# CH \$265.00 36360

### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM349333

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	05/31/2015

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
ENTRIQUE SURGICAL, INC.		05/31/2015	CORPORATION: DELAWARE

### **RECEIVING PARTY DATA**

Name:	ARTHROCARE CORPORATION	
Street Address:	7000 W. William Cannon Drive Building 1	
City:	Austin	
State/Country:	TEXAS	
Postal Code:	78735	
Entity Type:	CORPORATION: DELAWARE	

### **PROPERTY NUMBERS Total: 10**

Property Type	Number	Word Mark		
Registration Number:	3636011	BIOELAST		
Registration Number:	3709251	ENTACT		
Registration Number:	3962077	ENTRIGUE		
Registration Number:	3709249	ENTRIGUE SURGICAL		
Registration Number:	3709250	ENTRIGUE SURGICAL		
Registration Number:	3894730	MEDIENT		
Registration Number:	3894768	REGENERENT		
Registration Number:	3811325	SERPENT		
Registration Number:	4112615	SYNAERO		
Registration Number:	4112616	VENTERA		

### **CORRESPONDENCE DATA**

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

**Phone:** 617 542 5070

Email: tmdoctc@fr.com, ecote@fr.com

Correspondent Name: Timothy French

**Address Line 1:** Fish & Richardson P.C.

Address Line 2: P.O. Box 1022

TRADEMARK

900332349 REEL: 005585 FRAME: 0728

Address Line 4: Minr	Minneapolis, MINNESOTA 55440-1022	
ATTORNEY DOCKET NUMBER:	00167-0856001	
NAME OF SUBMITTER:	Elaine Cote	
SIGNATURE:	/Elaine Cote/	
DATE SIGNED:	07/27/2015	

### **Total Attachments: 4**

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Delaware

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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:

"ELEVEN BLADE SOLUTIONS, INC.", A DELAWARE CORPORATION,
"ENTRIGUE SURGICAL, INC.", A DELAWARE CORPORATION,

WITH AND INTO "ARTHROCARE CORPORATION" UNDER THE NAME OF "ARTHROCARE CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-NINTH DAY OF MAY, A.D. 2015, AT 1:52 O'CLOCK P.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. 2015.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

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

Jeffrey W. Bullock, Secretary of State

AUTHENTY CATION: 2420149

DATE: 05-29-15

State of Delaware Secretary of State Division of Corporations Delivered 01:52 PM 05/29/2015 FILED 01:52 PM 05/29/2015 SRV 150826547 - 2554294 FILE

## CERTIFICATE OF OWNERSHIP AND MERGER MERGING ENTRIGUE SURGICAL, INC. AND ELEVEN BLADE SOLUTIONS, INC. INTO ARTHROCARE CORPORATION

Pursuant to the provisions of § 253 of the Delaware General Corporation Law

May 29, 2015

ArthroCare Corporation ("Parent"), a corporation organized and existing under the General Corporation Law of the State of Delaware (the "DGCL"), hereby certifies that:

FIRST: ENTrigue Surgical, Inc., a Delaware corporation ("ENTrigue"), was incorporated on March 9, 2007, pursuant to the DGCL and is existing thereunder.

SECOND: Eleven Blade Solutions, Inc., a Delaware corporation ("Eleven Blade" and, together with ENTrigue, the "Subsidiaries"), was incorporated on December 8, 2010, pursuant to the DGCL and is existing thereunder.

THIRD: Parent was incorporated on October 20, 1995, pursuant to the DGCL and is existing thereunder.

FOURTH: Parent owns of record 100% of the outstanding shares of the Common Stock of (i) ENTrigue (the "ENTrigue Shares"), the ENTrigue Shares being the only stock of ENTrigue outstanding, and (ii) Eleven Blade (the "Eleven Blade Shares"), the Eleven Blade Shares being the only stock of Eleven Blade outstanding.

FIFTH: By unanimous written consent dated as of May 29, 2015, the board of directors of Parent adopted the resolutions attached as <u>Exhibit A</u> hereto providing for the merger of the Subsidiaries into Parent, which resolutions have not been amended or rescinded and are in full force and effect.

SIXTH: This Certificate of Ownership and Merger shall become effective as of May 31, 2015.

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IN WITNESS WHEREOF, the undersigned has executed this Certificate of Ownership and Merger as of the date first written above.

RTHROGARE CORPORA

By:

Name George K. Stace

[Signature Page to the Certificate of Ownership and Merger – Delaware Subs]

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Exhibit A

NOW, THEREFORE, BE IT RESOLVED, that pursuant to Section 253 of the DGCL, the Subsidiaries shall be merged (the "Merger") with and into Parent, whereupon the separate existence of Subsidiaries shall cease, and Parent shall be the surviving corporation (the "Surviving Corporation");

FURTHER RESOLVED, that the Merger is hereby approved pursuant to the provisions of Section 253 of the DGCL;

FURTHER RESOLVED, that the Merger shall become effective at the time specified in the Certificate of Ownership and Merger (the "Effective Time");

FURTHER RESOLVED, that at the Effective Time (i) each share of common stock, par value \$0:001 per share, of ENTrigue outstanding immediately prior to the Effective Time shall be canceled and (ii) each share of (a) common stock, par value \$0.0001 per share, and (b) preferred stock, par value \$0.0001 per share, of Eleven Blade outstanding immediately prior to the Effective Time shall be canceled:

FURTHER RESOLVED, that from and after the Effective Time, until successors are duly elected or appointed in accordance with applicable law, the directors of Parent at the Effective Time shall be the directors of the Surviving Corporation, and the officers of Parent at the Effective Time shall be the officers of the Surviving Corporation;

FURTHER RESOLVED, that from and after the Effective Time, the Bylaws and Certificate of Incorporation of Parent shall be the Bylaws and Certificate of Incorporation of the Surviving Corporation; and

FURTHER RESOLVED, that the officers of Parent are authorized on behalf of Parent to take any and all actions, to execute, deliver and file any and all documents, agreements and instruments (including, without limitation, a Certificate of Ownership and Merger in the form attached hereto as Exhibit A) and to take any and all steps deemed by any such officer to be necessary or appropriate to carry out the purpose and intent of each of the foregoing resolutions, and all actions heretofore taken by any of them in furtherance thereof are hereby ratified and confirmed in all respects.

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