

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM377807

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	08/05/2015
RESUBMIT DOCUMENT ID:	900356687
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Optomec, Inc.		07/24/2015	Corporation: NEW MEXICO

RECEIVING PARTY DATA

Name:	Optomec, Inc.
Street Address:	3911 Singer Blvd. NE
City:	Albuquerque
State/Country:	NEW MEXICO
Postal Code:	87109
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	2473246	OPTOMECC
Registration Number:	2946926	VIRTUAL MASKING
Registration Number:	2952177	M3D
Registration Number:	3059707	LASERWRIST
Registration Number:	3169478	AEROSOL JET
Registration Number:	3261381	DWB
Registration Number:	3112283	ADDEP
Registration Number:	3330558	DEEPPREPAIR
Registration Number:	2447235	DIRECTED MATERIAL DEPOSITION

CORRESPONDENCE DATA

Fax Number: 5057616638

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: 505-314-1212

Email: jhogans@optomec.com

Correspondent Name: Jennifer M. Hogans

Address Line 1: 3911 Singer Blvd. NE

TRADEMARK

Address Line 2: 3911 Singer Blvd. NE
Address Line 4: Albuquerque, NEW MEXICO 87109

NAME OF SUBMITTER: Jennifer M. Hogans

SIGNATURE: /Jennifer M. Hogans/

DATE SIGNED: 03/24/2016

Total Attachments: 6

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STATE OF NEW MEXICO
DIANNA J. DURAN

SECRETARY OF STATE

JULY 24, 2015

OPTOMECH, INC.
3911 SINGER BLVD. NE ,
ALBUQUERQUE , NM , 87109
JEFF LUCAS

RE: OPTOMECH, INC.

Entity ID: 1126853

: IN NEW MEXICO EVIDENCE WAS FILED IN WHICH (OPTOMECH, INC.)(NEW MEXICO) (ENTITY # 1126853) MERGED WITH AND INTO (OPTOMECH, INC.)(DELAWARE) "NOT QUALIFIED IN NM" / (3911 SINGER BLVD. NE, ALBUQUERQUE, NM 87109) FILED UNDER THE LAWS OF (NEW MEXICO) ON (07/24/2015) (EFFECTIVE DATE 08/05/2015) 7 PAGES.

The Office of the Secretary of State has approved and filed the Articles Of Merger(Reference # 8270547) for the above captioned corporation effective July 24, 2015. This Letter is evidence of filing, and should become a permanent document of the corporation's records.

The referenced approval does not constitute authorization for the above referenced corporation to transact any business which requires compliance with other applicable federal or state laws, including, but not limited to, state licensing requirements. It is the corporation's sole responsibility to obtain such compliance with all legal requirements applicable thereto prior to engaging in the business for which it has obtained approval of the referenced document.

Your canceled check, as validated by this office, is your receipt. If you have any questions, please contact the Corporations Bureau at (505) 827-4508 or toll free at 1-800-477-3632 for assistance.

Corporations Bureau

MERGER AGREEMENT
AND IRREVOCABLE APPOINTMENT OF THE
SECRETARY OF STATE OF NEW MEXICO AS AGENT
FOR SERVICE OF PROCESS

Optomec, Inc.
(NAME OF SURVIVING CORPORATION)

Optomec, Inc.

(NAME(S) OF AFFECTED CORPORATION(S) MERGED OUT IN NEW MEXICO)

Pursuant to section 53-19-1 NMSA 1978 of the New Mexico Business Corporation Act, the commission has the power and authority reasonably necessary to enable it to administer the Business Corporation Act efficiently and to perform the duties therein imposed upon it. Therefore, this commission hereby requires that concurrent with the filing of this merger agreement by the surviving corporation that it hereby irrevocably appoints the Secretary of State of New Mexico as its registered agent to accept service of process in any proceeding on behalf of the merged out corporation affected in New Mexico.

The name and address of surviving corporation for forward of service of process is:

NAME: Optomec, Inc.

ADDRESS: 3911 Singer Blvd. NE

CITY-STATE-ZIP CODE: Albuquerque, NM 87109

DATE: 7/21/2015

BY: [Signature]

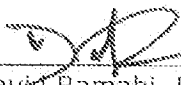
TITLE: IP/Corporate Counsel

ARTICLES OF MERGER
OF
OPTOMECH, INC.
INTO
OPTOMECH, INC.

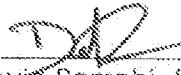
Optomech, Inc., a New Mexico corporation ("Merged Corporation"), in order to merge into Optomech, Inc., a Delaware corporation ("Surviving Corporation") states:

1. 5,089,838 shares common stock and 1,641,433 shares of Preferred Stock of the Merged Corporation were issued and outstanding and entitled to vote together as a class on the Agreement and Plan of Merger (attached to these Articles) as of the date of the shareholder meeting. 4,870,703 shares voted in favor of the merger, and no shares voted against the merger. No shares have yet been issued in the Surviving Corporation.
2. The Articles of Incorporation of Merged Corporation were filed with the New Mexico Public Regulation Commission on January 12, 1982 as SCC# 1126853. The Surviving Corporation, Optomech, Inc., was organized in Delaware on December 4, 2014 as File No. 5651270.
3. The Agreement and Plan of Merger has been approved and signed by the Merged Corporation and the Surviving Corporation.
4. The principal office address of the Surviving Corporation is Optomech, Inc., 3911 Singer Blvd. NE, Albuquerque, New Mexico 87109.
5. The effective date of the Merger will be August 5, 2015.
6. The Surviving Corporation agrees that it may be served with process in New Mexico in any action or proceeding for the enforcement of any liability or obligation of the Merged Corporation previously subject to suit in New Mexico, and for the enforcement, as provided in the New Mexico Business Corporation Act, of the rights of dissenting shareholders of Merged Corporation against the Surviving Corporation.
7. Surviving Corporation irrevocably appoints the New Mexico Secretary of State as its agent to accept service of process in any such proceeding.
8. After providing proper notice, no shareholders having the right to dissent under the provisions of the New Mexico Business Corporation Act exercised that right.

Dated: July 22, 2015



David Ramahi, President
Merged Corporation



David Ramahi, President
Surviving Corporation

PLAN AND AGREEMENT OF MERGER

OPTOMECC, INC.

Optomecc, Inc., a New Mexico corporation, and Optomecc, Inc., a Delaware corporation, hereby adopt this Plan and Agreement of Merger, which is intended to and shall be the plan of merger referred to in § 53-14-1 NMSA 1978 and the Agreement of Merger referred to in § 252 of the Delaware General Corporation Law.

A. Names

1. The names of the corporations proposing to merge are Optomecc, Inc., a New Mexico corporation ("Optomecc NM") and Optomecc, Inc., a Delaware corporation ("Optomecc DE").
2. The name of the corporation into which these corporations propose to merge is Optomecc, Inc., a Delaware corporation.

B. Manner and Basis of Converting Shares

1. For no consideration whatsoever, each shareholder of Optomecc NM, regardless of the class or series of shares that he, she or it holds, shall be entitled to the same number, class and series of shares of Optomecc DE, the surviving corporation.
2. The shares and share certificates of Optomecc DE will be issued as soon as reasonably practicable, following return of the Optomecc NM share certificates.
3. No shares of Optomecc DE, the surviving corporation, have been issued yet.

C. Other Terms and Conditions

1. The merger is intended to take effect immediately upon the filing of this Plan and Agreement of Merger, duly executed by each of Optomecc NM and Optomecc DE, with both the Secretary of State of New Mexico and the Secretary of State of Delaware (the time of such latter filing is sometimes referred to as the "Merger Time").
2. At the Merger Time, all corporations party to this plan of merger shall be a single corporation, namely Optomecc DE, the surviving corporation.
3. At the Merger Time, the separate existence of all corporations party to this plan of merger, except for Optomecc DE, the surviving corporation, shall cease.

4. At the Merger Time, Optomec DE, the surviving corporation, shall have all the rights, privileges, immunities and powers and shall be subject to all the duties and liabilities of a corporation of the State of Delaware.
5. At the Merger Time, Optomec DE, the surviving corporation, shall possess all the rights, privileges, immunities and franchises of a public or private nature of each of the merging corporations; and all property, real, personal and mixed and all debts due on whatever account, including subscriptions to shares, and all other choses in action and every other interest of, or belonging to, or due to, each of the corporations so merged, shall be taken and deemed to be transferred to and vested in such single corporation without further act or deed, and the title to any real estate, or any interest therein, vested in any of such corporations shall not revert or be in any way impaired by reason of the merger.
6. At the Merger Time, Optomec DE, the surviving corporation, shall be responsible and liable for all the liabilities and obligations of each of the corporations so merged, and any claim existing or action or proceeding pending by or against any of such corporations may be prosecuted as if the merger had not taken place, or the surviving corporation may be substituted in its place. Neither the rights of creditors nor any liens upon the property of any such corporation shall be impaired by the merger.
7. At the Merger Time, the shares of Optomec NM shall cease to exist, and the holders of such shares shall thereafter be entitled only to the shares for which they are to be exchanged, in accordance with this plan of merger, subject to any rights under § 53-14- 4 NMSA 1978.
8. The members of the Board of Directors of Optomec DE are named in the Certificate of Incorporation of Optomec DE. The officers of Optomec DE are to be the same as the officers of Optomec NM. The members of the Board of Directors and the officers of Optomec DE will hold office as provided by applicable law and the Certificate of Incorporation and Bylaws of Optomec DE.

D. Mode of Carrying Merger into Effect.

1. The President and Chief Executive Officer of Optomec NM, or his designee, and the President and Chief Executive Officer of Optomec DE, or his designee, will file this Plan and Agreement of Merger, duly executed by each of Optomec NM and Optomec DE, with both the Secretary of State of New Mexico and the Secretary of State of Delaware. Thereafter, to the extent necessary to act or fail to act to carry the merger into effect, the directors and officers of Optomec DE, the surviving corporation, will act or fail to act.

E. Certificate of Incorporation of Surviving Corporation

1. The Certificate of Incorporation of Optomec DE, the surviving corporation, initially shall be in the form attached hereto as Exhibit A.

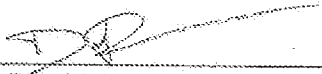
F. Other Provisions

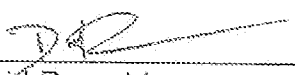
1. No cash or other consideration shall be paid or delivered as a result of the Merger, except that each shareholder of Optomec NM, regardless of the class or series of shares that he, she or it holds, shall be entitled to the same number, class and series of shares of Optomec DE, the surviving corporation.
2. Following the Merger Time, if and to the extent directed by appropriate officials, officers and employees of Optomec DE shall modify evidence of ownership of assets by Optomec NM to show ownership by Optomec DE.
3. Until the Merger Time, the merger contemplated herein may be abandoned by either of the parties hereto, notwithstanding any shareholder vote approving this Plan and Agreement of Merger or the merger contemplated herein.
4. The principal address of Optomec DE, the surviving corporation, is 3911 Singer Blvd. NE, Albuquerque, NM 87109.

By their signatures below, Optomec NM and Optomec DE consent to the merger of Optomec NM with and into Optomec DE, subject to necessary approvals, effective at the Merger Time.

Optomec, Inc., a New Mexico corporation

Optomec, Inc., a Delaware corporation


 By: David Ramahi
 Title: President/CEO


 By: David Ramahi
 Title: President/CEO