KANSAS CITY, MISSOURI 64112

Entity Type: KANSAS BANKING CORP.
Citizenship: NONE

Correspondent: STINSON MORRISON ET AL
PENNY R. SLLCER
1201 WALNUT, SUITE 2800
KANSAS CITY, MO 64106-2150

Assignment: 6

Reel/Frame: [3179/0029](#) **Received:** 10/20/2005 **Recorded:** 10/20/2005 **Pages:** 4

Conveyance: CHANGE OF NAME

Assignor: [MEDI-FLEX HOSPITAL PRODUCTS, INC.](#)

Exec Dt: 10/01/2003

Assignee: [MEDI-FLEX, INC.](#)

Entity Type: CORPORATION
Citizenship: NONE

11400 TOMAHAWK CREEK PKWY
SUITE 310
LEAWOOD, KANSAS 66211

Entity Type: CORPORATION
Citizenship: NONE

Correspondent: SHOOK HARDY & BACON C/O MS. JEAN DICKMAN
2555 GRAND BLVD.

KANSAS CITY, MO 64108

Assignment: 7**Reel/Frame:** [3399/0135](#)**Received:** 09/28/2006**Recorded:** 09/28/2006**Pages:** 12**Conveyance:** SECURITY INTEREST**Assignor:** [MEDI-FLEX, INC.](#)**Exec Dt:** 07/17/2006**Entity Type:** CORPORATION**Citizenship:** KANSAS**Assignee:** [U.S. BANK NATIONAL ASSOCIATION](#)**Entity Type:** NATIONAL ASSOCIATION**Citizenship:** NONE

ONE US BANK PLAZA, 12TH FLOOR

ST. LOUIS, MISSOURI 63101

Correspondent: LUCINDA A. ALTHAUSER

211 NORTH BROADWAY, SUITE 3600

ST. LOUIS, MO 63102-2750

Assignment: 8**Reel/Frame:** [3394/0747](#)**Received:** 09/21/2006**Recorded:** 09/21/2006**Pages:** 4**Conveyance:** CHANGE OF NAME**Assignor:** [MEDI-FLEX, INC.](#)**Exec Dt:** 08/09/2006**Entity Type:** CORPORATION**Citizenship:** NONE**Assignee:** [ENTURIA, INC.](#)**Entity Type:** CORPORATION**Citizenship:** NONE

11400 TOMAHAWK CREEK PKWY

SUITE 310

LEAWOOD, KANSAS 66211

Correspondent: MS. JEAN M. DICKMAN

SHOOK HARDY & BACON LLP

2555 GRAND BLVD.

KANSAS CITY, MO 64108

Assignment: 9**Reel/Frame:** [3754/0054](#)**Received:** 04/07/2008**Recorded:** 04/07/2008**Pages:** 5**Conveyance:** RELEASE BY SECURED PARTY**Assignor:** [M&I MARSHALL & ISLEY BANK](#)**Exec Dt:** 02/25/2008**Entity Type:** BANKING CORPORATION**Citizenship:** WISCONSIN**Formerly:** FORMERLY GOLD BANK**Assignee:** [ENTURIA, INC. \(FORMERLY MEDI-FLEX HOSPITAL PRODUCTS, INC.\)](#)**Entity Type:** CORPORATION**Citizenship:** KANSAS

11400 TOMAHAWK CREEK PARKWAY

SUITE 310

LEAWOOD, KANSAS 66211

Correspondent: TIMOTHY D. STEFFENS

700 WEST 47TH STREET

SUITE 1000

KANSAS CITY, MO 64112

Assignment: 10**Reel/Frame:** [3758/0441](#)**Received:** 04/11/2008**Recorded:** 04/08/2008**Pages:** 5**Conveyance:** RELEASE**Assignor:** [M&I MARSHALL & ILSEY BANK S/B/M TO GOLD BANK](#)**Exec Dt:** 02/25/2008**Entity Type:** CORPORATION**Citizenship:** WISCONSIN

Assignee: [MEDI-FLEX HOSPITAL PRODUCTS INC](#)

11400 TOMAHAWK CREEK PARKWAY

LEAWOOD, KANSAS 66211

Entity Type: CORPORATION**Citizenship:** NONE**Correspondent:** CHRIS STANKE

M&I MARSHALL & ISLEY BANK

401 N. EXECUTIVE DRIVE

BROOKFIELD, WI 53005

Assignment: 11**Reel/Frame:** [3783/0653](#)**Received:** 05/27/2008**Recorded:** 05/27/2008**Pages:** 10**Conveyance:** ASSIGNS THE ENTIRE INTEREST**Assignor:** [ENTURIA, INC.](#)**Exec Dt:** 05/12/2008**Entity Type:** CORPORATION**Citizenship:** KANSAS**Assignee:** [ALLEGIANCE CORPORATION](#)

1430 WAUKEGAN ROAD

MPKB-A1

MCGAW PARK, ILLINOIS 60085

Entity Type: CORPORATION**Citizenship:** DELAWARE**Correspondent:** JOSEPH R. DREITLER

100 S. THIRD STREET

BRICKER & ECKLER LLP

COLUMBUS, OH 43215-4291

Assignment: 12**Reel/Frame:** [4098/0114](#)**Received:** 11/18/2009**Recorded:** 11/18/2009**Pages:** 4**Conveyance:** ASSIGNS THE ENTIRE INTEREST**Assignor:** [ALLEGIANCE CORPORATION](#)**Exec Dt:** 08/03/2009**Entity Type:** CORPORATION**Citizenship:** DELAWARE**Assignee:** [CAREFUSION 2200, INC.](#)

3750 TORREY VIEW COURT

SAN DIEGO, CALIFORNIA 92130

Entity Type: CORPORATION**Citizenship:** DELAWARE**Correspondent:** CPA GLOBAL

LIBERATION HOUSE

CASTLE STREET

ST. HELIER, JE1 1BL JERSEY

Search Results as of: 07/23/2012 04:33 PM

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Web interface last modified: July 10, 2012 v.2.3.2

**Trademarks > Trademark Electronic Search System (TESS)**

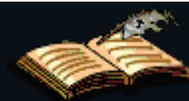
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ChloraPrep

Word Mark	CHLORAPREP
Goods and Services	IC 005. US 006 018 044 046 051 052. G & S: broad-spectrum antiseptic. FIRST USE: 19940607. FIRST USE IN COMMERCE: 19940607
Mark Drawing Code	(5) WORDS, LETTERS, AND/OR NUMBERS IN STYLIZED FORM
Serial Number	85291579
Filing Date	April 11, 2011
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	August 23, 2011
Registration Number	4052849
Registration Date	November 8, 2011
Owner	(REGISTRANT) Carefusion 2200, Inc. CORPORATION DELAWARE 3750 Torrey View Court San Diego CALIFORNIA 92130
Attorney of Record	Joseph R. Dreitler
Prior Registrations	1930248
Description of Mark	Color is not claimed as a feature of the mark. The mark consists of stylized text of the word "CHLORAPREP" with a capital "C" and a capital "P".
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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No assignment has been recorded at the USPTO

For Serial Number: 85291579

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Web interface last modified: July 10, 2012 v.2.3.2

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