# 504507287 08/17/2017

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4553992

SUBMISSION TYPE:		NEW ASSIGNME	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		CHANGE OF NAM	CHANGE OF NAME		
CONVEYING PARTY D	ΑΤΑ				
		Name		Execution Date	
NEXTEV USA, INC.				07/18/2017	
RECEIVING PARTY D	ΔΤΑ				
Name:		NIO USA, INC.			
Street Address:	3200 N	3200 N. 1ST STREET			
City:	SAN JO	SAN JOSE			
State/Country:	CALIFO	CALIFORNIA			
Postal Code:	95134	95134			
PROPERTY NUMBERS		Number			
Property Type		15457926			
Application Number:		15457920			
CORRESPONDENCE	DATA				
Fax Number:		(650)566-9912			
		the e-mail address firs t; if that is unsuccessfu		uccessful, it will be sent t via US Mail.	
Phone:	-	6505669912			
Email:		docketing@kokkalaw.co	m		
Correspondent Name:		KOKKA & BACKUS, PC			
Address Line 1:		ATTN.: SCOTT S. KOKK			
Address Line 2:		1 EMBARCADERO CEN		50	
Address Line 4:		SAN FRANCISCO, CAL	IFORNIA 94111		
ATTORNEY DOCKET NUMBER:		NUS-00015	NUS-00015		
NAME OF SUBMITTER:		SCOTT S. KOKKA	SCOTT S. KOKKA		
SIGNATURE:		/Scott S. Kokka/	/Scott S. Kokka/		
DATE SIGNED:		08/17/2017			
Total Attachments: 2		•			
source=2017-07-18 Cert			- /		
source=2017-07-18 Cert	ificate of A	mendment (US name ch	ange)#nage2 tit	f	

### 80800430

Secretary of Stati State of California JUL 18 2017

#### CERTIFICATE OF AMENDMENT

OF

ARTICLES OF INCORPORATION WITH STATEMENT OF CONVERSION

OF

#### NEXTEV USA, INC.

The undersigned certify that:

They are the President and Secretary, respectively, of NEXTEV USA, INC., a 1. California corporation (the "Company").

Article I of the Articles of Incorporation with Statement of Conversion of the 2. Company is hereby amended to read in its entirety as follows:

"The name of this corporation is NIO USA, Inc."

The foregoing amendment of the Articles of Incorporation with Statement of 3. Conversion of the Company has been duly approved by the Board of Directors of the Company.

The foregoing amendment of the Articles of Incorporation with Statement of 4. Conversion of the Company has been duly approved by the required vote of shareholders of the Company in accordance with Section 902 of the California Corporations Code. The total number of outstanding shares of the Company is 120 shares of Common Stock. The number of shares voting in favor of the foregoing amendment equaled or exceeded the vote required. The percentage vote required was greater than 50% of the outstanding shares of Common Stock.

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.

Dated: 7/18/2017

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Padmasree Warrior, President

Julian One

PATENT REEL: 043580 FRAME: 0164

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

6.

JUL 1 9 2017 ۷Ņ

Date:

ALEX PADILLA Secretary of States PATENT REEL: 043580 FRAME: 0165

**RECORDED: 08/17/2017**