508109323 09/08/2023

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8156501

SUBMISSION TYPE: NATURE OF CONVEYANCE: EFFECTIVE DATE:		NEW ASSIGNMENT	
		MERGER AND CHANGE OF NAME	
		05/31/2023	
CONVEYING PARTY D	ΑΤΑ		
		Name Execution Date	
NM HOLDING COMPANY, INC.		05/31/2023	
		A	
		Name Execution Date	
ANGIODYNAMICS, INC).	05/31/2023	
MERGED ENTITY'S NE			
Street Address:		ANGIODYNAMICS, INC. 14 PLAZA DRIVE	
City:			
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State/Country: Postal Code:	NEW Y 12110		
Postal Code: PROPERTY NUMBERS	12110		
Postal Code: PROPERTY NUMBERS Property Type	12110	Number	
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The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"NM HOLDING COMPANY, INC.", A DELAWARE CORPORATION,

WITH AND INTO "ANGIODYNAMICS, INC." UNDER THE NAME OF "ANGIODYNAMICS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE THIRTY-FIRST DAY OF MAY, A.D. 2023, AT 10:34 O`CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF MAY, A.D. 2023 AT 12 O'CLOCK P.M.



2305416 8100M SR# 20232542709

You may verify this certificate online at corp.delaware.gov/authver.shtml

Authentication: 203450341 Date: 05-31-23

PATENT REEL: 064841 FRAME: 0986 State of Delaware Secretary of State Division of Corporations Delivered 10:32 AM 05/31/2023 FILED 10:34 AM 05/31/2023 SR 20232542709 - File Number 2305416

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

NM HOLDING COMPANY, INC. (a Delaware corporation)

WITH AND INTO

ANGIODYNAMICS, INC. (a Delaware corporation)

Pursuant to Section 253 of the Delaware General Corporation Law (the "DGCL"), AngioDynamics, Inc., a Delaware corporation ("Parent"), does hereby certify to the following information relating to the merger (the "Merger") of NM Holding Company, Inc., a Delaware corporation (the "Subsidiary"), with and into Parent, with Parent remaining as the surviving corporation:

FIRST:	Parent was incorporated on July 30, 1992, under and pursuant to the DGCL.
SECOND:	Subsidiary was incorporated on September 30, 2010, under and pursuant to the DGCL.
THIRD:	Parent owns all of the issued and outstanding shares of each class of capital stock of the Subsidiary.
FOURTH:	The Board of Directors of Parent, by resolutions duly adopted by unanimous written consent on May 30, 2023 and attached hereto as <u>Exhibit A</u> , determined to merge the Subsidiary with and into Parent pursuant to Section 253 of the DGCL.
FIFTH:	Parent shall be the surviving corporation of the merger.
SIXTH:	This Certificate of Ownership and Merger shall become effective at

12:00 p.m. EST on the date of filing thereof with the Delaware Secretary of State.

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Ownership and Merger this 31st day of May, 2023.

AngioDynamics, Inc.

By: <u>Stephn A Trowbridge</u> Name: Stephen A. Trowbridge

Name: Stephen A. Trowbridge Title: Executive Vice President and Chief Financial Officer

Exhibit A

UNANIMOUS WRITTEN CONSENT IN LIEU OF A MEETING OF THE BOARD OF DIRECTORS OF ANGIODYNAMICS, INC.

The undersigned, constituting all of the members of the Board of Directors (the "<u>Board</u>") of AngioDynamics, Inc., a Delaware corporation (the "<u>Company</u>"), hereby adopt by this Unanimous Written Consent in Lieu of a Meeting, dated May 30, 2023, in accordance with Section 141(f) of the Delaware General Corporation Law (the "<u>DGCL</u>"), the following resolutions with the same force and effect as if they had been adopted at a duly convened meeting of the Board:

WHEREAS, the Company owns all of the issued and outstanding shares of each class of capital stock of Vortex Medical, Inc., a Delaware corporation ("<u>Vortex</u>");

WHEREAS, the Board has determined that it is in the best interests of the Company to merge Vortex with and into the Company pursuant to Section 253 of the DGCL (the "Vortex Merger");

WHEREAS, the Company owns all of the issued and outstanding shares of each class of capital stock of NM Holding Company, Inc., a Delaware corporation ("<u>NM Holding</u>"); and

WHEREAS, the Board has determined that it is in the best interests of the Company to merge NM Holding with and into the Company pursuant to Section 253 of the DGCL (together with the Vortex Merger, the "<u>Mergers</u>").

NOW THEREFORE BE IT:

RESOLVED, that after due consideration and review, the Mergers be, and each of them and hereby is, approved and the Company shall assume all liabilities and obligations of Vortex and NM Holdings as a result thereof;

RESOLVED, that the proper officers of the Company be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company and/or its subsidiaries, to prepare all documentation, to effect all filings and any amendments or supplements thereto, including a certification of ownership and merger and to attach to such certification a copy of these resolutions, and to take such further actions to carry out the purposes and intents of the foregoing resolution, including to execute personally or by attorney-in-fact such filings or amendments or supplements thereto and to cause such filings and any amendments and supplements thereto to become effective or otherwise approved;

GENERAL

RESOLVED, that the authority granted to the proper officers of the Company pursuant to the foregoing resolutions shall be deemed to include, in the case of each such resolution, the authority to perform such further acts and deeds as may be necessary, convenient or appropriate, in the judgment of such officers, to carry out the transactions contemplated thereby

> PATENT REEL: 064841 FRAME: 0990

and the purposes and intents of the foregoing resolutions, and all acts and deeds previously performed by the officers or counsel for the Company prior to the date of these resolutions that are within the authority conferred hereby are confirmed, approved and ratified in all respects as the authorized acts and deeds of the Company; and

RESOLVED, that all actions previously taken by any officer, director, representative or agent of the Company in the name or on behalf of the Company in connection with the matters contemplated by the foregoing resolutions, to the extent such actions are consistent with the authority conferred by such resolutions, be, and each of them hereby is, adopted, ratified, confirmed and approved in all respects as the act and deed of the Company.