505671762 09/13/2019

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5718569

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		CHANGE OF NAME	CHANGE OF NAME		
CONVEYING PARTY	ΔΑΤΑ				
		Name		Execution Date	
PRINCETON LIGHTW	AVE, INC.			02/01/2018	
RECEIVING PARTY D	ΑΤΑ				
Name:		TON LIGHTWAVE, LLC			
Street Address:	2555 RC	OUTE 130 SOUTH			
Internal Address:	SUITE 1				
City:	CRANB	JRY			
State/Country:	NEW JE	RSEY			
Postal Code:	08512				
	•				
PROPERTY NUMBER	S Total: 3				
Property Type		Number			
Patent Number:	6	452681			
Patent Number:	7	366365			
Patent Number: 78172		817267			
CORRESPONDENCE Fax Number:		609)896-1469			
	· ·	the e-mail address first; if that is	s unsuc	cessful. it will be sent	
		if that is unsuccessful, it will be			
Phone:		12-391-2486			
Email:	•	odocket@foxrothschild.com			
Correspondent Name Address Line 1:			CETON PIKE CORPORATE CENTER		
Address Line 1: Address Line 2:		97 LENOX DRIVE, BUILDING 3			
Address Line 2:997 LENOX DRIVE, BUILDING 3Address Line 4:PRINCETON, NEW JERSEY 08648					
ATTORNEY DOCKET N	UMBER:	179648.00001			
NAME OF SUBMITTER	:	MARY P. MCDERMOTT			
SIGNATURE:		/Mary P. McDermott/			
DATE SIGNED:		09/13/2019			
Total Attachments: 12		1			
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STATE OF NEW JERSEY DEPARTMENT OF THE TREASURY FILING CERTIFICATE (CERTIFIED COPY)

Corporation Name:	PRINCETON LIGHTWAVE, LLC
Business Id:	0600448261
Certificate Number:	6000082485

I, THE TREASURER OF THE STATE OF NEW JERSEY, DO HEREBY CERTIFY, THAT THE ABOVE NAMED BUSINESS DID FILE AND RECORD IN THIS DEPARTMENT AN ORIGINAL CERTIFICATE ON February 1, 2018 AND THAT THE ATTACHED IS A TRUE COPY OF THIS DOCUMENT AS THE SAME IS TAKEN FROM AND COMPARED WITH THE ORIGINAL(S) FILED IN THIS OFFICE AND NOW REMAINING ON FILE AND OF RECORD.

> IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY OFFICIAL SEAL AT TRENTON, THIS March 26, 2018 A.D.



Auger Mur

ELIZABETH MAHER MUDIO ACTING STATE TREASURER

VERIFY THIS CERTIFICATE ONLINE AT

https://wwwl.state.nj.us/TYTR_StandingCert/JSP/Verify_Cert.jsp

PATENT REEL: 050376 FRAME: 0239 .

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Maii i	19: PO 803 308 Trenton, NJ 08646		STATE OF N DIVISION OF		Overnight is:	23 West Sints St. Ma Floor Frenton, NJ 88698-1214
	"FEE REQUIRED"	PUBLIC RECO)RDS FILING F	OR NEW BUSINE	<u>ss entity</u>	
this form	form constitutes your a is considered <u>public</u> .	original certificate of Refer to the instructi	incorporation/formations for delivery/return	ion/registration/authority m options, filing fees an	y, and the information of the second secon	ease note that once filed, an contained in the filed irrements. Remember to les for the public record.
1.	Business Name: Princeton Lightwave,	LLC				
	Type of Business Entity (See Instructions for Co-				urpese: Research ctions, Page 22, Item 1	
4,	Stock (Domestic Corpor	rations only, LLCs and	Non-Profit leave blank): S. Durstion ()	if Indefinite or Perpete	al, leave blank):
б.	State of Formation/Inc Delaysare	erporation (Foreign En	öties Only):		rmation/Incordoratio 9/2000	n (Forciga Eastites Only):
	Contact Information: Registered Agent Name:	The Corporation	Trust Company		······································	FEB - 12018
12.P.03.8484	Registered Office. (Must be a New Jersey 3	insi siinse)	A	Main Businsse or Princi	pal Business Adina	ATE TREASURER
	Street \$20 Bear Tave	mi Rosd		Street 2555 US Rout	a 130 South, Suite 1	
	City West Treason		Zip <u>08628</u>	City Cranbury	State_NJ	Zip 08512
9.			initial Board of Directo minimum of 3;		- Cla	20448261
	Name		Street Address		ity Stat	ie Zip
	The signatures helow certif	y that the business earlier	bes complied with all sp	picable filing requirements :	913F 312 WHE 64 Clat Isros af 1	the State of New Jersey.
10.	Incorporators (Denesti	ic Corporations Only, a	unlanum of 1)		**************************************	
	Name		Street Address	C	ity Stat	e Zip
	S	ignature(s) for the Pub	lic Recard (See instru	ctions for Information on	Signature Requirem	*813)
	Sign		Name		Title	Date
	Cam?	Slly_	Bryan Selesky		<u>2EO .</u>	1/31/18
		<u> </u>	207 BRANNSHARANNANNANNA 2000 - DANA		₹₩₩₽₽₩₽₩₩₩₩₩₩₩₩₩₩₩₩₩₩₽₩₩₽₽₩₽₽₽₩₽₽₽₽₽₽₽₽	

PATENT REEL: 050370 FRAME: 0240 2555 US Rte. 130 S., Suite 1 Cranbury, NJ 08512 609-495-2600 Phone 809-395-9113 Fax www.princetonlightwave.com

State of New Jersey Division of Revenue <u>33 West State Street</u>, 5ⁿ Floor Trenton, NJ 08608-1214

Dear Sir or Madam:

We hereby authorize Princeton Lightwave, LLC to do business in New Jersey under the name "Princeton Lightwave, LLC."

PRINCETON LIGHTWAVE, INC.

By:

Name:

Bryan Salesky Title: Chief Executive Officer

> PATENT REEL: 050376 FRAME: 0244

STATE OF NEW JERSEY DEPARTMENT OF THE TREASURY FILING CERTIFICATE (CERTIFIED COPY)

Corporation Name:	PRINCETON LIGHTWAVE, LLC
Business Id:	0600448261
Certificate Number:	6000082486

I, THE TREASURER OF THE STATE OF NEW JERSEY, DO HEREBY CERTIFY, THAT THE ABOVE NAMED BUSINESS DID FILE AND RECORD IN THIS DEPARTMENT A MERGER ON February 1, 2018 AND THAT THE ATTACHED IS A TRUE COPY OF THIS DOCUMENT AS THE SAME IS TAKEN FROM AND COMPARED WITH THE ORIGINAL(S) FILED IN THIS OFFICE AND NOW REMAINING ON FILE AND OF RECORD.

> IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY OFFICIAL SEAL AT TRENTON, THIS March 26, 2018 A.D.



Sup & Mur

ELIZABETH MAHER MUDIC ACTING STATE TREASURER

VERIFY THIS CERTIFICATE ONLINE AT

https://wwwl.state.nj.us/TYTR_StandingCert/JSP/Verify_Cert.jsp

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Feb 01 2018 01	» *//0011 C1 C010 000	3501150	1-2	FILED
<i>™</i>		,		FEB - 1 2018
	UMC-1 Rov. 3/2013	Certificate	on of Revenne & Enterprise of Merger/Consolidation <u>'s, Limited Parmerships & Pa</u>	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
Acroba 2. Clici 3. Afite Reven 4. Clici (7745 o creates	u Reader 9.1 or greater. (See k the "Add Athschments" but r the form has been filled in p be & Balesprise Services Cent k the "Open the Central Form with launch the State of.	the pages following this for on to add situchments if req coperly, please save a copy rel Porms Repository Web a Repository Home Page to New Jersey Division of Rev 7, you will need to do so bej	n for field by field instructions, and n thred (Check the field by field instruc- to your computer so that you can uplo application by following the instruction start the Form Submission Process' b must & Enterprise Services Control P one wing the online Web application.	
	partnership with or into compliance with the req to simplify filing with th	another business entity o uirements of State law an ie New Jerrey State Treas s to the State Treasurer's i	ensolidation of a limited liability of contributions, pursuant to NISA 42. Ay d insure that all filing requirement surer. Applicants are advised to se office. Pursuant to statute 14A Aerger	pplicants must insure strict is are met. This form is intended
	 A size of Surviving 	Business Entity: Princet		and the second
	3. Address of the Surv	iving Business Entity: 25	55 US Route 130 South, Suite	1, Cranbury, NJ 08512
		n(s) of All Participating I		Identification # Assigned by by Treasurer (if applicable) 0100808503
	Princeton Light	wave, LLC	Delawara	1,0,1,1,1,2,2,W
	5. Service of Process A Treasuren):	ddress (For use if the sur	viving business catity is not antho	rized or registered by the State
	proceeding for the e Treasurer is hereby	inforcement of any obligation appointed as agent to acc	ay be served with process in this ! tion of a merging or consolidating ept service of process in any such Entity at the Service of Process as	LLC, LP or partnership. The section, suit, or proceeding which
·	6. Effective Date (see i	instructions):		
	surviving business entity business entity involved.	and that an agreement o	rf merger/consolidation is on file a f merger/consolidation has been aj the merger/consolidation agreeme having an interest.	i the place of business of the proved and executed by each int has been or shall be fumished by

The undersigned also represent(s) that they are authorized to sign on behalf of the surviving business entity.

Stature	Name	Tide	Date
an silva	Bryan Salesky	Chief Executive Officer	13110
Come Sallies	Bryan Salesky	Authorized Representative	1/3clie
and the second sec		**************************************	and an appropriate the second

**Important Notes --New Jersey law prohibits domestic LLCs, LPs and partnerships from merging/consolidating with another business entity, if authority for such marger/consolidation in not granted under the laws of the jurisdiction under which the other business entity was organized. Also, a merger/consolidation certificate may be filed pursuant to Title 42, 42:2A or 42:2B only if the surviving or resulting business entity is a limited partnership, limited liability company or partnership. Also, at least one participating business entity must be a limited partnership or limited liability company. If a for-profit domestic or foreign corporation participates or is the survivor, file the merger/consolidation pursuant to Title 14A. Title 15A corporations are not authorized to participate in mergers/consolidations involving LPs, LLCs, partnerships and for-profit corporations.

HIU SS - WATWICKS Wolvers Klasser Chilles



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:

"PELICAN MERGER CORP.", A DELAWARE CORPORATION,

WITH AND INTO "PRINCETON LIGHTWAVE, INC." UNDER THE NAME OF "PRINCETON LIGHTWAVE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-FIFTH DAY OF OCTOBER, A.D. 2017, AT 1:20 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



3145300 8100M SR# 20176781859

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

68.99 W. 86 centers of Step

Authentication: 203458958 Date: 10-25-17

Page 1

PATENT REEL: 056376 FRAME: 0247

State of Delaware Secretary of State Division of Corporations Delivered 01:20 PM 10/25/2017 FILED 01:20 PM 10/25/2017 SR 20176781859 - File Number 3145300

CERTIFICATE OF MERGER

MERGING

PELICAN MERGER CORP.

WITH AND INTO

PRINCETON LIGHTWAVE, INC.

October 25, 2017

Pursuant to Section 251 of the General Corporation Law of the State of Delaware (the "DGCL"), Princeton Lightwave, Inc., a Delaware corporation (the "Corporation") hereby certifies as follows:

FIRST: The name and state of incorporation of each of the constituent corporations of the Merger (as defined below) (the "<u>Constituent Corporations</u>") are as follows:

Name of Constituent CorporationState of IncorporationPrinceton Lightwave, Inc.DelawarePelican Merger Corp.Delaware

- SECOND: An Agreement and Plan of Merger, dated as of October 25, 2017, by and among Argo AI, LLC, a Delaware limited liability company ("Parent"); Pelican Merger Corp., a Delaware corporation and a wholly-owned subsidiary of Parent ("Merger Sub"); the Corporation; and Shareholder Representative Services LLC, a Colorado limited liability company, solely in its capacity as the Securityholders' Agent (as defined therein) (the "Merger Agreement"), pursuant to which Merger Sub will merge with and into the Corporation, whereby the Corporation will become a wholly-owned subsidiary of Parent (the "Merger"), has been approved, adopted, executed and acknowledged by each of the Constituent Corporations in accordance with the requirements of Section 251 of the DGCL.
- THIRD: The Corporation shall be the surviving corporation of the Merger (the "Surviving Corporation"). The name of the Surviving Corporation is: "Princeton Lightwave, Inc,"
- FOURTH: Upon the filing of this Certificate of Merger, the Certificate of Incorporation of the Surviving Corporation shall be amended to read as set forth on Exhibit A hereto, and, as so amended, shall be the Certificate of Incorporation of the Surviving Corporation.

PATENT REEL: 050376 FRAME: 0245

FIFTH An executed copy of the Merger Agreement is on file at the principal place of business of the Surviving Corporation. The address of such principal place of business is:

Princeton Lightwave, Inc. 2555 Route 130 South, Suite 1 Cranbury, NJ 08512

- SIXTH: A copy of the Merger Agreement will be furnished by the Surviving Corporation upon request and without cost to any stockholder of either of the Constituent Corporations.
- SEVENTH: The Merger shall become effective immediately upon the filing of this Certificate of Merger with the Secretary of State of the State of Delaware.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Merger to be executed by its duly authorized officer as of the date first written above.

PRINCETON LIGHTWAVE, INC.

By: Mark Itzler

Title: Chief Executive Officer

PRINCETON LIGHTWAVE, INC. - CERTIFICATE OF MERGER - SIGNATURE PAGE

PATENT REEL: 056376 FRAME: 0240

EXHIBIT A

AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF PRINCETON LIGHTWAVE, INC.

1. The name of the Corporation is: Princeton Lightwave, Inc. (the "Corporation").

2. The address of the Corporation's registered office in the State of Delaware is 251 Little Falls Drive, in the City of Wilmington, County of New Castle, Delaware, 19808. The name of its registered agent at such address is: Corporation Service Company.

3. The nature of the business and the purposes to be conducted and promoted by the Corporation are to conduct any lawful business, to promote any lawful purpose and to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware (the "DGCL"), as the same exists or may hereafter be amended from time to time..

4. The total number of shares of stock which the Corporation shall have authority to issue is one hundred (100) shares of common stock, \$0.00001 par value per share (the "<u>Common Stock</u>"). Shares of the Common Stock may be issued from time to time as the Board of Directors of the Corporation (the "<u>Board</u>") shall determine and on such terms and for such consideration as shall be fixed by the Board. The amount of the authorized Common Stock of the Corporation may be increased or decreased by the affirmative vote of the holders of a majority of the outstanding shares of Common Stock of the Corporation entitled to vote.

5. Elections of directors need not be by written ballot unless required by the Bylaws of the Corporation. Any director may be removed from office either with or without cause at any time by the affirmative vote of the holders of a majority of the outstanding Common Stock of the Corporation entitled to vote, given at a meeting of the stockholders called for that purpose, or by the consent of the holders of a majority of the outstanding Common Stock of the corporation entitled to vote, given at a meeting Common Stock of the Corporation entitled to vote, given at a meeting Common Stock of the Corporation entitled to vote, given in accordance with DGCL Section 228.

6. In furtherance and not in limitation of the powers conferred upon the Board by law, the Board shall have the power to make, adopt, alter, amend and repeal from time to time the Bylaws of the Corporation subject to the right of the stockholders entitled to vote with respect thereto to alter, amend and repeal Bylaws made by the Board.

7. The personal liability of the directors of the Corporation is hereby eliminated to the fullest extent permitted by paragraph (7) of subsection (b) of DGCL Section 102, as the same may be amended and supplemented from time to time. Any repeal or modification of this <u>Section 7</u> by the

PATENT REEL: 056376 FRAME: 0248

stockholders of the Corporation shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification.

8. The Corporation shall, to the fullest extent permitted by the provisions of DGCL Section 145, as the same may be amended and supplemented from time to time, indemnify any director or officer of the Corporation, or, as and to the same extent (or to any lesser extent) so determined from time to time by action of the Board, an employee or agent of the Corporation (or a director, officer, employee or agent of the Corporation serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise), from and against any and all of the expenses, liabilities, or other matters referred to in or covered by said section, and the indemnification provided for herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any Bylaw, agreement, vote of stockholders or disinterested directors or otherwise, both as to action in official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has ceased to be a director, officer, employee, or agent and shall inure to the benefit of the heirs, executors, and administrators of such a person.

State Of Delaware

Entity Details

3/26/2018 3:48:58PM

File Number:	3145300	Incorporation D	Date / Formation Date: 1/19/2000
Entity Name:	PRINCETON LIGHTWAVE, LLC		
Entity Kind:	Limited Liability Company	Entity Type:	General
Residency:	Domestic	State:	DELAWARE
Status:	Good Standing	Status Date:	12/31/2017
Registered Agent Info	ormation		
Name:	CORPORATION SERVICE COMPANY		
Address:	251 LITTLE FALLS DRIVE		
City:	WILMINGTON	Country	:
State:	DE	Postal Code	: 19808
Phone:	302-636-5401		
Tax Information			
Last AnnualReport File	ed: 2017	Tax Due	: \$0
Annual Tax Assessme	nt: \$300	Total Author	rized Shares: 0

Filing History (Last 5 Filings)

Seq	Description	No of Pages	Filing Date mm/dd/yyyy	Filing Time	Effective Date mm/dd/yyyy
1	Conversion PRINCETON LIGHTWAVE, INC.	1	12/26/2017	11:50 AM	12/31/2017
2	Formation PRINCETON LIGHTWAVE, INC.	1	12/26/2017	11:50 AM	12/31/2017
3	Merger;Restated-Amend Stock 9000010 [Survivor]	5	10/25/2017	1:20 PM	10/25/2017
4	Amendment	2	10/25/2017	12:48 PM	10/25/2017
5	Amendment Stock	2	7/24/2009	11:21 AM	7/24/2009