# EXHIBIT A

### PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU

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Entity Nur 2767787	mber	<u>X</u>	Domestic Business Domestic Nonprol Limited Partnersh	H ( Otheración C	1926) § 5926)	
Address 21 City	eed Smith LLP  13 Market Street.  Jarrisburg		Zip Code 17101-2132	Document name and a left.	will be re address y	turned to the ou enter to the
			ents of the applicable	Secretary of the C	Commonwating to ar	vealth
consolid	lation), the unders	igned, desiring	g to effect a merger.			
1. The	name of the corp	oration surviv	ing the merger is:	Action, me		
2. (Ch	and the county o information to co (a) Number	in this Common to the conform to the conformation t	Department is hereby records of the Department	y authorized to c ment): State	Zip	ess of its current ed office provider following
X	of Delaware and (b) name of its (a) 700 Riv	orporation is a d the (a) addre commercial re- rized to correc	Registered Office Pro- qualified foreign bus ss of its current regist gistered office provid the following informatic 410 Pittsburgh City	ered office in th	is Commo y of venue in to the re	ecords of the  Allegheny
	(b) c/o	corporation is	l Registered Office P a nonqualified foreig and the addre	ess of its princip	al office u	County orporated under the laws of suc
	Numb	er and Street	City	State	:::17	vs. ************************************

				<b></b> .	
3 The name and address of registered office provider qualified foreign busines	r and the county of ver is corporation which is	nue of each other a party to the pla	domestic l an of merg	business corp er are as foll	ooration and == ows:
Name Address of Re	gistered Office or Nan	<u>ie oi Commercia</u>	i Registere	<u>a Cince Pro</u>	Ziaci coaniz
Aethon, Inc. (a Pennsylvania corporation)	700 River Avenue, S	uite 410. Pittsbur	gh. PA 15	5212. Allegh	eny County
4. (Check, and if approprie	ite complete, one of th	e following):	<del></del>	<del></del>	
X The plan of merger st Department of State	nall be effective upon t	iling these Articl	les Certific	cate of Merge	er in the
The plan of merger sl	hall be effective on	Date at	110	ur	
5. The manner in which the Name Aethon, Inc.	<u>Manner</u>	of adoption y the directors an			
6. The plan was authorized corporation (or each of laws of the jurisdiction	the foreign business co	rporations) party	be, by the to the plu	foreign busi n in accordar	ness nee with the
7 (Check, and if appropri	ate complete, one of th	e following):			**************************************
x The plan of merger i	s set forth in full in Ex	hibit A attached	hereto and	l made a part	hereof.
plans) the provisions of Incorporation of t	S. § 1901/§ 8547(b) (rs. if any, of the plan of the surviving corporatifull in Exhibit A attack file at the principal plants.	merger that ame on as in effect sub eed hereto and ma	nd or consi bsequent to ade a part !	titute the ope o the effectiv thereof. The	rative Articles e date of the full text of the
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IN TESTIMONY WHEREOF, each undersigned corporation has caused these Articles of Merger to be signed by a duly authorized officer thereof this day of June. 2004.
AETHON, INC., a Delaware corporation
By Clld Zimi Title CEO
AETHON, INC., a Pennsylvania corporation
By aldo Zini Title CEO

Exhibit A

#### AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER ("Agreement") dated as of the  $\frac{\sqrt{7}}{4}$  day of June, 2004 by and between Aethon, Inc., a Delaware corporation ("Aethon, Inc. (DE)" or the "Surviving Corporation"), and Aethon, Inc., a Pennsylvania corporation ("Aethon, Inc. (PA)") (Aethon, Inc. (DE) and Aethon, Inc. (PA) being herein sometimes collectively referred to as the "Constituent Corporations").

#### WITNESSETH:

WHEREAS, the Constituent Corporations desire that Aethon, Inc. (PA) be merged with and into Aethon, Inc. (DE), with Aethon, Inc. (DE) being the surviving corporation, upon the terms and conditions set forth herein;

WHEREAS, the Board of Directors and the shareholders of Aethon, Inc. (PA) have adopted resolutions approving this Agreement in accordance with the Pennsylvania Business Corporation Law of 1988 (the "BCL"); and

WHEREAS, the Board of Directors and the stockholders of Aethon, Inc. (DE) have adopted resolutions approving this Agreement in accordance with the Delaware General Corporation Law (the "GCL").

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, and intending to be legally bound hereby, Aethon, Inc. (PA) and Aethon, Inc. (DE) hereby agree as follows:

- 1. <u>Terms of Merger</u>. On the Effective Date (as hereinafter defined), Aethon, Inc. (PA) shall be merged with and into Aethon, Inc. (DE) pursuant to the provisions of the BCL and GCI. (the "Merger").
- 2. <u>Surviving Corporation</u>. The corporation surviving the Merger shall be Aethon, Inc. (DE).
- 3. Treatment of Shares. Upon the Effective Date, (a) the shares of capital stock of Aethon, Inc. (PA) issued and outstanding immediately prior to the Merger shall be converted into the same number and class of shares of stock of Aethon, Inc. (DE) as they represented in Aethon, Inc. (PA) immediately prior to the Merger; (b) each share of capital stock of Aethon, Inc. (DE) issued and outstanding immediately prior to the Merger shall, by virtue of the Merger and without any action on the part of the holder thereof, be deemed cancelled, and (c) each share of Aethon, Inc. (PA) capital stock held in the treasury of Aethon, Inc. (PA) shall be deemed retired and cancelled without necessity of further action.
- 4. Effective Date. If this Agreement is not terminated as contemplated by Section 8 hereof. (a) Articles of Merger (the "Articles of Merger"), executed in accordance with the BCL and (b) a Certificate of Merger (the "Certificate of Merger"), executed in accordance with the GCL, shall be delivered to the appropriate state officials for filing. The Merger shall become effective upon the filing of the Articles of Merger in the Department of State of the Commonwealth of Pennsylvania and upon the filing of the Certificate of Merger with the Secretary of state of Delaware (the "Effective Date").

### 2004059-1204

- 5. <u>Certificate of Incorporation</u>. The Certificate of Incorporation of Aethon, Inc. (DE) as in effect on the Effective Date, from and after the Effective Date and until further amended as provided by applicable law, shall be, and may be separately certified as, the Certificate of Incorporation of the Surviving Corporation.
- 6. <u>Bylaws</u>. The Bylaws of Aethon, Inc. (DE), as in effect on the Effective Date, shall be the Bylaws of the Surviving Corporation, to remain unchanged until amended in accordance with the provisions thereof and of applicable law.
- 7. <u>Directors and Officers</u>. Upon the Effective Date, the Board of Directors of the Surviving Corporation shall consist of those persons who were directors of Aethon, Inc. (DE) immediately prior to the Effective Date, and the officers of the Surviving Corporation shall be the persons who were officers of Aethon, Inc. (DE) immediately prior to the Effective Date, each such person to hold the same office or offices in accordance with the Bylaws and at the pleasure of the Board of Directors of the Surviving Corporation.
- 8. <u>Termination and Amendment</u>. This Agreement may be terminated by the Board of Directors of either Aethon, Inc. (DE) or Aethon, Inc. (PA) at any time prior to the Effective Date. In addition, the Boards of Directors of Aethon, Inc. (DE) and Aethon, Inc. (PA) may amend this Agreement at any time prior to the Effective Date.
- 9. Miscellaneous. Upon the Effective Date, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of Aethon, Inc. (PA) shall be transferred to, vested in and devolve upon Aethon, Inc. (DE) without further act or deed and all property, rights, and every other interest of Aethon, Inc. (DE) and Aethon, Inc. (PA) shall be as effectively the property of Aethon, Inc. (DE) as they were of Aethon, Inc. (DE) and Aethon, Inc. (PA) respectively. Aethon, Inc. (PA) hereby agrees from time to time, as and when requested by Aethon, Inc. (DE) or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further or other action as Aethon, Inc. (DE) may deem necessary or desirable in order to vest in and confirm to Aethon, Inc. (DE) title to and possession of any property of Aethon, Inc. (PA) acquired or to be acquired by reason of or as a result of the Merger herein provided for and otherwise to carry out the intent and purposes hereof and the proper officers and directors of Aethon, Inc. (PA) and the proper officers and directors of Aethon, Inc. (DE) are fully authorized in the name of Aethon, Inc. (PA) or otherwise to take any and all such action.

IN WITNESS WHEREOF, Aethon, Inc. (DE) and Aethon. Inc. (PA) have caused this Agreement to be executed as of the date first above written.

AETHON, INC., a Delaware corporation

Clob Zuri

Aldo Zini, Sole Director

AETHON, INC., a Pennsylvania corporation

Aldo Zini, President and Chief Executive Officer

#### **Electronic Trademark Assignment System**

### **Confirmation Receipt**

Your assignment has been received by the USPTO. The coversheet of the assignment is displayed below:

#### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE:			NEW ASSIGNMENT			
NATURE OF CONVEYANCE:			MERGER			
EFFECTIVE DATE:			06/07/2004			
CONVEYING PA	RTY DA	TA			The state of the s	<del></del>
Name		For	merly	Execution Date	Entity Type	
Aethon, Inc.				06/07/2004	Corporation: PENNS	YLVANIA
RECEIVING PAR	TY DAT	TA	iiwi <u>y</u>			
Name:	Aethon	, Inc.				
Street Address:	700 Riv	ver Avenue				
Internal Address:	Suite 4	10				
City:	Pittsbu	rah				
State/Country:						
Postal Code:	15212					
Entity Type:	Corpor	ation: DELA	WARE			
PROPERTY NUM	MBERS	Total: 6				
Property Typ	e   N	lumber		Word Ma	rk	
Serial Number:		244901 l	ABEX			
Serial Number:	86	505457	VSAFE			
Registration Number:	39	58505	AETHON MEDEX			
Registration Number:	51	19906	TUBESAFE			
Registration Number:		76874	TRAYSAFE			
Registration Number:	51	72611	MEDEX			
Fax Number: Phone: Email: Correspondence w sent using a fax nu	Phone: 4078412330 almber@allendyer.com Correspondence will be sent to the e-mail eddress first; if that is unsuccessful, it will be sent via US Mail. Correspondent Name: Allison R. Imber Address Line 1: 255 S. Orange Ave. Address Line 2: Suite 1401					
NAME OF SUBN	IITTER:		Allison R. Imber			
Signature:			/Allison R. Imber/			
Date:			09/15/2017			
Total Attachments: 6 source=14X6077-Merger from PA to DE#page1.tif source=14X6077-Merger from PA to DE#page2.tif source=14X6077-Merger from PA to DE#page3.tif source=14X6077-Merger from PA to DE#page4.tif source=14X6077-Merger from PA to DE#page5.tif source=14X6077-Merger from PA to DE#page6.tif						
RECEIPT INFORMATION ETAS ID: TM443489 Receipt Date: 09/18/2017 Fee Amount: \$165						

9/18/2017 Assignment

#### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/07/2004

#### **CONVEYING PARTY DATA**

Name	Formerly	<b>Execution Date</b>	Entity Type
Aethon, Inc.		06/07/2004	Corporation: PENNSYLVANIA

#### **RECEIVING PARTY DATA**

Name:	Aethon, Inc.	
Street Address:	700 River Avenue	
Internal Address:	Suite 410	
City:	Pittsburgh	
State/Country:	PENNSYLVANIA	
Postal Code:	15212	
Entity Type:	Corporation: DELAWARE	

#### PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Serial Number:	87244901	LABEX
Serial Number:	86505457	IVSAFE
Registration Number:	3958505	AETHON MEDEX
Registration Number:	5119906	TUBESAFE
Registration Number:	5176874	TRAYSAFE
Registration Number:	5172611	MEDEX

#### **CORRESPONDENCE DATA**

**Fax Number:** 4078412343 **Phone:** 4078412330

Email: aimber@allendyer.com

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.

Correspondent Name: Allison R. Imber

Address Line 1: 255 S. Orange Ave. Address Line 2: Suite 1401

Address Line 4: Orlando, FLORIDA 32801

9/18/2017 Assignment

NAME OF SUBMITTE	R:	Allison R. Imber	
Signature:		/Allison R. Imber/	
Date:		09/15/2017	
Total Attachments: 6 source=14X6077-Merger from PA to DE#page1.tif source=14X6077-Merger from PA to DE#page2.tif source=14X6077-Merger from PA to DE#page3.tif source=14X6077-Merger from PA to DE#page4.tif source=14X6077-Merger from PA to DE#page5.tif source=14X6077-Merger from PA to DE#page6.tif			
RECEIPT INFORMATION			
ETAS ID:	TM44348		
Receipt Date: Fee Amount:	09/18/201 \$165		