n PTO-1595 (Rev. 09/ 04) 3 No. 0651-0027 (exp. 6/30/2005)	U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office
RECORDATION FOR	
PATENTS ONLY To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.	
VELOCIMED PFO. INC.	
	Name: ST, PODE MEDICAL, CARDIOLOGY DIVISION, INC.
	Internal Address:
Execution Date(s): December 21, 2005	Street Address:
Additional name(s) of conveying porty(ics) attached? Yes X No	.]
3. Nature of Conveyance:	ONE LILLEHEI PLAZA
Assignment X Merger	
Security Agreement Change of Name	City: ST, PAUL
Government Interest Assignment	State: MINNESOTA
Executive Order 9424, Confirmatory License	Country: United States of America Zip: 55117-9983
	Additional name(s) & address(es) Yes X No
Other	- attached:
4. Application or patent number(s):	This document is being filed together with a new application.
A. Patent Application No.(s)	B. Patent No.(s)
12/781,573 11/522,158	
11/522,157 12/626,176	
Additional numbers attache	d7 Yes X No
. Name and address to whom correspondence	6. Total number of applications and 4
concerning document should be mailed:	patents involved:
Name: Gregory M. Reilly LERNER, DAVID, LITTENBERG,	
KRUMHOLZ & MENTLIK, LLP	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 160.00
Spternel Address: Atty. Dkt.: STJUDE 3.0-018 DtV II CON	r;
STJUDE 3.0-020 DIV I; STJUDE 3.0-020 DIV it; and	Authorized to be charged by credit card
STJUDE 3.0-020 DIV (V	
Street Address: 600 South Avenue West	X Authorized to be charged to deposit account
	Enclosed
	None required (government interest not affecting tit
City: Westfield	8. Payment Information
State: NJ Zip: 07090	a. Credit Card Last 4 Numbers Expiration Date
Phone Number: (908) 654-5000	b. Deposit Account Number 12-1095
Fax Number: (908) 654-0415	Authorized User Name Gregory M. Reilly
Email Address:	Account of the second of the s
9, Signature:	July 27, 2010
Signature	Date
Gregory M. Reilly - 64,006	Total number of pages including cover 6
Name of Person Signing	sheet, attachments, and documents:

1229390_1 doc

CERTIFICATE OF MERGER

) II

Velocimed PFO, Inc., a Delaware corporation, Velocimed DMC, Inc. a Delaware corporation with and into

Velocimed, Inc., a Delaware corporation,

Possuant to Section 251(c) of the Delaware General Corporation Law (the DGCL**), the undersigned corporation executed the following Cartificate of Merger:

FIRST: The name and state of incorporation of each of the constituent corporations are Velocimed, Inc., a Delaware corporation; Velocimed PFO, Inc., a Delaware corporation, and Velocimed DMC, Inc., a Delaware corporation;

SECOND: An Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent conputations pursuant to Section 251(c) of the DOCL.

THIRD: The name of the surviving corporation is Velocimed, Inc. (the "Surviving Corporation").

FOURTH: The Amended and Restated Certificate of Incorporation of Velocimed, Inc. attached here as Exhibit A shall be the Cartificate of Incorporation of the Surviving Corporation.

FIFTH: The merger is to become effective on January 1, 2006.

SIXTH: The Agreement of Merger is on file at 14901 DeVest Place, Minnetonka, Minnesota 55345, the place of business of the surviving corporation.

SEVENTH: A copy of the Agreement of Merger will be firmished by the Surviving Corporation on request, without cost, to any stockholder of the constituent corporations.

Yelocimed, Inc.

96hn C. Heinmiller

Vice President and Treasurer

State of Delsware Secretary of State Division of Corporations Delivered 04:26 PM 12/22/2005 FILED 02:13 PM 12/22/2005 SRV 051053663 - 3320629 FILES

Exhibit A

AMENDED AND RESTATED CERTIFCATE OF INCORPORATION OF VELOCIMED, INC.

DULY ADOPTED IN ACCORDANCE WITH SECTIONS 242 AND 245 OF THE DELAWARE GENERAL CORPORATION LAW.

(Original Certificate of Incorporation filed with the Delaware Secretary of State on November 39, 2000)

ARTICLE I

NAME

The name of the Corporation is St. Jude Medical, Cardiology Division, Inc. (the "Corporation").

ARTICLE II

DURATION

The duration of the Corporation shall be perpetual.

ARTICLE III

REGISTERED OFFICE

The address of the registered office in the State of Delaware is The Corporation Trust Center, 1209 Orange Street, Wilmington, Delaware, 19801, New Castle County, and the name of the registered agent at such address for service of process is The Corporation Trust Company.

ARTICLE IV

PURPOSE

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the Delawate General Corporation Law (the "DGCL").

ARTICLE V

AUTHORIZED CAPITAL STOCK

The aggregate number of shares that the Corporation is authorized to issue is one thousand (1,000) shares, par value once cent (30,01) per chare, all of which shares are designated as common shares.

No shareholder of the Corporation shall have any cumulative voting rights.

No shareholder of the Corporation shall have any preemptive rights by virtue of the DGCL (or similar provisions of future law).

ARTICLE YI

BOARD OF DIRECTORS

Any action required or permitted to be taken at a meeting of the Board of Directors of the Corporation may be taken by written action signed, or counterparts of a written action signed in the aggregate, by all of the directors unless the action need not be approved by the sharcholders of the Corporation, in which case the action may be taken by a written action signed, or counterparts of a written action algued in the aggregate, by the number of directors that would be required to take the same action at a meeting of the Board of Directors at which all of the directors were present.

ARTICLE VII

BOARD POWER REGARDING BYLAWS

In furtherance and not in limitation of the powers confirmed by statute, the Board of Directors is expressly authorized to make, repeal, alter, amend and rescind the bylaws of the corporation.

ARTICLE VIII

ELECTION OF DIRECTORS

Election of directors need not be by written ballot unless the bylaws of the corporation shall so provide.

ARTICLE IX

DIRECTOR LIABILITY

A Each person who was or is made a party or is threatened to be made a party to or is otherwise involved in any action, suit or proceeding, whether civil, criminal, administrative or investigative (a "proceeding"), by reason of the fact that he or also see

Was a director or an officer of the Corporation or is or was serving at the request of the Corporation as a director, officer, or trustee of mother corporation of a partnership, joint venture, trust or other outerprise, including service with respect to an employee benefit plan (an "indemnitee"), whether the basis of such proceeding is alleged action in an official capacity as a director, officer or trustee, or in any other capacity while serving as a director, officer or trustee, must be indemnified and held harmless by the Corporation to the fullest extent authorized by the Delaware code, as the same exists or may hereafter be amended (but, in the case of any such amendment, only to the extent that such amendments permits the Corporation to provide broader indemnification rights than permitted prior to such amendment), against all expense, liability and loss (including attorneys' floor, judgments, fines, ERISA excise taxes or penalties and amounts paid in settlement) reasonably incurred or suffered by such indeposites in connection therewith; provided, however, that, except with respect to proceedings to enforce rights to indemnification, the Corporation shall indemnify such indemnites in connection with a proceeding (or part thereof) initiated by such indomnitee only if such proceeding (or part thereof) was authorized by the Board of Directors.

- B. To the fullest extent permitted by the DGCL as the same exists or may hereafter be amended, a director of the corporation shall not be liable to the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director.
- C. If the DGCL is amended after the date of the filing of this Cartificate of Incorporation to authorize corporate action further eliminating or limiting the personal limbility of directors or permitting indemnification to a fuller extent, then the liability of a director of the corporation shall be eliminated or limited, and the indemnification shall be extended, in each case to the fullest extent permitted by the DGCL, as so amended from time to time. No repeal or modification of this Article IX by the stockholders shall adversely affect any right or protection of a director if the corporation existing by virtue of this Article IV at the time of such repeal or modification.

ARTICLE X

CORPORATE POWER

The Corporation reserves the right to amend, alter, change or repeal any provision contained in this Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred on stockholders herein are granted subject to this reservation.

ARTICLE XI

CREDITOR COMPROMISE OR ARRANGEMENT

Whenever a compromise or arrangement is proposed between the Corporation and its creditors or any class of them and/or between the Corporation and its stockholders or any class of them, any court of equitable jurisdiction within the State of Delaware may, on the application of a summary way of the Corporation or of any creditor or stockholder thereof or on the application of any receiver or receivers appointed for the Corporation

under the provisions of Section 291 of the DGCL or on the application of trustees in dissolution or of any receiver or receivers appointed for the Corporation under section 279 of the DGCL, order a meeting of the creditors or class of creditors, and/or of the stockholders of class of stockholders of the Corporation, as the case may be, to be summoned in such a manner as the said count directs. If a majority in number representing three-fourths in value of the creditors or class of creditors, and/or of the stockholders or class of stockholders of the Corporation, as the case may be, agree to any compromise or arrangement and to any reorganization of the Corporation as a consequence of such compromise or arangement, the said compromise or arrangement and the reorganization shall, if sanctioned by the court to which the said application has been made, be binding on all the creditors or class of creditors, and/or on all the stockholders or class of stockholders, of the Corporation, as the case may be, and also en the Corporation.

IN WITNESS WHEREOF, the undersigned, Vice Proxident and Treasurer of Velocimed, Inc. being duly surhorized on behalf of such corporation, has executed this certificate this 21 of December, 2005.

John C. Helprofiler

Vice President and Treasurer

PATENT

RECORDED: 07/27/2010 REEL: 024751 FRAME: 0029