## STATEMENT OF MERGER OF DESTRON FEARING CORPORATION INTO BIOMARK LLC

Pursuant to the provisions of §30-22-205 of the Idaho Model Entity Transactions Act, as amended (the "Act"), the undersigned entities hereby adopt, effective as of November 28, 2022, the following Statement of Merger:

- 1. The name of the merging entity is Destron Fearing Corporation (hereinafter "Merging Entity"), it is a Delaware corporation.
- 2. The name of the surviving entity is Biomark LLC (hereinafter "Surviving Entity"), it is an Idaho limited liability company.
- 3. The merger of the Merging Entity into the Surviving Entity shall become effective on December 1, 2022.
  - 4. The merger was approved by the Surviving Entity in accordance with Part 2 of the Act.
- 5. The merger was approved by the Merging Entity in accordance with the law of its jurisdiction of formation.

(Signature page follows)

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IN WITNESS WHEREOF, the	Merging Entity an	nd the Surviving	Entity have each	caused this
Statement of Merger to be signed as of	November 28	, 2022,	by a duly authori	zed officer
declaring that the facts stated herein are	true.			

## **DESTRON FEARING CORPORATION**

By: _l	yun Arnn	
	Lynn Arnn	
Title:	Vice President, Secretary and Treasurer	

## **BIOMARK LLC**

By Intervet Inc., its sole member

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Statement of Merger to be signed as of	November 28		, 2022,	by a duly a	uthoriz	zed officer,
declaring that the facts stated herein are t	true.					

## **DESTRON FEARING CORPORATION**

By:		
Name:	Lynn Arnn	
Title	Vice President	Secretary and Treasurer

**BIOMARK LLC** 

By Intervet Inc., its sole member

By: Barry McCoy
Title: Vice President