CH \$390.00.00 97630450

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: TMI209367

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
LNW Gaming, Inc.	FORMERLY SG Gaming, Inc.	05/02/2024	Corporation: NEVADA

RECEIVING PARTY DATA

Company Name:	Light & Wonder, Inc.	
Street Address:	6601 Bermuda Road	
City:	Las Vegas	
State/Country:	NEVADA	
Postal Code:	89119	
Entity Type:	Corporation: NEVADA	

PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark	
Serial Number:	97630450	100X RA	
Serial Number:	97642019	100X RA	
Serial Number:	90776519	A THOUSAND WARRIORS	
Serial Number:	90798335	ACCUMUL8	
Serial Number:	97318797	ACTION LINK	
Serial Number:	97479439	ADD 'EM UP	
Serial Number:	86806390	BLAZING 777	
Serial Number:	97706682	BLAZING PHOENIX	
Serial Number:	86958363	DOUBLE PLAY SUPERBET	
Serial Number:	88601860	GOLDEN INDIA	
Serial Number: 90522645		LOTUS OF EGYPT	
Serial Number:	90767043	MONEY COINS	
Serial Number:	86806219	QUICK HIT JUNGLE	
Serial Number:	86806236	QUICK HIT JUNGLE	
Serial Number:	76387013	RAPID ROULETTE	

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

TRADEMARK REEL: 008419 FRAME: 0639

900852574

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 7752530325

Email: tm@lnw.com,csmith@lnw.com

Correspondent Name: Cynthia L Smith

Address Line 1: 6601 Bermuda Road

Address Line 4: Las Vegas, NEVADA 89119

ATTORNEY DOCKET NUMBER:	TM05032024
NAME OF SUBMITTER:	CYNTHIA SMITH
SIGNATURE:	CYNTHIA SMITH
DATE SIGNED:	05/03/2024

Total Attachments: 8

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TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT AGREEMENT (this "Assignment") effective as of January 2, 2023, is made by and among LNW Gaming, Inc. (formally known as SG Gaming, Inc.), a Nevada corporation having a principal place of business 6601 Bermuda Road, Las Vegas, Nevada 89119, United States of America, ("Assignor"), which is the owner of the trademark applications and registrations set out in the attached Schedule "A" (the "Trademarks"), and Light & Wonder, Inc., a Nevada corporation having a principal place of business at 6601 Bermuda Road, Las Vegas, Nevada 89119, United States of America ("Assignee"), which desires to acquire the whole right, title and interest in and to the Trademarks, together with the goodwill associated with the Trademarks, and the goodwill of the business associated with the Trademarks, including all rights to sue for past, present and future infringements of the Trademarks;

NOW, THEREFORE, in consideration of payment of ten dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which Assignor hereby acknowledges, Assignor agrees to convey and hereby does convey, transfer, assign, and deliver to Assignee, all of Assignor's right, title, property, interest and benefit in and to the Trademarks, together with the goodwill associated with the Trademarks, and the goodwill of the business associated with the Trademarks, including all rights to sue for past, present and future infringements of the Trademarks;

Assignor will, upon request of Assignee and without further consideration but at the expense of the Assignee, provide to Assignee, Assignee's successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all affidavits, declarations, oaths, samples, exhibits, specimens, assignments, powers of attorney or other documentation), reasonably requested by Assignee to more fully and effectively carry out the purposes of this Assignment.

IN WITNESS WHEREOF, Assignor and Assignee have each caused thisTrademark Assignment to be executed as of the date first set forth above.

(Assignor)		(Assignee)	
Ву:	Jeffrey Allel	Ву:	Jeffrey Allchel
Name:	Jeffrey Michel	Name:	Jeffrey Michel
Title:	Sr. VP & Deputy General Counsel, Trademarks & Licensing	Title:	Sr. VP & Deputy General Counsel, Trademarks & Licensing
Date:	May 2, 2024	Date:	May 2, 2024

SCHEDULE A

Trademark Name	Country / Region	Registration Number	Application Number
100X RA	US - (United States)	7107857	97630450
100X RA	US - (United States)	7000652	97642019
A THOUSAND WARRIORS	US - (United States)	7262746	90776519
ACCUMUL8	US - (United States)		90798335
ACTION LINK	US - (United States)		97318797
ADD 'EM UP	US - (United States)	7178024	97479439
BLAZING 777	US - (United States)	5096939	86806390
BLAZING PHOENIX	US - (United States)		97706682
DOUBLE PLAY SUPERBET	US - (United States)	5085806	86958363
GOLDEN INDIA	US - (United States)	6159794	88601860
LOTUS OF EGYPT	US - (United States)	6981266	90522645
MONEY COINS	US - (United States)		90767043
QUICK HIT JUNGLE	US - (United States)	5092676	86806219
QUICK HIT JUNGLE	US - (United States)	5092677	86806236
RAPID ROULETTE	US - (United States)	2889676	76387013

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FRANCISCO V. AGUILAR Secretary of State

GABRIEL DI CHIARA
Chief Deputy



Commercial Recordings Division 202 N. Carson Street Carson City, NV 89701 Telephone (775) 684-5708 Fax (775) 684-7138

North Las Vegas City Hall 2250 Las Vegas Blvd North, Suite 400 North Las Vegas, NV 89030 Telephone (702) 486-2880 Fax (702) 486-2888

Certified Copy

1/3/2023 11:17:11 AM

Work Order Number: W2023010300415

Reference Number: 20232853714

Through Date: 1/3/2023 11:17:11 AM
Corporate Name: LNW Gaming, Inc.

The undersigned filing officer hereby certifies that the attached copies are true and exact copies of all requested statements and related subsequent documentation filed with the Secretary of State's Office, Commercial Recordings Division listed on the attached report.

Document Number	Description	Number of Pages
20232853371	Amended and Restated Articles	4

Certified By: Jessica Holmes

Certificate Number: B202301033278199

You may verify this certificate online at http://www.nvsos.gov

Respectfully,

FRANCISCO V. AGUILAR Nevada Secretary of State

Filed in the Office of Business Number
C7798-1991
Filing Number
20232853371

Secretary of State
State Of Nevada
Filed On
1/3/2023 8:11:00 AM
Number of Pages



BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvsos.gov

Profit Corporation:

Certificate of Amendment (PURSUANT TO NRS 78.380 & 78.385/78.390)

Certificate to Accompany Restated Articles or Amended and Restated Articles (PURSUANT TO NRS 78.403)

Officer's Statement (PURSUANT TO NRS 80.030)

TYPE OR PRINT - USE DARK INK ONLY - DO NOT HIGHLIGHT

1. Entity information:	Name of entity as on file with the Nevada Secretary of State:			
	SG Gaming, Inc.			
	Entity or Nevada Business Identification Number (NVID): C7798-1991			
2. Restated or Amended and Restated Articles: (Select one) (If amending and restating only, complete section 1,2 3, 5 and 6)	 Certificate to Accompany Restated Articles or Amended and Restated Articles Restated Articles - No amendments; articles are restated only and are signed by an officer of the corporation who has been authorized to execute the certificate by resolution of the board of directors adopted on: The certificate correctly sets forth the text of the articles or certificate as amended to the date of the certificate. Amended and Restated Articles * Restated or Amended and Restated Articles must be included with this filing type. 			
3. Type of Amendment Filing	Certificate of Amendment to Articles of Incorporation (Pursuant to NRS 78.380 - Before Issuance of Stock)			
Being Completed: (Select only one box)	The undersigned declare that they constitute at least two-thirds of the following:			
(If amending, complete	(Check only one box) incorporators board of directors			
section 1, 3, 5 and 6.)	The undersigned affirmatively declare that to the date of this certificate, no stock of the corporation has been issued			
	Certificate of Amendment to Articles of Incorporation (Pursuant to NRS 78.385 and 78.390 - After Issuance of Stock) The vote by which the stockholders holding shares in the corporation entitling them to exercise at least a majority of the voting power, or such greater proportion of the voting power as may be required in the case of a vote by classes or series, or as may be required by the provisions of the articles of incorporation* have voted in favor of the amendment is: 100%			
	Officer's Statement (foreign qualified entities only) - Name in home state, if using a modified name in Nevada:			
	Jurisdiction of formation: Changes to takes the following effect:			
	The entity name has been amended. The purpose of the entity has been amended. The authorized shares have been amended. Other: (specify changes)			
	* Officer's Statement must be submitted with either a certified copy of or a certificate evidencing the filing of any document, amendatory or otherwise, relating to the original articles in the place of the corporations creation.			

This form must be accompanied by appropriate fees.

Page 1 of 2 Revised: 1/1/2019



BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708

Website: www.nvsos.gov

Profit Corporation:

Certificate of Amendment (PURSUANT TO NRS 78.380 & 78.385/78.390)
Certificate to Accompany Restated Articles or Amended and Restated Articles (PURSUANT TO NRS 78.403)

Officer's Statement (PURSUANT TO NRS 80.030)

4. Effective Date and	Date:		Time:	
Time: (Optional)	(must not be later than 90 days after the certificate is filed)			
LITECTIVE Date and			ged. (attach Certificate of Acceptance from new amended. nended. partners have been amended.	
6. Signature: (Required)	X Signature di Officer o		Secretary and Treasurer Title	
	any class or series of out the affirmative vote other of each class or series af power thereof.	nent would alter or change standing shares, then the wise required, of the holde fected by the amendment	Title e any preference or any relative or other right given to amendment must be approved by the vote, in addition ers of shares representing a majority of the voting powe regardless to limitations or restrictions on the voting	
	Please include any re-	quired or optional info ch additional page(s) if ne	ormation in space below: ecessary)	
			,	

This form must be accompanied by appropriate fees.

Page 2 of 2 Revised: 1/1/2019

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF LNW GAMING, INC.

ARTICLE I NAME

The name of the corporation is LNW Gaming, Inc. (the "Corporation").

ARTICLE II PURPOSE

The Corporation shall engage in any lawful activity for which corporations may be organized under the laws of the State of Nevada.

ARTICLE III AUTHORIZED CAPITAL STOCK

The total authorized capital stock of the Corporation shall consist of Two Thousand Five Hundred (2,500) shares of common stock without par value.

ARTICLE IV INDEMNIFICATION: EXCULPATION

- A. Payment of Expenses. In addition to any other rights of indemnification permitted by the laws of the State of Nevada or as may be provided for by the Corporation in its bylaws or by agreement, the expenses of directors and officers incurred in defending a civil or criminal action, suit or proceeding, involving alleged acts or omissions of such director or officer in his or her capacity as a director or officer of the Corporation, must be paid by the Corporation or through insurance purchased and maintained by the Corporation or through other financial arrangements made by the Corporation, as they are incurred and in advance of the final disposition of the action, suit or proceeding, upon receipt of an undertaking by or on behalf of the director or officer to repay the amount if it is ultimately determined by a court of competent jurisdiction that he or she is not entitled to be indemnified by the Corporation.
- B. <u>Limitation on Liability</u>. The liability of directors and officers of the Corporation shall be eliminated or limited to the fullest extent permitted by the Nevada Revised Statutes. If the Nevada Revised Statutes are amended to further eliminate or limit or authorize corporate action to further eliminate or limit the liability of directors or officers, the liability of directors and officers of the Corporation shall be eliminated or limited to the fullest extent permitted by the Nevada Revised Statutes, as so amended from time to time.
- C. Repeal and Conflicts. Any repeal or modification of this Article IV approved by the stockholders of the Corporation shall be prospective only and shall not adversely affect any limitation on the liability of a director or officer of the Corporation existing as of the time of such repeal or modification. In the event of any conflict between this Article IV and any other article of the Corporation's articles of incorporation, the terms and provisions of this Article IV shall control.

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ARTICLE V SPECIAL PROVISIONS REGARDING DISTRIBUTIONS

Notwithstanding anything to the contrary in the articles of incorporation or the bylaws of the Corporation, the Corporation is hereby specifically allowed to make any distribution that otherwise would be prohibited by Nevada Revised Statutes 78.288(2)(b).

ARTICLE VI COMPLIANCE WITH COLORADO GAMING LAWS

- A. The Corporation shall not issue any voting securities or other voting interests expect in accordance with the provisions of the Colorado Limited Gaming Act and the regulations promulgated thereunder. The issuance of any voting securities or other voting interests in violation thereof shall be void and such voting securities or other voting interests shall be deemed not to be issued and outstanding until (a) the Corporation shall cease to be subject to the jurisdiction of the Colorado Limited Gaming Control Commission (the "Commission"), or (b) the Commission shall, by affirmative action, validate said issuance or waive any defect in issuance.
- B. No voting securities or other voting interests issued by the Corporation and no interest, claim or charge therein or thereto shall be transferred in any manner whatsoever except in accordance with the provisions of the Colorado Limited Gaming Act. Any transfer in violation thereof shall be void until (a) the Corporation shall cease to be subject to the jurisdiction of the Colorado Limited Gaming Control Commission, or (b) the Commission shall, by affirmative action, validate said transfer or waive any defect in said transfer.
- C. If the Commission at any time determines that a holder of voting securities or other voting interests of the Corporation is unsuitable to hold such securities or other voting interests, then the issuer of such voting securities or other voting interests may, within sixty (60) days after the finding of unsuitability, purchase such voting securities or other voting interests of such unsuitable person at the lesser of (i) the cash equivalent of such person's investment in the Corporation, or (ii) the current market price as of the date of the finding of unsuitability unless such voting securities or other voting interests are transferred to a suitable person (as determined by the Commission) within sixty (60) days after the finding of unsuitability. Until such voting securities or other voting interests are owned by persons found by the Commission to be suitable to own them, (a) the Corporation shall not be required or permitted to pay any dividend or interest with regard to the voting securities or other voting interests, (b) the holder of such voting securities or other voting interests shall not be entitled to vote on any matter as the holder of the voting securities or other voting interests, and such voting securities or other voting interests shall not for any purposes be included in the voting securities or other voting interests of the Corporation entitled to vote, and (c) the Corporation shall not pay any remuneration in any form to the holder of the voting securities or other voting interests except in exchange for such voting securities or other voting interests as provided in this paragraph.

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SECRETARY OF STATE



NEVADA STATE BUSINESS LICENSE

LNW Gaming, Inc.

Nevada Business I dentification # NV 19911040511 Expiration Date: 09/30/2023

In accordance with Title 7 of Nevada Revised Statutes, pursuant to proper application duly filed and payment of appropriate prescribed fees, the above named is hereby granted a Nevada State Business License for business activities conducted within the State of Nevada.

Valid until the expiration date listed unless suspended, revoked or cancelled in accordance with the provisions in Nevada Revised Statutes. License is not transferable and is not in lieu of any local business license, permit or registration.

License must be cancelled on or before its expiration date if business activity ceases. Failure to do so will result in late fees or penalties which, by law, cannot be waived.



RECORDED: 05/03/2024

Certificate Number: B202301033277755 You may verify this certificate online at http://www.nvsos.gov IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on 01/03/2023.

FRANCISCO V. AGUILAR Secretary of State

TRADEMARK

REEL: 008419 FRAME: 0648