11/14/2023 508230038

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8277228

SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:			MERGER			
EFFECTIVE DATE:			12/30/2019			
CONVEYING PARTY DA	ΑΤΑ					
			Name		Execution Date	
OPTIMEDICA CORPORATION					12/18/2019	
Name:						
Street Address:	31 TECHNOLOGY DRIVE, SUITE 200					
City:	IRVINE					
State/Country:	CALIFORNIA					
Postal Code:	92618					
PROPERTY NUMBERS Total: 1			Number	l		
Property Type		1004				
Application Number:		1804	18045411			
CORRESPONDENCE D	ΔΤΔ					
			524-2808			
		• •	e-mail address first; if that is uns	uccessful	, it will be sent	
			nat is unsuccessful, it will be sen			
			247-8877			
			spatent@its.jnj.com			
			JESH SHARMA			
			INSON & JOHNSON			
			JOHNSON & JOHNSON PLAZA			
Address Line 4:		NEW	BRUNSWICK, NEW JERSEY 089	33		
ATTORNEY DOCKET NUMBER:			JSV6184USCNT3			
NAME OF SUBMITTER:			SANDRA PAULO-HERNANDEZ			
SIGNATURE:			/Sandra Paulo-Hernandez/			
DATE SIGNED:			11/14/2023			
Total Attachments: 6						
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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 MERGER, WHICH MERGES:

"OPTIMEDICA CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "AMO DEVELOPMENT, LLC" UNDER THE NAME OF "AMO DEVELOPMENT, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-THIRD DAY OF DECEMBER, A.D. 2019, AT 10:20 O`CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTIETH DAY OF DECEMBER, A.D. 2019 AT 8 O'CLOCK A.M.



2763596 8100M SR# 20198811633

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

Authentication: 204303028 Date: 12-27-19

Page 1

STATE OF DELAWARE

CERTIFICATE OF MERGER

OF

OPTIMEDICA CORPORATION

INTO

AMO DEVELOPMENT, LLC

Pursuant to Title 8, Section 264(c) of the Delaware General Corporation Law and Title 6, Section 18-209 of the Limited Liability Company Act, the undersigned limited liability company executed the following Certificate of Merger:

FIRST: The name of the surviving limited liability company is AMO Development, LLC and the name of the corporation being merged into this surviving limited liability company is Optimedica Corporation.

SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by the surviving limited liability company and the merging corporation.

THIRD: The name of the surviving limited liability company is AMO Development, LLC.

FOURTH: The Certificate of Formation of the surviving company shall be its Certificate of Formation.

FIFTH: The merger is to become effective at 8:00 am Eastern Standard Time on December 30, 2019.

SIXTH: The Agreement of Merger is on file at 1700 E. St. Andrew Place, Santa Ana, CA 92705, the office of the surviving company.

SEVENTH: A copy of the Agreement of Merger will be furnished by the surviving limited liability company on request, without cost, to any member of any constituent limited liability company or stockholder of any constituent corporation.

IN WITNESS WHEREOF, said surviving limited liability company has caused this certificate to be signed by an authorized person, this <u>if</u> day of December 2019.

(signature page follows)

PATENT REEL: 065562 FRAME: 0994

AMO DEVELOPMENT, LLC

Tina Suyder French, Assistant Secretary

AGREEMENT OF MERGER

This AGREEMENT OF MERGER (this "Agreement") is made by and between Optimedica Corporation, a Delaware corporation ("Optimedica") and AMO Development, LLC, a Delaware limited liability company (the "Surviving Company"),

WHEREAS, Optimedica is desirous of merging with and into the Surviving Company; and

WHEREAS, pursuant to the Certificate of Incorporation and By-Laws of Optimedica and the Certificate of Formation and Operating Agreement of the Surviving Company, the Board of the Directors and Member of each of Optimedica and the Surviving Company have approved and adopted this Agreement providing for the merger (the "Merger") of Optimedica with and into the Surviving Entity in accordance with the laws of each party's respective jurisdiction of organization and upon the terms and subject to the conditions set forth herein.

NOW THEREFORE, in consideration of the foregoing and the mutual covenants and agreements herein contained, and intending to be legally bound, Optimedica and the Surviving Company hereby agree as follows:

Section 1. *The Merger.* At the Effective Time (as defined herein), and subject to and upon the terms and conditions of this Agreement and applicable law, Optimedica shall be merged with and into the Surviving Company, the separate legal existence of Optimedica shall cease, and the Surviving Company shall continue as the surviving company.

Section 2. Effective Time. Unless the Agreement shall have been terminated, the parties hereto shall cause the Merger to be consummated by filing a certificate of merger as contemplated by the laws of each party's respective jurisdiction of organization (the "Certificates of Merger"), with the Secretary of State of Delaware, as appropriate, in such forms as required by, and executed in accordance with the relevant provisions of applicable law. The merger provided for in this Agreement shall be effective in the State of Delaware at 8:00 am Easter Standard Time on December 30, 2019 (the "Effective Time).

Section 3. *Effect of the Merger*. At the Effective Time, the effect of the Merger shall be as provided in this Agreement, the Certificate of Merger, and the provisions of applicable law. Without limiting the generality of the foregoing, and subject thereto, at the Effective Time all the property, rights, privileges, powers, and franchises of Optimedica shall vest in the Surviving Company, and all debts, liabilities, and duties of Optimedica shall become the debts, liabilities and duties of the Surviving Entity.

Section 4. *Effect on Securities, Etc.* At the Effective Time, by the Merger and without any action on the part of the Surviving Entity and Optimedica, the capital stock of Optimedica issued and outstanding immediately prior to the Effective Time shall be canceled and cease to exist without any consideration being payable therefor.

Section 5. Certificate of Formation and Operating Agreement

- (a) At the Effective Time, the Certificate of Formation of the Surviving Company, as in effect immediately prior to the Effective Time, shall be the Certificate of Formation of the Surviving Company until thereafter amended as provided by the law and such Certificate of Formation of the Surviving Company.
- (b) At the Effective Time, the Operating Agreement of the Company, in effect immediately prior to the Effective Time, shall be the Operating Agreement of the Surviving Company.

Section 6. *Officers*. The officers of the Surviving Company immediately prior to the Effective Time shall be the initial officers of the Surviving Company until their respective successors are duly appointed and qualified.

Section 7. *Governing Laws.* This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to conflicts of law principles.

Section 8. Taking of Necessary Action; Further Action. Each of the Surviving Company and Optimedica will take all such reasonable and lawful actions as may be necessary or appropriate to effectuate the Merger and the other transactions contemplated by this Agreement in accordance with this Agreement as promptly as possible. If, at any time after the Effective Time, any such further action is necessary or desirable to carry out the purpose of this Agreement and to vest the Surviving Company with full rights, title and possession to all assets and property rights, privileges, powers, and franchises of Optimedica, the officers of the Surviving Company and Optimedica immediately prior to the Effective Time are fully authorized in the name of their respective companies to take, and will take, all such lawful and necessary action.

Section 9. *Termination of Merger*. At any time after filing of the Certificate of Merger with the Secretary of State of Delaware, but prior to the Effective Time, the Surviving Company and Optimedica may terminate this Agreement by agreement and the filing of a certificate of termination in accordance with the laws of their respective jurisdictions.

[signature page follows]

IN WITNESS WHEREOF, this Agreement has been executed by the duly authorized representative of each of the above-named companies, effective as of the Effective Time.

OPTIMEDICA CORPORATION

Name: Tina Snyder French Title: Assistant Secretary

AMO DEVELOPMENT, LLC

Survey and the second

Name: Tina Snyder French Title: Assistant Secretary

PATENT REEL: 065562 FRAME: 0997

RECORDED: 11/14/2023