FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

OMB APPROVAL
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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)								
1. Name and Address of Reporting Person * Mandato Joseph M	Stateme	/Day/Year	-	3. Issuer Nan AxoGen, In		or Trading Sym	bol	
(Last) (First) (Middle) C/O AXOGEN, INC., 13859 PROGRESS BOULEVARD, SUITE 100	09/30/	/2011		Person(s) to I	all applicable)	Filed(Mo	nendment, Date Original onth/Day/Year)	
(Street) ALACHUA, FL 32615				title below)	below)	Filing(C _X_ Form	idual or Joint/Group heck Applicable Line) filed by One Reporting Person filed by More than One g Person	
(City) (State) (Zip)		Ta	ble I	- Non-Derivati	ive Securitio	es Beneficiall	y Owned	
1.Title of Security (Instr. 4)			2. Amount of Securities Beneficially Owned (Instr. 4)		3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Indirect Beneficial Ownership (Instr. 5)		
Common Stock			1,426,392 (1)		I	See footnote (2)		
	respond to spond unle	the colle ess the fo	ection orm d	of information isplays a curre	contained in ntly valid OM	this form are		
1. Title of Derivative Security (Instr. 4)	2. Date Exer and Expiration (Month/Day/Ye	cisable on Date	3. Tit Secur	tle and Amount of rities Underlying vative Security	4. Conversio or Exercise Price of	5. Ownership	6. Nature of Indirect Beneficial Ownership (Instr. 5)	
	Date Exercisable	Expiration Date	Title	Amount or Numb of Shares	Derivative Security	Security: Direct (D) or Indirect (I) (Instr. 5)		
Reporting Owners								

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
Mandato Joseph M C/O AXOGEN, INC. 13859 PROGRESS BOULEVARD, SUITE 100 ALACHUA, FL 32615	X	X				

Signatures

/s/ Joseph M. Mandato	10/11/2011
**Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 5(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. *See* 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

 Pursuant to an Agreement and Plan of Merger, dated as of May 31, 2011, by and among LecTec Corporation ("LecTec"), Nerve Merger Sub Corp., a subsidiary of LecTec ("Merger Sub"), and AxoGen Corporation ("AC"), which the parties amended on June 30, 2011 and
- (1) August 9, 2011 (as amended, the "Merger Agreement"), Merger Sub merged with and into AC, with AC continuing after the merger as the surviving corporation and a wholly owned subsidiary of LecTec (the "Merger"). The Merger was completed on September 30, 2011, and LecTec was renamed AxoGen, Inc. ("AxoGen"). In connection with the Merger, each share of AC common stock converted into 0.03727336 shares of LecTec common stock at the effective time of the Merger.
 - The Shares are owned by De Novo Ventures II, L.P. ("De Novo"). De Novo Management II, LLC is the sole general partner of De Novo.
- (2) The reporting person is a managing member of De Novo Management II, LLC. The reporting person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, See Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.