TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM392149

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2009

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SenTech Medical Systems, Inc.		12/31/2009	Corporation: FLORIDA

RECEIVING PARTY DATA

Name:	Anodyne Medical Device, Inc.
Street Address:	4200 NW 120th Avenue
City:	Coral Springs
State/Country:	FLORIDA
Postal Code:	33065
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2049058	SENTECH MEDICAL SYSTEMS

CORRESPONDENCE DATA

Fax Number: 2488645960

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: 2488645964

Email: tmdocketing@darrowmustafa.com, zylka@darrowmustafa.com

Correspondent Name: Mark M. Zylka

Address Line 1: 410 North Center Street, Suite 200

Address Line 4: Northville, MICHIGAN 48167

NAME OF SUBMITTER:	Mark M. Zylka
SIGNATURE:	/MARK M. ZYLKA/
DATE SIGNED:	07/20/2016

Total Attachments: 5

source=01031734#page1.tif source=01031734#page2.tif source=01031734#page3.tif source=01031734#page4.tif

> TRADEMARK REEL: 005836 FRAME: 0752

source=01031734#page5.tif

TRADEMARK REEL: 005836 FRAME: 0753

Florida Department of State

Division of Corporations **Electronic Filing Cover Sheet**

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H09000266993 3)))



Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

000928.114765

Division of Corporations

Fax Number

: (850)617-6380

From:

Account Name : CORPDIRECT AGENTS, INC

Account Number: 110450000714

: (850)222-1173 Phone

Fax Number : (850)224-1640



Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Emmil Address:

9 တ်

MERGER OR SHARE EXCHANGE ANODYNE MEDICAL DEVICE, INC.

Certificate of Status	0
Certified Copy	0
Page Count	05
Estimated Charge	\$70.00

Electronic Filing Menu

Corporate Filing Menu

Help

DEC 3 1 2009

TRADEMAR¹2/30/2009 3:10 PM

REEL: 005836 FRAME: 0754

Wednesday, December 30, 2009 3:26 PM Page: 2 of 5

H09000266993 3

ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the surviving corporation:

Name	<u>Jurisdiction</u>	Document Number (If known applicable)
Anodyne Medical Device, Inc.	Delaware	23
Second: The name and jurisdiction of each	ch merging corporation:	
Name	Jurisdiction	Document Number (If known) applicable)
SenTech Medical Systems, Inc.	Florida	P06000007099
Third: The Plan of Merger is attached.		O9 DEC 30 AM II: 0
Fourth: The merger shall become effective Department of State.	ve on the date the Articles of Me	rger are filed with the Florida
	io date. NOTE: An effective date cann after merger file date.)	ot be prior to the date of filing or more
Fifth: Adoption of Merger by surviving of The Plan of Merger was adopted by the she		
The Plan of Merger was adopted by the bo December 10, 2009 and sharehold		corporation on
Sixth: Adoption of Merger by morning of The Plan of Merger was adopted by the sh	corporation(s) (COMPLETE ONL) tareholders of the merging corpo	ONE STATEMENT) ration(s) on
The Plan of Merger was adopted by the bo December 16, 2009 and sharehold	nard of directors of the merging of a pproval was not required.	corporation(s) on

(Attach additional sheets if necessary)

H09000266993 3

TRADEMARK REEL: 005836 FRAME: 0755

H09000266993 3

DISTRICT DISTRICT	CAMBOA MADING CO. SAN CO.	
Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Anodyne Medical Device, Inc.	and Din	Abbey Daniels, President
SenTech Medical Systems,	any Din	Abbey Daniels, President
	,	<u></u>

H09000266993 3

TRADEMARK

REEL: 005836 FRAME: 0756

H09000266993 3

PLAN OF MERGER

This Plan of Merger is made in accordance with Section 607.1104 of the Florida Statutes by Anodyne Medical Device, Inc., a Delaware corporation (the "Perent Corporation"), and SenTech Medical Systems, Inc., a Florida corporation, (the "Subsidiary Corporation"), a whollyowned subsidiary of the Parent Corporation. The Subsidiary Corporation shall be merged with and into the Parent Corporation (the "Merger").

- 1. MERGER. As of December 31, 2009 (the "Effective Date"), the Parent Corporation shall continue its corporate existence under the laws of the State of Delaware, and the separate existence and corporate organization of Subsidiary Corporation, except insofar as it may be continued by operation of law, shall be terminated and cease.
- TRANSFER OF ASSETS AND LIABILITIES. On the Effective Date, the rights, privileges, powers and franchises, both of a public as well as of a private nature, of the Subsidiary Corporation shall be vested in and possessed by the Parent Corporation, subject to all of the restrictions, disabilities and duties of or upon the Subsidiery Corporation; and all and singular, rights, privileges, powers and franchises of the Subsidiary Corporation, and all property, real, personal and mixed, of the Subsidiary Corporation, and all debts due to the Subsidiary Corporation on whatever account, and all things in action or belonging to the Subsidiary Corporation shall be transferred to and vested in the Parent Corporation; and all property, rights, privileges, powers and franchises, and all and every other interest, shall be thereafter the property of the Parent Corporation as they were of the Subsidiary Corporation, and the title to any real estate vested by deed or otherwise in the Subsidiary Corporation shall not revert or be in any way Impaired by reason of the Merger, provided, however, that the liabilities of the Subsidiary Corporation and of their respective shareholder, directors, member, managers and officers shall not be affected and all rights of creditors and all liens upon any property of the Subsidiary Corporation shall be preserved unimpaired, and any claim existing or action or proceeding. whether civil, criminal or administrative, pending by or against the Subsidiary Corporation may be prosecuted as if the Merger had not been consummated (except as they may be modified with the consent of such creditors), or the Parent Corporation may be substituted in such action or proceeding for the Subsidiary Corporation, and all debts, liabilities and duties of or upon the Subsidiary Corporation shall attach to the Parent Corporation, and may be enforced against it to the same extent as if such debts, liabilities and duties had been incurred or contracted by it.
- 3. CAPITAL STOCK OF THE SUBSIDIARY CORPORATION. All of the issued and outstanding shares of the Subsidiary Corporation shall, on the Effective Date, be cancelled without consideration and the existing shares of stock of Anodyne Medical Device, Inc. are not affected by the Merger and shall remain and continue as the shares of stock of the Parent Corporation, with each share of stock having the same voting rights and a right to an equal share of the Parent Corporations profits, losses and distributions.
- 4. DIRECTORS. The directors of the Parent Corporation immediately preceding the Effective Date shall continue to be the directors of the Parent Corporation on and after the Effective Date, to serve until the expiration of their terms and until their successors are elected and qualified.
- 5. OFFICERS. The officers of the Parent Corporation immediately preceding the Effective Date shall continue to be the officers of the Parent Corporation on and after the Effective Date, to serve at the pleasure of its directors.

H09000266993 3

H09000266993 3

- 6. PRINCIPAL OFFICE. The principal office of the Parent Corporation shall be located at 4200 NW 120th Avenue, Coral Springs, FL 33065.
- 7. FURTHER ASSURANCES. The Subsidiary Corporation shall from time to time, as and when requested by Parent Corporation, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or carry out the Merger.
- 8. APPRAISAL RIGHTS. Pursuant to Section 607.1104(b)(4) of the Florida Statutes, the shareholders of the Subsidiary Corporation who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the merger pursuant to Section 607.1321 of the Florida Statutes, may be entitled, if they comply with the provisions of the Florida Statutes regarding appraisal rights, to be paid the fair value of their phases.

753855.1

H09000266993 3

TRADEMARK
REEL: 005836 FRAME: 0758

RECORDED: 07/21/2016