506882739 09/22/2021

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6929560

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		CHANGE OF NAME			
	ГА				
		Name	Name Execution Da		
AVI BIOPHARMA, INC.			07/11/20	012	
RECEIVING PARTY DAT	A				
Name:	SAREPTA T	HERAPEUTICS, INC.			
Street Address:	215 FIRST S	STREET			
City:	CAMBRIDG	E			
State/Country:	MASSACHU	JSETTS			
Postal Code:	02142				
PROPERTY NUMBERS T	otal: 6				
Property Type		Number			
Application Number: 10836		6804			
Application Number: 1226		5499			
Application Number: 1206		0135			
Application Number: 1148		57009			
Application Number: 1180		3107			
Application Number:	1227	'1036			
	ТА				
Fax Number:	cont to the	e-mail address first; if that is	uncuccoccful it will b	o cont	
		hat is unsuccessful, it will be		e sem	
		744000			
Email:	pater	patents@sarepta.com			
Correspondent Name:	CHR	CHRISTOPHER VERNI			
Address Line 1:	SAR	SAREPTA THERAPEUTICS, INC.			
Address Line 2:	215	FIRST STREET			
Address Line 4:	CAM	BRIDGE, MASSACHUSETTS (1742		
TTORNEY DOCKET NUM	IBER:	8050.US00			
		KATIE NORRIS			
NAME OF SUBMITTER:					
SIGNATURE:		/Katie Norris/			

Total Attachments: 5 source=Articles_of_Amendment_Name_Chg_7-11-2012#page1.tif source=Articles_of_Amendment_Name_Chg_7-11-2012#page2.tif source=Articles_of_Amendment_Name_Chg_7-11-2012#page3.tif source=Articles_of_Amendment_Name_Chg_7-11-2012#page4.tif source=Articles_of_Amendment_Name_Chg_7-11-2012#page5.tif



Secretary of State **Corporation Division** 255 Capitol Street NE, Suite 151 Salem, OR 97310-1327

Phone:(503)986-2200 www.filinginoregon.com Registry Number: 145980-15 Type: DOMESTIC BUSINESS CORPORATION

Next Renewal Date: 07/22/2012

SAREPTA THERAPEUTICS, INC. 3450 MONTE VILLA PARKWAY STE 101 BOTHELL WA 98021

Acknowledgment Letter

The document you submitted was recorded as shown below. Please review and verify the information listed for accuracy.

Document ARTICLES OF AMENDMENT

Filed On 07/11/2012 Jurisdiction OREGON

Name

SAREPTA THERAPEUTICS, INC.

Principal Place of Business

3450 MONTE VILLA PARKWAY STE 101 BOTHELL WA 98021

Registered Agent

BOTHELL WA 98021

President

NATIONAL REGISTERED AGENTS, INC. 325 13TH ST NE STE 501 **SALEM OR 97301**

3450 MONTE VILLA PARKWAY STE 101

CHRISTOPHER GARABEDIAN

Mailing Address 3450 MONTE VILLA PARKWAY STE 101 BOTHELL WA 98021

Secretary

HEAPRE

ACK

EFFIE TOSHAV 3450 MONTE VILLA PARKWAY STE 101 BOTHELL WA 98021

07/11/2012

PATENT REEL: 057568 FRAME: 0986



11 - Articles of Amendment - Business Professional (03/12)

Articles of Amendment - Business/Professional

PATENT REEL: 057568 FRAME: 0987

Secretary of State - Corporation Division - 255 Capitol St. NE, Sulte 151 - Salem, OR 97310-1327 - http://www.FilinginOregon.com - Phone: (503) 988-2200

FILED

R	EGISTRY NUMBER: 145980	-15			JUL 11 2012		
				s	OREGON SECRETARY OF STATE		
in accordance with Oregon Revised Statute 192.410-192.490, the information on this application is public record. We must release this information to all parties upon request and it will be posted on our website.					For office use only		
Plea	ase Type or Print Legibly in Bla	ck Ink.					
1)	ENTITY NAME; AVI BIOF	PHARMA, INC.					
2)	STATE THE ARTICLE NUMBER	R(S): and set forth the article(s	s) as it is amended to read. (A	ttach a separate sheet if necessary	.)		
	Articles I and II as set forth on Exhibit A attached hereto.						
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31	THE AMENDMENT WAS ADOP	July 10, 2012	2		- V - 1 - 2 - 1 - 2 - 1 - 2 - 1 - 2 - 1 - 2 - 1 - 2 - 1 - 2 - 1 - 2 - 1 - 2 - 2		
97	(If more than one amendment was adopted, identify the date of adoption of each amendment.)						
4)	CHECK THE APPROPRIATE S	TATEMENT					
.,	_	required to adopt the amendm	, and the b				
	The vote was as follows:	required to adopt the amendin	ien((s).				
	Class or series of shares	Number of shares	Number of votes entitled	Number of votes cast	Number of votes cast		
		cutstanding	to be cast	FOR	AGAINST		
	See Attached Vote						
Shareholder action was not required to adopt the amendment(s). The amendment(s) was adopted by the board of action.					lirectors without shareholder		
	The corporation has not issued any shares of stock. Shareholder action was not required to adopt the amendment(s). The amendment(s) was adopted by the incorporators or by the board of directors.						
5)	EXECUTION: (Must be signed	by at least one officer or direc	tor.)				
	By my signature, I declare as	an authorized authority, that t	his filing has been examined t	by me and is, to the best of my	knowledge and belief, true,		
	correct, and complete. Making false statements in this document is against the law and may be penalized by fines, imprisonment or both. Signature: Title:						
	11 Att A	Chi Chi	istopher Garabedia	n Preside	nt and CEO		
	Long						
Co	NTACT NAME: (To resolve question	ons with this filing.)	#1:EC		的名词形式 化拉拉拉 化合物化合物化合物 化合物化合物化合物化合物化合物化合物		
Lir	Linda J. Lorenat			алли наса наса наса настания и на противника на кака на противника на противника на противника на на противника Required Processing Fee \$100			
	ONE NUMBER: (include area code	ə.)	No Fee for Preside	ent/Secretary Change.			
(6	50) 463-2656			are nonrefundable. Please make check j			
				vailable at <u>FilingInOregon.com</u> , using the B	Business Name Search program, non-variational meteories and an anti-		

ATTACHMENT to ARTICLES OF AMENDMENT

The amendment of the Fourth Restated and Amended Articles of Incorporation required shareholder approval. The record date for such shareholder approval was set as May 14, 2012 (the "<u>Record Date</u>"). The vote of shareholders as of the Record Date was as follows:

Shareholder approval to amend the Fourth Restated and Amended Articles of Incorporation to change the name of the Company from "AVI BioPharma, Inc." to "Sarepta Therapeutics, Inc.":

Designation of Security	Number of Outstanding Shares	Number of Votes Entitled to be Cast	Number of Votes Cast FOR	Number of Votes Cast AGAINST	
Common Stock	135,743,787	135,743,787	104,286,234	12,268,753	

Shareholder approval to amend the Fourth Restated and Amended Articles of Incorporation to effect a 1-for-6 reverse stock split:

Designation of Security	Number of Outstanding Shares	Number of Votes Entitled to be Cast	Number of Votes Cast FOR	Number of Votes Cast AGAINST	
Common Stock	135,743,787	135,743,787	93,284,765	23,270,222	

EXHIBIT A

AMENDMENT TO FOURTH RESTATED AND AMENDED ARTICLES OF INCORPORATION OF AVI BIOPHARMA, INC.

1. <u>Amendment to Article I</u>. Article I is hereby amended in its entirety to read as follows:

"ARTICLE I. Name

The name of the Corporation is Sarepta Therapeutics, Inc."

2. <u>Amendment to Article II</u>. Section 2.1 of Article II is hereby amended in its entirety to read as follows:

"2.1 Authorized Capital. The Corporation is authorized to issue two classes of stock which are designated, respectively, "Common Stock" and "Preferred Stock." The total number of shares of stock which the Corporation shall have authority to issue shall be 53,333,333, consisting of 50,000,000 shares of Common Stock, having \$0.0001 par value per share, and 3,333,333 shares of Preferred Stock, having \$0.0001 par value per share."

Article II is hereby amended to insert the following Section 2.1A immediately following Section 2.1:

"2.1A Reverse Stock Split. Effective upon the filing date of these Articles of Amendment (the "Effective Time"), the Corporation shall effect a reverse split in its issued and outstanding shares of Common Stock so that the shares currently issued and outstanding shall be reverse split, or consolidated, on a 1-for-6 basis, and shareholders shall receive one share of the Corporation's post-split Common Stock for each six shares of Common Stock held by them prior to the reverse split (the "Reverse Stock Split"). In lieu of any fractional share to which a holder would otherwise be entitled, after aggregating all such fractions of a share, such holder shall be entitled to receive cash in an amount equal to the product obtained by multiplying such fraction by the average closing price of the Corporation's Common Stock as quoted on the Nasdaq Global Market for the five trading days immediately preceding the filing date of these Articles of Amendment, such payment to be made by the Corporation upon surrender of a certificate or certificates representing the shares of Common Stock of the Corporation issued and outstanding immediately prior to the Effective Time held by such holder, together with a properly completed and executed transmittal form, which shall be provided to all shareholders of record, to the Corporation's transfer agent acting on the Corporation's behalf. The Corporation's transfer agent, acting on the Corporation's behalf, shall provide certificates representing the split, consolidated and reclassified shares of Common Stock of the Corporation in exchange for and upon receipt and surrender of certificates representing shares of the Common Stock of the Corporation issued and outstanding immediately prior to the Effective Time. From and after the Effective Time, certificates representing shares of Common Stock of the Corporation issued and outstanding immediately prior to the Effective Time until they are surrendered shall represent only the right of the holders thereof to receive shares of the split, consolidated and reclassified shares of Common Stock of the Corporation resulting from the Reverse Stock Split.

* * *

Except as amended above in this Amendment, the Fourth Restated and Amended Articles of Incorporation shall remain in full force and effect.

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RECORDED: 09/22/2021