

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM537124

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	CHANGE OF NAME		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Vivex Biologics, Inc.		07/31/2019	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	VIVEX BIOLOGICS GROUP, INC.		
Street Address:	3200 Windy Hill Road,Suite 1650w		
City:	Atlanta		
State/Country:	GEORGIA		
Postal Code:	30339		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 31			
Property Type	Number	Word Mark	
Registration Number:	4486149	VIVEX	
Registration Number:	4549117	CALLISTO	
Registration Number:	4536980		
Registration Number:	4537804		
Registration Number:	4583374	VIVEX	
Registration Number:	4657612	CYGNUS	
Registration Number:	4841927	CYGNUS MAX	
Registration Number:	4856195	CYGNUS SOLO	
Registration Number:	4782743	JUPITER	
Registration Number:	4744587	METIS	
Registration Number:	4791366	VEGA	
Registration Number:	4828573	VIA	
Registration Number:	4864577	UMTB FOUNDATION	
Registration Number:	5018619	UMTB	
Registration Number:	5027939	UMTB	
Registration Number:	4993311	VIVEX POWERED BY UMTB	
Serial Number:	86960102	CYGNUS MATRIX	
Serial Number:	87417291	VIADISC	
Serial Number:	87417308	VIA DISC	

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Property Type	Number	Word Mark
Serial Number:	87424862	VIA EX
Serial Number:	87424886	VIAEX
Serial Number:	87424897	VIA EXOSOMES
Serial Number:	87424919	VIAEXOSOMES
Serial Number:	87424930	VIA SOMES
Serial Number:	87424939	VIASOMES
Serial Number:	87768714	VIA CRYO
Serial Number:	87768737	VIACRYO
Serial Number:	88002345	MIAMNION
Serial Number:	88144907	VIA COAT
Serial Number:	88466753	LEGACY DONOR SERVICES FOUNDATION
Serial Number:	88530335	AMNIOSTRATIS

CORRESPONDENCE DATA

Fax Number: 3864547206

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: 386-454-7206

Email: davidkingsr@windstream.net

Correspondent Name: David L. King

Address Line 1: 5131 NE County Road 340

Address Line 4: High Springs, FLORIDA 32643

NAME OF SUBMITTER: David L. King

SIGNATURE: /david l king/

DATE SIGNED: 08/19/2019

Total Attachments: 2

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Delaware

The First State

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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 AMENDMENT OF "VIVEX BIOLOGICS, INC.", CHANGING ITS NAME FROM "VIVEX BIOLOGICS, INC." TO "VIVEX BIOLOGICS GROUP, INC.", FILED IN THIS OFFICE ON THE THIRTY-FIRST DAY OF JULY, A.D. 2019, AT 2:11 O`CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF AMENDMENT IS THE FIRST DAY OF AUGUST, A.D. 2019.

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




Jeffrey W. Bullock, Secretary of State

5617020 8100
SR# 20196257970

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

Authentication: 203327089
Date: 07-31-19

TRADEMARK
REEL: 006723 FRAME: 0359

**STATE OF DELAWARE
CERTIFICATE OF AMENDMENT
OF CERTIFICATE OF INCORPORATION**

The corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware does hereby certify:

FIRST: That at a meeting of the Board of Directors of
Vivex Biologics, Inc.

resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution setting forth the proposed amendment is as follows:

RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "First" so that, as amended, said Article shall be and read as follows:

The name of the corporation is:

Vivex Biologics Group, Inc.

SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment.

THIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.

FOURTH: The effective date shall be August 1, 2019.

IN WITNESS WHEREOF, said corporation has caused this certificate to be signed this 30th day of July, 2019

By:  _____

Authorized Officer

Title: Secretary

Name: Reinaldo Pascual

Print or Type