# Florida Department of State

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## COR AMND/RESTATE/CORRECT OR O/D RESIGN LUPIN RESEARCH INC.

Certificate of Status	0
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Electronic Filing Menu

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### PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

	(1-3 MUST BE COMPLETED)					
	F14000000538					
	(Document num	ber of corporation (if l	:nown)	PH 1		
1.	•	Lupin Inc. d/b/a	Lupin Research Inc.	PA PH H: WI		
	(Name of corporation as it appear	ars on the records of th	e Department of State)			
2.	Maryland	3	1/30/2014 ate authorized to do business in Florida)			
\	(Incorporated under laws of)	(D	ate authorized to do business in Florida)			
	S! (4-7 complete onl	ECTION II Y THE APPLICABL	E CHANGES)			
	nendment changes the name of the corporal liction of incorporation?		change effected under the laws of	f		
(Name o appropri	f corporation after the amendment, adding that abbreviation, if not contained in new	suffix "corporation name of the corporation	n," "company," or "incorporated," ration)	" or		
(If new no business	ame is unavailable in Florida, enter alterna s in Florida)	ate corporate name	adopted for the purpose of transac	cting		
6. If the am	endment changes the period of duration, i	ndicate new perioc	of duration.			
	(P	·. New duration)	<del></del>			
7. If the am	endment changes the jurisdiction of incor	poration, indicate r	new jurisdiction.			
		Delaware				
8. Attached 90 days r having ci	is a certificate or document of similar importor to delivery of the application to the Lustody of corporate records in the jurisdict	ew jurisdiction)  port, evidencing the lepartment of State it in laws	e amendment, authenticated not m b, by the Secretary of State or other of which it is incorporated.	ore than r official		
	Sean /1	Count				
	(Signature of a director, proof a receiver or other cou	resident or other office rt appointed fiduciary,	r - 11 in the hands by that fiduciary)			
	Sean Moriarty (Typed or printed name of person signing)		Secretary (Title of person signing)			
	(-)h-a or himma mana or horson aspund)		/ L OD/			



Page 1

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 CONVERSION OF A MARYLAND CORPORATION

UNDER THE NAME OF "LUPIN INC." TO A DELAWARE CORPORATION, FILED IN

THIS OFFICE ON THE EIGHTH DAY OF MARCH, A.D. 2016, AT 5:39 O'CLOCK

P.M.

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



Authentication: 201958258

Date: 03-09-16

State of Delaware
Secretary of State
Division of Corporations
Delivered 05:39 PM 03/08/2016
FILED 05:39 PM 03/08/2016
SR 20161552789 - File Number 5983940

# STATE OF DELAWARE CERTIFICATE OF CONVERSION FROM A NON-DELAWARE CORPORATION TO A DELAWARE CORPORATION PURSUANT TO SECTION 265 OF THE DELAWARE GENERAL CORPORATION LAW

1.)	The jurisdiction where the Non-Delaware Corporation first formed is Maryland
2.)	The jurisdiction immediately prior to filing this Certificate is Maryland.
3.)	The date the Non-Delaware Corporation first formed is June 26, 2013
4.)	The name of the Non-Delaware Corporation immediately prior to filing this Certificate is Lupin Inc.
5.)	The name of the Corporation as set forth in the Certificate of Incorporation is Lupin Inc.
	WITNESS WHEREOF, the undersigned being duly authorized to sign on behalf the converting Non-Delaware Corporation have executed this Certificate on the 8th day of March .A.D.2016
	Ву:
	Name: Vinita Gupta Print or Type
	Title: President
	Print or Type

# Delaware The First State

Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND

CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "LUPIN

INC." FILED IN THIS OFFICE ON THE EIGHTH DAY OF MARCH, A.D.

2016, AT 5:39 O'CLOCK P.M.

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

Authentication: 201958258

Date: 03-09-16

State of Delaware
Secretary of State
Division of Corporations
Delivered 05:39 PM 03/08/2016
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### CERTIFICATE OF INCORPORATION

OF

### LUPIN INC.

# (Pursuant to the General Corporation Law of the State of Delaware)

The undersigned, a natural person, for the purposes of organizing a corporation for conducting the business and promoting the purposes hereinafter stated, under the provisions and subject to the requirements of the laws of the State of Delaware (particularly Chapter 1, Title 8 of the Delaware Code and the acts amendatory thereof and supplemental thereto, and generally known as the "General Corporation Law"), hereby certifies that:

FIRST: The name of this corporation is Lupin Inc. (the "Corporation").

SECOND: The address of the registered office of the Corporation in the State of Delaware is Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, County of New Castle, Delaware 19801. The name of its registered agent at such address is The Corporation Trust Company.

THTRD: The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law.

FOURTH: The total number of shares of all classes of stock which the Corporation shall have authority to issue is 1,000 shares of Common Stock, \$0.001 par value per share ("Common Stock").

FIFTH: The name and the mailing address of the incorporator is as follows:

NAME

**ADDRESS** 

Esther Lee, Esq.

Brown Rudnick LLP

2211 Michelson Drive, 7th Floor

Irvine, CA 92612

SIXTH: Subject to any additional vote required by the Certificate of Incorporation or Bylaws, in furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized to make, repeal, alter, amend and rescind any or all of the Bylaws of the Corporation.

SEVENTH: Subject to any additional vote required by the Certificate of Incorporation, the number of directors of the Corporation shall be determined in the manner set forth in the Bylaws of the Corporation. Elections of directors need not be by written ballot unless the Bylaws of the Corporation shall so provide.

EIGHTH: To the fullest extent permitted by law, a director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for

breach of fiduciary duty as a director, except to the extent such exemption from liability or limitation thereof is not permitted under the General Corporation Law. If the General Corporation Law or any other law of the State of Delaware is amended after approval by the stockholders of this Article Eighth to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the General Corporation Law as so amended.

Any repeal or modification of the foregoing provisions of this Article Eighth by the stockholders of the Corporation shall not adversely affect any right or protection of a director of the Corporation existing at the time of, or increase the liability of any director of the Corporation with respect to any acts or omissions of such director occurring prior to, such repeal or modification.

NINTH: To the fullest extent permitted by applicable law, the Corporation is authorized to provide indemnification of (and advancement of expenses to) directors, officers and agents of the Corporation (and any other persons to which General Corporation Law permits the Corporation to provide indemnification) through Bylaw provisions, agreements with such agents or other persons, vote of stockholders or disinterested directors or otherwise, in excess of the indemnification and advancement otherwise permitted by the General Corporation Law.

Any amendment, repeal or modification of the foregoing provisions of this Article Ninth shall not adversely affect any right or protection of any director, officer or other agent of the Corporation existing at the time of such amendment, repeal or modification.

TENTH: Unless the Corporation consents in writing to the selection of an alternative forum, the Court of Chancery in the State of Delaware shall be the sole and exclusive forum for any stockholder (including a beneficial owner) to bring (i) any derivative action or proceeding brought on behalf of the Corporation, (ii) any action asserting a claim of breach of fiduciary duty owed by any director, officer or other employee of the Corporation to the Corporation or the Corporation's stockholders, (iii) any action asserting a claim against the Corporation, its directors, officers or employees arising pursuant to any provision of the Delaware General Corporation Law or the Corporation's certificate of incorporation or bylaws or (iv) any action asserting a claim against the Corporation, its directors, officers or employees governed by the internal affairs doctrine.

Signed on the 8th day of March, 2016.

/s/ Esther Lee, Esq., Incorporator