504369889 05/16/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4416583

		NEW ASSIGNMENT	NEW ASSIGNMENT		
SUBMISSION TYPE: NATURE OF CONVEYANCE:		CHANGE OF NAME			
CONVEYING PARTY D	ΑΤΑ				
		Name	Execution Date		
NXP WASTEWATER CO	ORP.		06/17/2016		
RECEIVING PARTY DA					
Name:	NEXOM (L	NEXOM (US), INC.			
Street Address:	101 FALLS	101 FALLS ROAD			
Internal Address:	SUITE 406	SUITE 406			
City:	GRAFTON	1			
State/Country:	WISCONS	WISCONSIN			
Postal Code:	53024				
PROPERTY NUMBERS	; Total: 3				
Property Type		Number			
Patent Number: 75376		37689			
Patent Number:	767	78284			
Patent Number:	782	20062			
CORRESPONDENCE D		6)361-2525			
	•	e e-mail address first; if that is unsuc	cessful. it will be sent		
using a fax number, if	provided; if	that is unsuccessful, it will be sent v			
Phone:		33676404			
-		ord@blg.com			
Correspondent Name:		RDEN LADNER GERVAIS LLP			
Correspondent Name: Address Line 1:	100	QUEEN ST, SUITE 1300			
Correspondent Name: Address Line 1: Address Line 4:	100 OT) QUEEN ST, SUITE 1300 TAWA, CANADA K1P 1J9			
Correspondent Name: Address Line 1: Address Line 4: ATTORNEY DOCKET N	100 OT UMBER:	OQUEEN ST, SUITE 1300 TAWA, CANADA K1P 1J9 OPN 27434-5			
Correspondent Name: Address Line 1: Address Line 4: ATTORNEY DOCKET N NAME OF SUBMITTER:	100 OT UMBER:	O QUEEN ST, SUITE 1300 TAWA, CANADA K1P 1J9 OPN 27434-5 JANET SANFORD			
Correspondent Name: Address Line 1: Address Line 4: ATTORNEY DOCKET N NAME OF SUBMITTER: SIGNATURE:	100 OT UMBER:	O QUEEN ST, SUITE 1300 TAWA, CANADA K1P 1J9 OPN 27434-5 JANET SANFORD /Janet Sanford/			
Correspondent Name: Address Line 1:	100 OT UMBER:	O QUEEN ST, SUITE 1300 TAWA, CANADA K1P 1J9 OPN 27434-5 JANET SANFORD			
Correspondent Name: Address Line 1: Address Line 4: ATTORNEY DOCKET NU NAME OF SUBMITTER: SIGNATURE: DATE SIGNED: Total Attachments: 6	100 OT	 QUEEN ST, SUITE 1300 TAWA, CANADA K1P 1J9 OPN 27434-5 JANET SANFORD /Janet Sanford/ 05/16/2017 			
Correspondent Name: Address Line 1: Address Line 4: ATTORNEY DOCKET N NAME OF SUBMITTER: SIGNATURE: DATE SIGNED:	100 OT UMBER: me_Change#	D QUEEN ST, SUITE 1300 TAWA, CANADA K1P 1J9 OPN 27434-5 JANET SANFORD /Janet Sanford/ 05/16/2017 #page1.tif			

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The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED ARE TRUE AND CORRECT COPIES OF ALL DOCUMENTS ON FILE OF "NEXOM (US), INC." AS RECEIVED AND FILED IN THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF INCORPORATION, FILED THE SIXTH DAY OF JANUARY, A.D. 2016, AT 3:56 O`CLOCK P.M.

CERTIFICATE OF AMENDMENT, CHANGING ITS NAME FROM "NXP WASTEWATER CORP." TO "NEXOM (US), INC.", FILED THE SEVENTEENTH DAY OF JUNE, A.D. 2016, AT 4:26 O`CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID CERTIFICATES ARE THE ONLY CERTIFICATES ON RECORD OF THE AFORESAID CORPORATION, "NEXOM (US), INC.".



5929645 8100H SR# 20165591071

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

Authentication: 202915002 Date: 08-31-16

CERTIFICATE OF INCORPORATION

OF

NXP WASTEWATER CORP.

* * * * * *

FIRST. The name of the corporation is NXP Wastewater Corp. (the "Corporation").

SECOND. The address of the registered office of the Corporation in the State of Delaware is 160 Greentree Drive, Suite 101, City of Dover, County of Kent, 19904. The name of its registered agent at such address is National Registered Agents, Inc.

THIRD. The nature of the business or purposes to be conducted or promoted by the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.

FOURTH. The total number of shares of stock which the Corporation shall have authority to issue is Two Thousand (2,000) shares of Common Stock with a par value of One Cent (\$.01) per share.

FIFTH. The Corporation is to have perpetual existence.

SIXTH. In furtherance and not in limitation of the powers conferred by the laws of the State of Delaware:

A. The Board of Directors of the Corporation is expressly authorized to adopt, amend or repeal the By-Laws of the Corporation.

B. Elections of directors need not be by written ballot unless the By-Laws of the Corporation shall so provide.

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C. The books of the Corporation may be kept at such place within or without the State of Delaware as the By-Laws of the Corporation may provide or as may be designated from time to time by the Board of Directors of the Corporation.

SEVENTH. The Corporation eliminates the personal liability of each member of its Board of Directors to the Corporation and its stockholders for monetary damages for breach of fiduciary duty as a director, provided, however, that, to the extent provided by applicable law, the foregoing does not eliminate or limit the liability of a director (i) for any breach of such director's duty of loyalty to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of the General Corporation Law of the State of Delaware or (iv) for any transaction from which such director derived an improper personal benefit. No amendment to or repeal of this provision shall apply to or have any effect on the liability or alleged liability of any director for or with respect to any acts or omissions of such director occurring prior to such amendment or repeal. If the General Corporation Law of the State of Delaware is amended after the date of filing of this Certificate of Incorporation to authorize corporation action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation, in addition to the limitation on personal liability provided herein, shall be eliminated or limited to the fullest extent permitted by the amended General Corporation Law of the State of Delaware. Any indemnities provided and granted in this Article Seventh shall not be exclusive of any other rights or protections afforded an individual under any contract or vote of shareholders or disinterested directors or otherwise.

EIGHTH. Except as stated in Article Seventh of this Certificate of Incorporation, the Corporation reserves the right to amend or repeal any provision contained in this Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon a stockholder herein are granted subject to this reservation.

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NINTH.	The name and	mailing address	of the sole	incorporator	is as	follows:
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Name	Mailing Address
Maura L. Foley	Choate, Hall & Stewart LLP Two International Place Boston, MA 02110

TENTH. To the fullest extent permitted by applicable law, the Corporation is authorized to provide indemnification of (and advancement of expenses to) directors, officers and agents of the Corporation (and any other persons to which the General Corporation Law of the State of Delaware permits the Corporation to provide indemnification) through By-Law provisions, agreements with such agents or other persons, vote of stockholders or disinterested directors or otherwise, in excess of the indemnification and advancement otherwise permitted by Section 145 of the General Corporation Law of the State of Delaware.

Any amendment, repeal or modification of the foregoing provisions of this Article Tenth shall not adversely affect any right or protection of any director, officer or other agent of the Corporation existing at the time of, or increase the liability of any director, officer or other agent of the Corporation with respect to any acts or omissions of such persons occurring prior to, such amendment, repeal or modification.

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I, THE UNDERSIGNED, being the sole incorporator hereinabove named, for the purpose of forming a corporation pursuant to the General Corporation Law of the State of Delaware, do make this certificate, hereby declaring and certifying that this is my act and deed and the facts herein stated are true, and accordingly have hereunto set my hand this <u>6th</u> day of January, 2016.

/s/ Maura L. Foley Maura L. Foley Sole Incorporator

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CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION OF NXP WASTEWATER CORP.

NXP Wastewater Corp., a corporation organized and existing under and by virtue of the General

Corporation Law of the State of Delaware, DOES HEREBY CERTIFY:

FIRST: That Article FIRST of the Corporation's Certificate of Incorporation be deleted in its entirety and replaced with the following:

FIRST: The name of the Corporation is Nexom (US), Inc. (the "Corporation"),

SECOND: The foregoing amendment to the Certificate of Incorporation of the Corporation was duly adopted in accordance with the applicable provisions of Section 242 of the General Corporation Law of the State of Delaware, with stockholder approval given by written consent in accordance with Section 228 of the General Corporation Law of Delaware.

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Amendment to be

executed by its President this 17^{th} day of June, 2016.

NXP WASTEWATER CORP.

By: <u>/s/ Thomas Pokorsky</u> Thomas Pokorsky, President

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PATENT REEL: 042473 FRAME: 0166

RECORDED: 05/16/2017