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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM560899

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2018

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TECHNI-TOOL, INC.		12/27/2018	Corporation: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	TESTEQUITY LLC	
Street Address:	301 Commerce Street, Suite 1600	
City:	Fort Worth	
State/Country:	te/Country: TEXAS	
Postal Code:	76102	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 20

Property Type	Number	Word Mark	
Serial Number:	86304391	TECH DUSTER	
Serial Number:	86167227	ERGO-TEC	
Serial Number:	75708319	TEC-WIK	
Serial Number:	75691321	DESIGN-A-KIT	
Serial Number:	74395530	TECHNI-TOOL	
Serial Number:	74288908	TECHNI-STAT	
Serial Number:	73438171	TEC-CUT	
Serial Number:	73438170	TEC-TUFF	
Serial Number:	86167217	INFINITY ELITE ERGO-TEC	
Serial Number:	86143322	INFINITY ELITE	
Serial Number:	75691322	PICK-A-KIT	
Serial Number:	75691323	CONVERT-A-KIT	
Serial Number:	73450917	LITTLE GRIPPER	
Serial Number:	73449165	TT	
Serial Number:	73438258	TEC-VISE	
Serial Number:	73278957	TEC-TAC	
Serial Number:	73235489	DIP-SPENSER	
Serial Number:	73151439	TECHNI-TOOL	

Property Type	Number	Word Mark
Serial Number:	73137094	LITTLE DIPPER
Serial Number:	72170241	ТТ

CORRESPONDENCE DATA

Fax Number: 3102030567

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: 3102038080

Email: trademarkdocket@jmbm.com

Correspondent Name: Bernard R. Gans, Esq.

Address Line 1: 1900 Avenue of the Stars, 7th Floor **Address Line 4:** Los Angeles, CALIFORNIA 90067

ATTORNEY DOCKET NUMBER:	59139-9001
NAME OF SUBMITTER:	Bernard R. Gans, Esq.
SIGNATURE:	/Bernard R. Gans/
DATE SIGNED:	02/06/2020

Total Attachments: 8

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Delaware

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"TECHNI-TOOL, INC.", A PENNSYLVANIA CORPORATION,

WITH AND INTO "TESTEQUITY LLC" UNDER THE NAME OF "TESTEQUITY LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-EIGHTH DAY OF DECEMBER, A.D. 2018, AT 11:28 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF
THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF
DECEMBER, A.D. 2018 AT 11:59 O'CLOCK P.M.

Authentication: 204192643

Date: 12-28-18

4042883 8100M SR# 20188403920

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware
Secretary of State
Division of Corporations
Delivered 11:28 AM 12/28/2018
FILED 11:28 AM 12/28/2018
SR 20188403920 - File Number 4042883

CERTIFICATE OF MERGER

MERGING

TECHNI-TOOL, INC. (a Pennsylvania corporation)

WITH AND INTO

TESTEQUITY LLC
(a Delaware limited liability company)

Pursuant to Section 18-209 of the Delaware Limited Liability Company Act, as amended

December 27, 2018

Pursuant to the provisions of Section 18-209 of the Delaware Limited Liability Company Act, as amended, TestEquity LLC, a Delaware limited liability company, organized and existing under the laws of the State of Delaware (the "Surviving Entity"), hereby certifies as follows:

<u>FIRST</u>: The names and states of organization and domicile of each of the constituent entities (the "Constituent Entities") of the merger (the "Merger") are as follows:

Name
Techni-Tool, Inc.
TestEquity LLC

State of Organization
Pennsylvania
Delaware

SECOND: An agreement and plan of merger (the "Merger Agreement") has been approved, adopted, certified, executed and acknowledged by each of the Constituent Entities.

<u>THIRD</u>: The name of the surviving Delaware limited liability company is TestEquity LLC, which will continue its existence as said surviving entity upon the effectiveness of the Merger under the name:

TestEquity LLC

FOURTH: The Merger shall be effective on December 31, 2018 at 11:59 p.m. ET.

<u>FIFTH</u>: The executed Merger Agreement is on file at the principal place of business of the Surviving Entity located at: 301 Commerce Street, Suite 1600, Fort Worth, Texas 76102.

<u>SIXTH</u>: A copy of the Merger Agreement will be furnished by the Surviving Entity, on request and without cost, to any member or stockholder of the Constituent Entities.

730869330 17545285

IN WITNESS WHEREOF, the undersigned has caused this Certificate of Merger to be duly executed by an authorized person as of the date first above written.

TESTEQUITY LLC

By:

Mone: Jacob D. Smith
Title: Vice President

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS 401 NORTH STREET, ROOM 206 P.O.BOX 8722 HARRISBURG,PA 17105-8722 WWW.CORPORATIONS.PA.GOV

CT Corporation System Counter Pickup PA

TESTEQUITY LLC

THE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS IS HAPPY TO SEND YOUR FILED DOCUMENT. THE BUREAU IS HERE TO SERVE YOU AND WE WOULD LIKE TO THANK YOU FOR DOING BUSINESS IN PENNSYLVANIA.

IF YOU HAVE ANY QUESTIONS PERTAINING TO THE BUREAU, PLEASE VISIT OUR WEBSITE AT www.dos.pa.gov/BusinessCharities OR YOU MAY CONTACT US BY TELEPHONE AT (717)787-1057. INFORMATION REGARDING BUSINESS AND UCC FILINGS CAN BE FOUND ON OUR SEARCHABLE DATABASE AT www.corporations.pa.gov/Search/CorpSearch

ENTITY NUMBER: 6811650

Entity# : 6811650 Date Filed : 12/28/2018 Effective Date : 12/31/2018 Pennsylvania Department of State

Statement of Merger

PENNSYLVANIA DEPARTMENT OF STATE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS

Name 11351152 50 1	11 <u>1120071281 011618</u> 111111111111111111111111111111111
nicole.grimme@weiterpkinner.com	TCO181228RA0248
City Sante Zup Code	
Return document by email to:	_
Read all instructions p	ric .
Fee: \$70 plus \$40 for each association that is a party to the a The minimum amount to be submitted with this filing it	merger is \$150
In compliance with the requirements of the applicable pr merger), the undersigned, desiring to effect a merger, hereby st	rovisions of 15 Pa.C.S. § 335 (relating to Statement of ates that:
A. For the surviving association:	
1. The name of the surviving association is: TESTEQU	ITY LLC
2. The jurisdiction of formation of the surviving association	
3. The type of association of the surviving association is (o	
Business Corporation Nonprofit Corporation Limited Liability Company Limited Partnership Limited Liability (General) Partnership Limited Liability Limited Partnership Business Trust Professional Association Other	_

2018 DEC 28 AH 9: 52

DSCB:15-335-2

4. Tì	e surviving association is a (check only	one bux, provide address and fo	llow instructions	for attachr	nents):
0	Domestic (Pennsylvania) filing entity a if applicable, attach to this Statement any	already in existence on Departm communication to its public organic rec	ent of State recor word approved as p	ds vart of the pl	on of merger.
_	NEW domestic (Ponnsylvania) filing e Attach to this Statement the public organic	recard of the new entity.			
	Foreign filing association or foreign lit If applicable, attach to this Statement any of merger.	auxendmeat to ar transfer of its fore	ign registration aj	oprovea us p	arı oj ine pian
	Foreign filing association or foreign for Department of State Attach to this Statement a completed form attachments.				
	Its current registered office address. Co	pasplete part (a) OR (b) - not bu	th:		
	(a)	City	Siate	Zio	County
	Number and street	City	Giaic	•	
1	(b) c/o: CT Corporation System				uphin
1	Name of Commercial Registered Off	ice Provider			County
	NEW domestic (Pennsylvania) limited Attach completed DSCD:15-8201 (Stateme	liability partnership or electing ent of Registration) or DSC8:15-87	partnership 1014 (Statement a)	(Election)	
	Domestic association that is not a dom Anuch to this Statement for elemence cert	estic filing association ifficutes.			
	The address, including street and numi	ber, if any, of its principal office	:	•	
	Number and street	City	State	Zip	County
	Attach to this Statement tax clearance cert	tificates.			
	The address, including street and num maintained by the law of its jurisdiction similar office, its principal office:	ber, if any, of its registered or sir on of formation; or if it is not req	milar office, if ac uired to maintain	ly, required to registere	to be d or
	Number and street	City	State	Zip	

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DSC	3:15-33 5-3				
	or the merging association(s) the				
	. The name of the merging associa	tion is:TECHNI-TOOL, INC			
	t. The jurisdiction of formation of t	S			
1	i. The type of essociation is (check Business Corporation Nonprofit Corporation Limited Liability Company	only one): Limited Partnership Limited Liability (General) Partnership Limited Liability Limited Partnership	Pr	isiness Tru ofessional her	Association
•	4. Check and complete one of the i	ollowing addresses.			
3	foreign association, the current is Complete part (a) OR (b) - not h	lomestic filing association, domestic limited epistered office address as on file with the Deputh:	liability partment	partnersh of State.	np or registered
	Number and street	City Su	ate;	Zφ	County
		m			Dauphin
	(b) e/o: CT Corporation Syste	ed Office Provider			County
	LEAL	iomestic association that is <i>not</i> a domestic fli s, including street and number, if any, of its pri	ling asse ncipal o	cintian or Mice:	limited
	Number and street	City St	ate	. Zip	County
o o	Cia	nonregistered foreign association, the address ffice, if any, required to be maintained by the li a registered or similar office, its principal offi	3W OI 118	Jurisaicue	nd number, if n of formation;
l	Number and street	City S	tate	Zip	

Use Statement of Merger - Addendum (DSCB:15-335AD) for additional merging parties that are not surviving the merger.

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DSCB:15-335-4
C. Effective date of statement of merger (check, and if appropriate complete, one of the following): [] This Statement of Merger shall be effective upon filing in the Department of State. [E] This Statement of Merger shall be effective on: 12/31/2018
 D. Approval of merger by merging associations (check all applicable statement(s)): For domestic entities – The merger was approved in accordance with 15 Pa.C.S. Chapter 3, Subchapter C (relating to merger). For foreign associations – The merger was approved in accordance with the laws of the jurisdiction of formation. For domestic associations that are not domestic entities – The merger was approved by the interest holders of the merging association in the manner required by its organic law.
E. Attachments (see Instructions for required and optional attachments).
IN TESTIMONY WHEREOF, the undersigned merging associations have caused this Statement of Merger to be signed by duly authorized officers thereof this
Marie of Mergine Association Marie of Mergine Association Marie of Merging Association
Jacob D. Smith, Vice President Jacob D. Smith, Vice President Tide

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