OP \$40.00 3477330

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM538288

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: MERGER AND CHANGE OF NAME

EFFECTIVE DATE: 10/04/2015

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
nContact Surgical, Inc.		10/04/2015	Corporation:

NEWLY MERGED ENTITY DATA

Name	Execution Date	Entity Type
Second Portal Merger Sub, LLC	10/04/2015	Limited Liability Company:

MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	nContact Surgical, LLC
Street Address:	7555 Innovation Way
City:	Mason
State/Country:	ОНЮ
Postal Code:	45040
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3477330	VISITRAX

CORRESPONDENCE DATA

Fax Number: 5133426003

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.

5133426000 Phone:

uspto@dortonwillis.com Email:

Correspondent Name: Ryan Willis

Address Line 1: 10260 Alliance Road, Suite 210

Address Line 4: Cincinnati, OHIO 45242

NAME OF SUBMITTER:	Ryan Willis
SIGNATURE:	/Ryan Willis/
DATE SIGNED:	08/27/2019

Total Attachments: 8 source=merger & name change#page1.tif source=merger & name change#page2.tif source=merger & name change#page3.tif source=merger & name change#page4.tif source=merger & name change#page5.tif source=merger & name change#page6.tif source=merger & name change#page7.tif source=merger & name change#page8.tif

MERGER AGREEMENT

among

nCONTACT SURGICAL, INC.,

ATRICURE, INC.,

PORTAL MERGER SUB, INC.,

SECOND PORTAL MERGER SUB, LLC

and

WRYP STOCKHOLDER SERVICES, LLC, AS REPRESENTATIVE

dated as of

October 4, 2015

MERGER AGREEMENT

This Merger Agreement (this "Agreement"), dated as of October 4, 2015 (the "Agreement Date"), is entered into among nCONTACT SURGICAL, INC., a Delaware corporation ("Company"), ATRICURE, INC., a Delaware corporation ("Parent"), PORTAL MERGER SUB, INC., a Delaware corporation and wholly-owned Subsidiary of Parent ("Merger Sub"), SECOND PORTAL MERGER SUB, LLC, a Delaware limited liability company and wholly-owned Subsidiary of Parent ("Second Merger Sub") and, solely in its capacity as representative of the Company Equityholders, WRYP Stockholder Services, LLC, a North Carolina limited liability company (the "Representative"). Capitalized terms used herein (including in the immediately preceding sentence) and not otherwise defined herein shall have the meanings set forth in Article 9 hereof.

RECITALS

- A. The Board of Directors of Parent, Company and Merger Sub believe it is in the best interests of their respective companies for Company and Merger Sub to combine into a single company through the statutory merger of Merger Sub, a direct wholly-owned subsidiary of Parent, with and into Company, with Company surviving the merger (the "Merger"), upon the terms and conditions set forth in this Agreement;
- B. Immediately following the Merger, the Initial Surviving Corporation (as defined in Section 1.1) will merge (the "Second Merger", and together with the Merger, the "Mergers") with and into Second Merger Sub in accordance with the terms and conditions of that certain Merger Agreement in the form attached hereto as Exhibit A:

Section 3.12 Intellectual Property.

- (a) "Intellectual Property" means all of the following and similar intangible property and related proprietary rights, interests and protections, however arising, pursuant to the Laws of any jurisdiction throughout the world, including such property that is owned by Company ("Company Intellectual Property") and that in which Company holds exclusive or non-exclusive rights or interests granted by license from other Persons ("Licensed Intellectual Property"):
 - (i) trademarks, service marks, trade names, brand names, logos, trade dress and other proprietary indicia of goods and services, whether registered or unregistered, and all registrations and applications for registration of such trademarks, including intent-to-use applications, all issuances, extensions and renewals of such registrations and applications and the goodwill connected with the use of and symbolized by any of the foregoing;
 - (ii) internet domain names, whether or not trademarks, registered in any toplevel domain by any authorized private registrar or Governmental Authority;
 - (iii) original works of authorship in any medium of expression, whether or not published, all copyrights (whether registered or unregistered), all registrations and applications for registration of such copyrights, and all issuances, extensions and renewals of such registrations and applications;
 - (iv) confidential information, formulas, designs, devices, technology, know-how, research and development, inventions, methods, processes, compositions and other trade secrets, whether or not patentable; and
 - (v) patented and patentable designs and inventions, all design, plant and utility patents and applications, letters patent, utility models, inventor's certificates, and provisional applications and all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations and renewals of such patents and applications, including the right to claim priority to such patents and applications, and the right to file such patents and applications under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

COMPANY:

nCONTACT SURGICAL, INC.
By Bruce J. Brumfield, Jr. Name: Bruce J. Brumfield, Jr.
By face y families
Name: Bruce J. Brumbeld, Jr. V Title: Chief Executive Officer
THE CHELEXDOMYS OTHER
PARENT:
. 1996s 1124 fra 112 (113)
ATRICURE, INC.
By
Name: Michael H. Carrel Title: Provident and Chief Property (1957)
Title: President and Chief Executive Officer
MERGER SUB:
WARRANCE DE CASE
PORTAL MERGER SUB, INC.
7)
ByName: Michael H. Carrel
Title: President and Chief Executive Officer
SECOND MERGER SUB:
SECOND PORTAL MERGER SUB, LLC
paction (other minimal pour and
Ву
Name: Michael H. Carrel
Title: President and Chief Executive Officer
REPRESENTATIVE:
WRYP Stockholder Services, LLC, solely in its
capacity as the Representative
By
Name:
Title:

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

Title:

COMPANY:
nCONTACT SURGICAL, INC.
By
Name: Bruce J. Brumfield, Jr. Title: Chief Executive Officer
PARENT:
ATRICURE, INC. By 7 71 (
Name: Michael H. Carrel Title: President and Chief Executive Officer
MERGER SUB:
PORTAL MERGER SUB, INC.
By The Des Tt. Comp
Name: Michael H. Carrel
Title: President and Chief Executive Officer
SECOND MERGER SUB:
SECOND PORTAL MERGER SUB, LLC
By Who 71. Cans
Name: Michael H. Carrel
Title: President and Chief Executive Officer
REPRESENTATIVE:
WRYP Stockholder Services, LLC, solely in its
capacity as the Representative
By
Name:

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be expected as of the date first written above by their respective officers thereunto duly authorized.

COMPANY:

nCONTACT SURGICAL, INC.
By
Name: Bruce J. Brumfield, Jr.
Title: Chief Executive Officer
PARENT:
ATRICURE, INC.
Ву
Name: Michael H. Carrel
Title: President and Chief Executive Officer
MERGER SUB:
PORTAL MERGER SUB, INC.
Ву
Name: Michael H. Carrel
Title: President and Chief Executive Officer
SECOND MERGER SUB:
SECOND PORTAL MERGER SUB, LLC
Ву
Name: Michael H. Carrel
Title: President and Chief Executive Officer
REPRESENTATIVE:
WRYP STOCKHOLDER SERVICES, LLC, sc'ely
in its capacity as the Representatives
- Man 11 & Halle
Name: LARRY F. ROBDINS
Title: ManaGEA

Exhibit A

Form of Second Merger Agreement

AGREEMENT AND PLAN OF MERGER

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nCONTACT SURGICAL, INC.,

a Delaware corporation,

with and into

SECOND PORTAL MERGER SUB, LLC,

a Delaware limited liability company

This Agreement and Plan of Merger is entered into effective as of October [30], 2015 (this "Agreement"), by and between nCONTACT SURGICAL, INC., a Delaware corporation ("Company"), and SECOND PORTAL MERGER SUB, LLC, a Delaware limited liability company ("Second Merger Sub").

RECITALS

A. Pursuant to the Merger Agreement dated as of October 4, 2015 (the "First Merger Agreement"), by and among Company, Second Merger Sub, Portal Merger Sub, LLC, a Delaware limited liability company ("Predecessor"), AtriCure, Inc., a Delaware corporation, and WRYP Stockholder Services, LLC, a North Carolina limited liability company, as Representative, immediately prior to the Effective Time (as defined below), Predecessor merged with and into Company, with Company continuing as the surviving corporation (the "First Merger");

State of Delaware
Secretary of State
Division of Corporations
Delivered 05:36 PM 10/14/2015
FULED 05:36 PM 10/14/2015
SR 20150509769 - File Number 5839798

STATE OF DELAWARE CERTIFICATE OF AMENDMENT

	ted Liability Company:	annonna de la descripció de la company de la
Second Portal Me	rger Sab, LLC	Months and the second s
The Certificate	of Formation of the limited liab	ility company is hereby amendo
First. The name of	of the limited liability company is nCon	act Sorgical, LLC
our and a second		
in witness	WHEREOF, the undersigned ha	ive executed this Certificate on
the 14th	quality of mention	A.D. 2013
the 14th		
the 14th		A.D. 2015 Authorized Person(s)
the <u>14th</u>		Mul lat Authorized Person(s)

TRADEMARK REEL: 006729 FRAME: 0936

RECORDED: 08/27/2019