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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM391304 Stylesheet Version v1.2

SUBMISSION TYPE:NEW ASSIGNMENTNATURE OF CONVEYANCE:MERGEREFFECTIVE DATE:12/31/2014

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Securimetrics, Inc.		12/31/2014	Corporation: CALIFORNIA

RECEIVING PARTY DATA

Name:	MorphoTrak, LLC		
Street Address:	5515 E. La Palma Avenue, Suite 100		
City:	Anaheim		
State/Country:	CALIFORNIA		
Postal Code:	92807		
Entity Type:	Limited Liability Company: DELAWARE		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3843394	HIIDE

CORRESPONDENCE DATA

Fax Number: 9495676710

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: 9495676700

Email: mweddington@orrick.com

Correspondent Name: Orrick, Herrington & Sutcliffe LLP

Address Line 1: 2050 Main St., Suite 1100
Address Line 4: Irvine, CALIFORNIA 92614

ATTORNEY DOCKET NUMBER:	19779.6005
NAME OF SUBMITTER:	Marley Weddington
SIGNATURE:	/Marley Weddington/
DATE SIGNED:	07/13/2016

Total Attachments: 4

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Secretary of State State of California

1CC DEC 18 2014

EFFECTIVE DATE DFC 3 1 2014

AGREEMENT OF MERGER

This Agreement of Merger is entered into between MorphoTrak, LLC, a Delaware limited liability company (herein "Surviving Company") and Securimetrics, Inc. a California corporation (herein "Merging Corporation").

- 1. Merging Corporation shall be merged into Surviving Company.
- 2. The outstanding shares of Merging Corporation shall be canceled without consideration.
- 3. The outstanding limited liability company interests of Surviving Company shall remain issued and outstanding and are not affected by the merger.
- 4. Merging Corporation shall from time to time, as and when requested by Surviving Company, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or carry out this merger.
- 5. The effect of the merger and the effective date of the merger is December 31, 2014.

IN WITNESS WHEREOF, the parties have executed this Agreement.

MORPHOTRAK, LLC\

Philippe MENARD, Manager

SECURIMETRICS, INC.

By: 1 94 Celeste THOMASSON, President

Florian HEBRAS, Secretary

CERTIFICATE OF APPROVAL

OF

AGREEMENT OF MERGER

Celeste THOMASSON and Florian HEBRAS certify that:

- 1. They are the president and the secretary, respectively, of Securimetrics, Inc., a California 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.
- 3. 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 1,000.

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: December 18, 2014

Celeste THOMASSON, President

Florian HEBRAS, Secretary



OBE MERG

Certificate of Merger

(California Corporations Code sections 1113(g), 3203(g), 6019.1, 8019.1, 9640, 12540.1, 15911.14, 16915(b) and 17710.14)

IMPORTANT — Read all instructions befo	This Space For	This Space For Filling Use Only					
1. NAME OF SURVIVING ENTITY	2. TYPE OF ENTITY	3. CA SECR	ETARY OF STATE FILE NUMBER	4. JURISDICTION			
MorphoTrak, LLC	limited liability company		201419610348	Delaware			
5. NAME OF DISAPPEARING ENTITY	6. TYPE OF ENTITY		ETARY OF STATE FILE NUMBER	8. JURISDICTION			
Securimetrics, Inc.	corporation		C2164543	California			
		<u> </u>					
9. 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 CLASS ENTITLED TO VOTE ON THE MERGER AND THE PERCENTAGE VOTE REQUIRED OF EACH CLASS. ATTACH ADDITIONAL PAGES, IF NEEDED.)							
SURVIVING ENTITY DISAPPEARING ENTITY							
CLASS AND NUMBER AND PERCENTAGE	CLASS AND NUMBER AND PERCENTAGE VOTE REQUIRED CLASS AND NUMBER						
100% Membership Interest	00% Common 1,000 shares		shares	100%			
10. IF EQUITY SECURITIES OF A PARENT PARTY ARE TO BE IS	SSUED IN THE MERGI	R, CHECK THE A	PPLICABLE STATEMENT.				
No vote of the shareholders of the parent party was required.							
11. IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABLITY COMPANY, LIMITED PARTNERSHIP, OR PARTNERSHIP, PROVIDE THE REQUISITE CHANGES (IF ANY) TO THE INFORMATION SET FORTH IN THE SURVIVING ENTITY'S ARTICLES OF ORGANIZATION, CERTIFICATE OF LIMITED PARTNERSHIP OR STATEMENT OF PARTNERSHIP AUTHORITY RESULTING FROM THE MERGER. ATTACH ADDITIONAL PAGES, IF NECESSARY, N/A							
12. IF A DISAPPEARING ENTITY IS A DOMESTIC LIMITED LIAE A DOMESTIC ENTITY OF THE SAME TYPE, ENTER THE PRI	12. IF A DISAPPEARING ENTITY IS A DOMESTIC LIMITED LIABLITY COMPANY, LIMITED PARTNERSHIP, OR PARTNERSHIP, AND THE SURVIVING ENTITY IS NOT A DOMESTIC ENTITY OF THE SAME TYPE, ENTER THE PRINCIPAL ADORESS OF THE SURVIVING ENTITY.						
PRINCIPAL ADDRESS OF SURVIVING ENTITY CITY AND STATE				ZIP CODE			
N/A							
13. OTHER INFORMATION REQUIRED TO BE STATED IN THE ENTITY IS ORGANIZED. ATTACH ADDITIONAL PAGES, IF N	CERTIFICATE OF ME ECESSARY.	RGER BY THE LA	WS UNDER WHICH EACH CONS	TITUENT OTHER BUSINESS			
The Plan and Agreement of Merger is kept on file at 12	50 N. Tustin Ave., A	naheim, CA 9280	70				
14. STATUTORY OR OTHER BASIS UNDER WHICH A FOREIGN	OTHER BUSINESS EN	TITY IS AUTHOR	ZED TO EFFECT 15. FUTURE E	FFECTIVE DATE, IF ANY			
THE MERGER.			12	_ 31 _ 2014			
Title 6, Section 18-209(b) of the Delaware Limited Liabi	(Month)	(Day) (Year)					
16. ADDITIONAL INFORMATION SET FORTH ON ATTACHED PAGES, IF ANY, IS INCORPORATED HEREIN BY THIS REFERENCE AND MADE PART OF THIS CERTIFICATE.							
17. I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT OF MY DWN KNOWLEDGE, I DECLARE I AM THE PERSON WHO EXECUTED THIS INSTRUMENT, WHICH EXECUTION IS MY ACT AND DEED.							
pl~~	12/18/1	⁴ Philippe	MENARD, Manager				
SIGNATURE OF AUTHORIZED PERSON FOR THE SURVIVIN	GENTITY DATE		RINT NAME AND TITLE OF AUTHO	ORIZED PERSON			
SIGNATURE OF AUTHORIZED PERSON FOR THE SURVIVIN	GENTITY DATE	TYPE OR F	PRINT NAME AND TITLE OF AUTHO	ORIZED PERSON			
(8	12/18/14	Celeste THOMASSON, President					
SIGNATURE OF AUTHORIZED RERSON FOR THE DISAPPEA	RING ENTITY DATE						
91 W	12/18/14	Florian HEBRAS, Secretary					
SIGNATURE OF AUTHORIZED PERSON FOR THE DISAPPEA	ARING ENTITY DATE		RINT NAME AND TITLE OF AUTHO	DRIZED PERSON			
For an entity that is a business trust, real estate investment trust or an unincorporated association, set forth the provision of law or other basis for the authority of the person signing:							
OBE MERGER-1 (REV 01/2014) APPROVED BY SECRETARY OF STATE							

TRADEMARK REEL: 005833 FRAME: 0731



I hereby certify that the foregoing transcript of ______ page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

DEC 2 4 2014

Date:

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(Mr_

DEBRA BOWEN, Secretary of State **TRADEMARK**

REEL: 005833 FRAME: 0732

RECORDED: 07/13/2016