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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM318472

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/30/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Extrumed, LLC		06/30/2010	LIMITED LIABILITY COMPANY: CALIFORNIA

RECEIVING PARTY DATA

Name:	ExtruMed, Inc.		
Street Address:	547 TRM Circle		
City:	Riverside (Corona)		
State/Country: CALIFORNIA			
Postal Code:	92879		
Entity Type:	CORPORATION: CALIFORNIA		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3478777	EXTRUMED

CORRESPONDENCE DATA

Fax Number: 4403475219

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: (440) 347-1848

Email: andrea.zwegat@lubrizol.com

Correspondent Name: Andrea A. Zwegat

Address Line 1: 29400 Lakeland Boulevard Wickliffe, OHIO 44092

ATTORNEY DOCKET NUMBER:	7264
NAME OF SUBMITTER:	Andrea A. Zwegat
SIGNATURE:	/Andrea A. Zwegat/
DATE SIGNED:	09/30/2014

Total Attachments: 7

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The office of the Secretary of Statio
of the State of California

AGREEMENT OF MERGER

JUN 3 0 2010

THIS AGREEMENT OF MERGER ("Agreement"), dated as of June 30, 2010, is entered into by and among ExtruMed Acquisition, Inc., a Delaware corporation ("ExtruMed Acquisition ExtruMed, LLC, California limited liability company ("ExtruMed"), ExtruMed Livermore, LLC, a California limited liability company ("Livermore", collectivaly, ExtruMed Acquisition, ExtruMed, and Livermore will be have a serie "Merging Companies"), and (Extrusioneering, Inc.) California corporation (the "Surviving Corporation")

WHEREAS, ExtruMed Acquisition owns all of the outstanding membership interests of Extrumed, and

WHEREAS, ExtruMed owns all of the outstanding membership interests of Livermore and of the Surviving Corporation, and

WHEREAS, the respective Board of Directors, stockholders, and members of the Merging Companies and the Surviving Corporation, as applicable, have deem it advisable and in the best interests of the parties that the Merging Companies merge with and into Surviving Corporation, with the Surviving Corporation as the surviving entity (the "Merger").

NOW, THEREFORE, for good and valuable consideration, the sufficiency of which is hereby acknowledged, the above-mentioned parties hereby make, adopt and approve this Agreement and prescribe to the terms and conditions of the Merger and the mode of carrying the Merger into effect, as set forth as follows:

- 1. Each of the Merging Companies shall be merged with and into the Surviving Corporation, with the Surviving Corporation as the surviving entity.
- 2. The outstanding shares and membership interests of Merging Companies shall be cancelled without consideration.
- 3. The outstanding shares of the Surviving Corporation shall remain outstanding and are not affected by the Merger.
- 4. The Merging Companies shall from time to time, as and when requested by the Surviving Corporation, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or carry out the Merger.
- 5. The effect of the Merger and the effective date of the Merger are as prescribed by law (the "Effective Time").
- 6. At the Effective Time, Article 1 of the Surviving Corporation's Articles of Incorporation is amended to read as follows:

"Article 1: The name of the Corporation is ExtruMed, Inc."

SIGNATURE PAGE FOLLOWS:

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Signature Page to Agreement and Plan of Merger

IN WITNESS WHEREOF, the parties have executed and delivered this Agreement on and as of the date first above written.

SURVIVING CORPORATION:

By: Same Christopher Guglieimi
Its: Vice President & Chief Financial Officer

EXTRUSIONEERING, INC., a California

MERGING COMPANIES:

EXTRUMED ACQUISITION, INC., a Delaware corporation

EXTRUMED, LLC, a California limited . liability company

BY: ExtruMed Acquisition, Inc., its sole member

By: Name; Christopher Guglielmi
Its: Vice President & Chief Financial Officer

EXTRÚMED LIVERMORE, LLC, a California limited liability company

BY: ExtruMed, LLC, its sole member

By:
Name: Christopher Guglielmi
Its: Vice President & Chief Financial Officer

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OFFICERS' CERTIFICATE

OF EXTRUSIONEERING, INC.

Certificate of Approval

of Agreement of Merger

Phillip R. Estes and William L. Feather certify that:

- They are the president and the secretary, respectively, of Extrusioneering, Inc., a California corporation (the "Corporation").
- 2. The principal terms of the Agreement of Merger in the form attached were duly approved by the board of directors and by the shareholders of the Corporation by a vote that equaled or exceeded the vote required.
- The shareholder approval was by the holders of 100% of the outstanding shares of the Corporation.
- There is only one class of shares and the number of shares outstanding emitted to vote on the merger is 100.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Date: June 30, 2010

Name: Phillip R. Estes

Title: President & Chief Executive Officer

Name: Villen I., Fa

Titler Segretary

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OFFICERS' CERTIFICATE

OF EXTRUMED ACQUISITION, INC.

Certificate of Approval

of Agreement of Merger

Phillip R. Estes and William L. Peather certify that:

- 1. They are the president and the secretary, respectively, of Extrumed Acquisition, Inc., a Delaware corporation (the "Corporation"),
- The principal terms of the Agreement of Merger in the form attached were duly approved by the board of directors and by the shareholders of the Corporation by a vote that equaled or exceeded the vote required.
- The shareholder approval was by the holders of 100% of the outstanding shares of the Corporation.
- 4. There is only one class of shares and the number of shares outstanding entitled to vote on the merger is 100.

We further declare under penalty of perjury under the laws of the State of Delaware that the matters set forth in this certificate are true and correct of our own knowledge.

Date: June 38, 2010

Name: Phillip R. Sates

Title President & This Proceeds Office

Name William L. Fortin

The Country

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State of California Secretary of State

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Certificate of Merger

(Celliornia Corporations Code sections 1113(g), 5019.1, 8019.1, 9640, 12540.1, 15911.14, 16915(b) and 17552)

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IMPORTANT — Read all instructions be	fore completing thi	s form.	·	Note Space For F	ling Use Only	
1. NAME OF SURVIVING ENTITY	2. TYPE OF ENTITY	1. CA SECRE	TARY OF STATE	FILE NUMBER	4. JURISDICTION	AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
Extrusionsering, Inc.	Corporation		C1773121		Califor	
5. NAME OF DISAPPEARING ENTITY Sou Rider attached herete and made a part	6. TYPE OF ENTITY	7. CA SECRE	Pary of State	FILE NUMBER	6. AURISOSCYCH	d
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PRINCIPAL ADDRESS OF SURVIVING ENTITY					289 0006	
41984 Nio Meda		CRY AND STATE Temecula, California				
	*****************************	************			92599	*****
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14. STATUTORY OR OTHER BASIS UNDER WHICH A POSSIS THE MERGER.	in other business entr	y is authorize	n to effect	16. Putung epi	ective date, ip a	MA
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Rider to the

State of California Secretary of State

Certificate of Merger (California Corporations Code sections 1113(g), 6091.1, 8019.1, 9640, 12540.1, 15911.14, 16915(b) and 17552)

S. Name of Disappearing entity	6, TYPE OF ENTITY	7. Ca secretary of State file no.	8. JURISDICTION
Estrubled Acquisition, Inc.	Corporation	Not Applicable	Delawane
ExtraMed, LLC	Limited fisbility company	200320110275	Celifornia
Exmitted Livermore, LLC	Limited liability company	20082(71003) .	Celifernis

2. The principal terms of the agreement of merger were approved by a vote of the number of interests or shares of each class that equaled or exceeded the vote required. If a vote was required, specify the class and the number of outstanding interests of each entitled to vote on the merger and the percentage vote required of each class. Attached additional pages, if necessary.

·SU	RYIVING ENTITY		*************		***************************************	T
Nas	ne of Surviving Entity	Class and Number	Percenta ge Vote Required	Name of Disappearing Ensity	Class and Number	Percenta ga Veta Required
Ext	usioneering, Inc.	Common Stock 100 shares of Common Stock are issued	100%	Extrabled Acquisition, Inc.	Commen Smels 100 shares of Common Stock are issued	100%
*				ExtruMed, LLC	Membership Interest 100% of Membership Interest is issued	100%
a spin	pa harantais denange is to san as parties se about is to san as a se is a se is to san a se is a se is to san a se is a se is a se is			ExtruMed Livermort, I.I.C	Membership Interes 100% of Membership Interest is issued	100%

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JUN 30 2014 FK

Date:_

DEBRA BOWEN, Secretary of State

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RECORDED: 09/30/2014