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# **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORPO	PRATION: Rejuvel Bio-Scien	ces, Inc.		
	IBER: W15000032396			
	s of Amendment and fee are su	bmitted for filing.		
Please return all corr	espondence concerning this ma	tter to the following:		
	Charles J. Scimeca			
		Name of Contact Person	)	
	Rejuvel Bio-Sciences, Inc.			
		Firm/ Company		
	Chase Bank Building, 150 SI	E 2nd Ave, Suite 403		
	Address			
	Miami, FL 33131			
		City/ State and Zip Code	2	
Csc	imeca@gmail.com			
<del></del>	_	sed for future annual report	notification)	
For further informati	on concerning this matter, pleas	se call:		
Charles J. Scimeca		949 at (	de & Daytime Telephone Number	
Name of Contact Person		Area Co	de & Daytime Telephone Number	
Enclosed is a check	for the following amount made	payable to the Florida Depa	artment of State:	
■ \$35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	□\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	
Ar Di P.	niling Address nendment Section vision of Corporations D. Box 6327 Ilahassee, FL 32314	Amend Division Clifton	Address ment Section on of Corporations Building xecutive Center Circle	

Tallahassee, FL 32301

# Articles of Amendment to Articles of Incorporation of

Rejuvel Bio-Sciences, Inc.

( <u>Name or Corporation as currenti</u>	y filed with the Florida Dep	t. of State)
(Document Number of	Corporation (if known)	
Pursuant to the provisions of section 607.1006, Florida Statutes, this its Articles of Incorporation:	Florida Profit Corporation a	dopts the following amendment(s) to
A. If amending name, enter the new name of the corporation:		
<b>~</b> (A		The new
name must be distinguishable and contain the word "corporation "Corp.," "Inc.," or Co.," or the designation "Corp," "Inc," or "word "chartered," "professional association," or the abbreviation "	Co". A professional corpor	orated" or the abbreviation
B. Enter new principal office address, if applicable:	N)A	
(Principal office address <u>MUST BE A STREET ADDRESS</u> )		
C. Enter new mailing address, if applicable:	N /A	机量中
(Mailing address <u>MAY BE A POST OFFICE BOX</u> )	_10 <i>IM</i>	<u>している。</u> いだ。 <b>の</b>
D. If amending the registered agent and/or registered office addr	ress in Florida, enter the na	me of the
D. If amending the registered agent and/or registered office addr new registered agent and/or the new registered office address		me of the
		me of the
new registered agent and/or the new registered office address		me of the
/ 10	<u>.                                    </u>	me of the
Name of New Registered Agent  Make of New Registered Agent  MARK AGENTALISM AND AGENTALISM AND AGENTALISM AND AGENTALISM AND AGENT AGENT AGE	<u>.                                    </u>	me of the

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V= Vice President; T= Treasurer; S= Secretary; D= Director; TR= Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change	PT John Do	<u>oe</u>	
X Remove	V Mike Jo	<u>ones</u>	
X Add	SV Sally S	mith_	
Type of Action (Check One)	<u>Title</u>	Name	<u>Addres</u> s
1) Change	_Na_		
Add			
Remove			
2) Change	WA		
Add	<del></del>		
Remove			
3) Change	NA		
Add			
Remove			
	. / .		
4) Change	WA		
Add			
Remove			
5) Change	NA		
Add	·		
Remove			
6) Change	<u> NK</u>		
Add			
Damoua			

E. If amending or adding additional Arti (Attach additional sheets, if necessary).	(Be specific)
<i>r</i> -	
<del>-</del>	
F. If an amendment provides for an exch provisions for implementing the ame	nange, reclassification, or cancellation of issued shares, ndment if not contained in the amendment itself:
(if not applicable, indicate N/A)	,
Article 3 Capital Stock, Section 1: Designa	ting Forty Thousand (40,000) shares of Preferred Stock as Series A Preferred Stoc
Ten Thousand (10,000) shares of Preferred	Stock as Series B Preferred Stock out of our Fifty Million (50,000,000)
authorized Preferred Stock.	·

	October 19, 2015	
The date of each amendment(s) date this document was signed.	adoption:	, if other than the
Effective date <u>if applicable</u> :		
<del></del>	(no more than 90 days after amendment file date)	
Note: If the date inserted in this document's effective date on the l	block does not meet the applicable statutory filing requirements, this date volument of State's records.	vill not be listed as th
Adoption of Amendment(s)	( <u>CHECK ONE</u> )	
The amendment(s) was/were a by the shareholders was/were	dopted by the shareholders. The number of votes cast for the amendment(s) sufficient for approval.	
	pproved by the shareholders through voting groups. The following statement or each voting group entitled to vote separately on the amendment(s):	
"The number of votes ca	st for the amendment(s) was/were sufficient for approval	
by	(voting group)	
	(voting group)	
The amendment(s) was/were a action was not required.	dopted by the board of directors without shareholder action and shareholder	
☐ The amendment(s) was/were a action was not required.	dopted by the incorporators without shareholder action and shareholder	
Dated 0	19,2015	
Signature (	lule IS	
	director, president or other officer – if directors or officers have not been	<del></del>
	ted, by an incorporator – if in the hands of a receiver, trustee, or other court	
арро	inted fiduciary by that fiduciary)	
	Charles J. Scimeca	
	(Typed or printed name of person signing)	
	President, Director	
	(Title of person signing)	

# CERTIFICATE OF DESIGNATION OF RIGHTS,

# PRIVILEGES, PREFERENCES AND RESTRICTIONS

# OF SERIES A PREFERRED STOCK OF REJUVEL BIO-SCIENCES, INC.

#### PURSUANT TO SECTION 607.0602 OF THE

#### FLORIDA BUSINESS CORPORATION ACT

On behalf of Rejuvel Bio-Sciences, Inc., a Florida corporation (the "Corporation"), the undersigned hereby certifies that the following resolution has been duly adopted by the board of directors of the Corporation (the "Board"):

The Amended and Restated Articles of Incorporation of the Company authorize Three Hundred Fifty Million (350,000,000) shares of \$.001 par value capital stock, of which are designated Fifty Million (50,000,000) shares are designated \$.001 par value preferred stock (the "Preferred Stock") with Forty Thousand (40,000) of such shares being designated as Series A Preferred Stock, Ten Thousand of such shares being designated as Series B Preferred stock, and Three Hundred Million (300,000,000) shares are designated \$.001 common stock (the "Common Stock").

There are presently approximately Fifty Million Eight Hundred Thirteen Thousand Ninety Eight (50,813,098) shares of the Corporation's Common Stock, presently issued and outstanding.

The Corporation is organized and existing under the laws of the State of Florida and, that pursuant to the authority conferred upon the Board of Directors of the Corporation by the Articles of Incorporation of the Corporation, as amended, and pursuant to Florida Business Corporations Act, the shares of Preferred Stock of the Corporation must be created and issued from time to time in one or more series, each of such series to have such voting powers, designation, preferences, and other special rights, qualifications, limitations or restrictions, as expressed in resolutions providing for the creation and issuance of such series, as adopted by the Board of Directors of the Corporation.

Pursuant to the resolutions adopted by the Unanimous Written Consent of the Board of Directors Without a Meeting effective 19, 2015 (the "October 19, 2015 Consent") the Board of Directors adopted resolutions establishing a series of Preferred Stock from its authorized shares of Preferred Stock, designated SERIES A Preferred Stock, consisting of Forty Thousand (40,000) shares (the "SERIES A Stock"), with certain rights, privileges, preferences and restrictions as set forth in this Certificate of Designation of Rights, Privileges, Preferences and Restrictions of SERIES A Preferred Stock of Rejuvel Bio-Sciences, Inc. as follows:

# 1.0 Designation and Rank.

A new series of Preferred Stock from the Corporation's authorized shares of Preferred Stock is hereby created, designated SERIES A Preferred Stock, consisting of Forty Thousand (40,000) shares (the "SERIES A Stock"), with certain rights, privileges, preferences and restrictions as set forth in the October 19, 2015 Consent. No other shares of Preferred Stock shall be designated SERIES A Preferred Stock.

# 2.0 Dividend Rate and Rights.

The holders of the shares of the SERIES A Stock shall not be entitled to receive dividends.

#### 3.0 Conversion into Common Stock,

Optional Conversion of Series A Convertible Preferred Stock. The Holders of Series A Convertible Preferred Stock shall have conversion rights as follows:

- (a) <u>Conversion Right</u>. Each share of Series A Convertible Preferred Stock shall be convertible at the option of the Holder thereof and without the payment of additional consideration by the Holder thereof, at any time, into shares of Common Stock on the Optional Conversion Date (as hereinafter defined) at a conversion rate of One Thousand (1,000) shares of Common Stock (the "<u>Conversion Rate</u>") for every one (1) share of Series A Convertible Preferred Stock;
- (b) Mechanics of Optional Conversion. To effect the optional conversion of shares of Series A Convertible Preferred Stock in accordance with Section 3(a) of this Designation, any Holder of record shall make a written demand for such conversion (for purposes of this Designation, a "Conversion Demand") upon the Corporation at its principal executive offices setting forth therein (i) the certificate or certificates representing such shares, and (ii) the proposed date of such conversion, which shall be a business day not less than fifteen (15) nor more than thirty (30) days after the date of such Conversion Demand (for purposes of this Designation, the "Optional Conversion Date"), Within five days of receipt of the Conversion Demand, the Corporation shall give written notice (for purposes of this Designation, a "Conversion Notice") to the Holder setting forth therein (i) the address of the place or places at which the certificate or certificates representing any shares not yet tendered are to be converted are to be surrendered; and (ii) whether the certificate or certificates to be surrendered are required to be endorsed for transfer or accompanied by a duly executed stock power or other appropriate instrument of assignment and, if so, the form of such endorsement or power or other instrument of assignment. The Conversion Notice shall be sent by first class mail. postage prepaid, to such Holder at such Holder's address as may be set forth in the Conversion Demand or, if not set forth therein, as it appears on the records of the stock transfer agent for the Series A Convertible Preferred Stock, if any, or, if none, of the Corporation. On or before the Optional Conversion Date, each Holder of the Series A Convertible Preferred Stock so to be converted shall surrender the certificate or certificates representing such shares, duly endorsed for transfer or accompanied by a duly executed stock power or other instrument of assignment, if the Conversion Notice so provides, to the Corporation at any place set forth in such notice or, if no such place is so set forth, at the principal executive offices of the Corporation. As soon as practicable after the Optional Conversion Date and the surrender of the certificate or certificates representing such shares, the Corporation shall issue and deliver to such Holder, or its nominee, at such Holder's address as it appears on the records of the stock transfer agent for the Series A Convertible Preferred Stock, if any, or, if none, of the Corporation, a certificate or certificates for the number of whole shares of Common Stock issuable upon such conversion in accordance with the provisions hereof.

# 4.0 Liquidation Preference.

The holders of SERIES A Preferred Stock shall not be entitled to receive any distributions in the event of any liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary.

#### 5.0 Voting Rights.

Except as otherwise provided herein or by law and in addition to any right to vote as a separate SERIES A as provided by law, the holder of the SERIES A Preferred Stock shall have full voting rights and powers equal to the voting rights and powers of holders of Common Stock and shall be entitled to notice of any Shareholders meeting in accordance with the Bylaws of the Corporation, and shall be entitled to vote, with respect to any question upon which holders of Common Stock have the right to vote, including, without limitation, the right to vote for the election of directors, voting together with the holders of Common Stock as one class. For so long as SERIES A Preferred Stock is issued and outstanding, the holders of SERIES A Preferred Stock shall vote together as a single

class with the holders of the Corporation's Common Stock and the holders of any other class or series of shares entitled to vote with the Common Stock, with the holders of SERIES A Preferred Stock being entitled to One Thousand (1,000) votes per share of Common Stock for every one (1) share of Series A Preferred Stock held by them on all such matters.

#### 6.0 Other Preferences.

The shares of the SERIES A Preferred Stock shall have no other preferences, rights, restrictions, or qualifications, except as otherwise provided by law or the Articles of Incorporation of the Corporation.

# 7.0 No Impairment.

The Corporation will not, by amendment of its Articles of Incorporation or by amendment to the Certificate of Designation of the Rights, Privileges, Preferences and Restrictions of SERIES A Preferred Stock establishing SERIES A Stock, which shall be prepared as a separate document and filed with the requisite regulatory agencies and state registry, or by resolutions adopted subsequent to the date hereof, or through any reorganization, transfer of assets, or any other voluntary action, avoid or seek to avoid the observance or performance of any of the terms to be observed or performed hereunder by the Corporation, but will at all times in good faith assist in the carrying out of all the provisions of this Paragraph 7, and in the taking of all such actions as may be necessary or appropriate in order to protect against the impairment of the rights of holders of the SERIES A Stock.

# 8.0 Notices.

Unless otherwise specified in the Corporation's Articles of Incorporation or Bylaws, all notices or communications given hereunder shall be in writing and, if to the Corporation, shall be delivered to its principal executive offices, and if to the holder of any shares of SERIES A Stock, shall be delivered to it at its address as it appears on the stock records of the Corporation.

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Designation of Rights, Privileges, Preferences and Restrictions of SERIES A Preferred Stock of Rejuvel Bio-Sciences, Inc., to be signed by the Corporation's President and Secretary effective this 19th day of October, 2015.

Rejuvel Bio-Sciences, Inc.

By:

Charles J. Scimeca,

President, Secretary & Director

ohn Stickler

Vice President & Director

#### CERTIFICATE OF DESIGNATION OF RIGHTS.

# PRIVILEGES, PREFERENCES AND RESTRICTIONS

#### OF SERIES B PREFERRED STOCK OF REJUVEL BIO-SCIENCES, INC.

#### PURSUANT TO SECTION 607.0602 OF THE

#### FLORIDA BUSINESS CORPORATION ACT

On behalf of Rejuvel Bio-Sciences, Inc., a Florida corporation (the "Corporation"), the undersigned hereby certifies that the following resolution has been duly adopted by the board of directors of the Corporation (the "Board"):

The Amended and Restated Articles of Incorporation of the Company authorize Three Hundred Fifty Million (350,000,000) shares of \$.001 par value capital stock, of which are designated Fifty Million (50,000,000) shares are designated \$.001 par value preferred stock (the "Preferred Stock") with Forty Thousand (40,000) of such shares being designated as Series A Preferred Stock, Ten Thousand (10,000) of such shares being designated as Series B Preferred stock, and Three Hundred Million (300,000,000) shares are designated \$.001 common stock (the "Common Stock").

There are presently approximately Fifty Million Eight Hundred Thirteen Thousand Ninety Eight (50,813,098) shares of the Corporation's Common Stock, presently issued and outstanding.

The Corporation is organized and existing under the laws of the State of Florida and, that pursuant to the authority conferred upon the Board of Directors of the Corporation by the Articles of Incorporation of the Corporation, as amended, and pursuant to Florida Business Corporations Act, the shares of Preferred Stock of the Corporation must be created and issued from time to time in one or more series, each of such series to have such voting powers, designation, preferences, and other special rights, qualifications, limitations or restrictions, as expressed in resolutions providing for the creation and issuance of such series, as adopted by the Board of Directors of the Corporation.

Pursuant to the resolutions adopted by the Unanimous Written Consent of the Board of Directors Without a Meeting effective October 19, 2015 (the "October 19, 2015 Consent") the Board of Directors adopted resolutions establishing a series of Preferred Stock from its authorized shares of Preferred Stock, designated SERIES B Preferred Stock, consisting of Ten Thousand (10,000) shares (the "SERIES B Stock"), with certain rights, privileges, preferences and restrictions as set forth in this Certificate of Designation of Rights, Privileges, Preferences and Restrictions of SERIES B Preferred Stock of Rejuvel Bio-Sciences, Inc. as follows:

#### 1.0 Designation and Rank.

A new series of Preferred Stock from the Corporation's authorized shares of Preferred Stock is hereby created, designated SERIES B Preferred Stock, consisting of Ten Thousand (10,000) shares (the "SERIES B Stock"), with certain rights, privileges, preferences and restrictions as set forth in the October 19, 2015 Consent. No other shares of Preferred Stock shall be designated SERIES B Preferred Stock.

# 2.0 Dividend Rate and Rights.

The holders of the shares of the SERIES B Stock shall not be entitled to receive dividends.

#### 3.0 Conversion into Common Stock.

Optional Conversion of Series B Convertible Preferred Stock. The Holders of Series B Convertible Preferred Stock shall have conversion rights as follows:

- (a) <u>Conversion Right</u>. Each share of Series B Convertible Preferred Stock shall be convertible at the option of the Holder thereof and without the payment of additional consideration by the Holder thereof, at any time, into shares of Common Stock on the Optional Conversion Date (as hereinafter defined) at a conversion rate of One Thousand (1,000) shares of Common Stock (the "<u>Conversion Rate</u>") for every one (1) share of Series B Convertible Preferred Stock; provided, however that, in no event, shall Holder be entitled to convert any portion of its Series B Convertible Preferred Stock that would result in the beneficial ownership by Holder and its affiliates of more than 9.99% of the outstanding shares of common stock of the Corporation. The number of shares of Common Stock to be issued upon each conversion of the Series B Convertible Preferred Stock shall be determined by multiplying the Conversion Rate by the amount to be converted.
- (b) Mechanics of Optional Conversion. To effect the optional conversion of shares of Series B Convertible Preferred Stock in accordance with Section 3(a) of this Designation, any Holder of record shall make a written demand for such conversion (for purposes of this Designation, a "Conversion Demand") upon the Corporation at its principal executive offices setting forth therein (i) the certificate or certificates representing such shares, and (ii) the proposed date of such conversion, which shall be a business day not less than fifteen (15) nor more than thirty (30) days after the date of such Conversion Demand (for purposes of this Designation, the "Optional Conversion Date"). Within five days of receipt of the Conversion Demand, the Corporation shall give written notice (for purposes of this Designation, a "Conversion Notice") to the Holder setting forth therein (i) the address of the place or places at which the certificate or certificates representing any shares not yet tendered are to be converted are to be surrendered; and (ii) whether the certificate or certificates to be surrendered are required to be endorsed for transfer or accompanied by a duly executed stock power or other appropriate instrument of assignment and, if so, the form of such endorsement or power or other instrument of assignment. The Conversion Notice shall be sent by first class mail, postage prepaid, to such Holder at such Holder's address as may be set forth in the Conversion Demand or, if not set forth therein, as it appears on the records of the stock transfer agent for the Series B Convertible Preferred Stock, if any, or, if none, of the Corporation. On or before the Optional Conversion Date, each Holder of the Series B Convertible Preferred Stock so to be converted shall surrender the certificate or certificates representing such shares, duly endorsed for transfer or accompanied by a duly executed stock power or other instrument of assignment, if the Conversion Notice so provides, to the Corporation at any place set forth in such notice or, if no such place is so set forth, at the principal executive offices of the Corporation. As soon as practicable after the Optional Conversion Date and the surrender of the certificate or certificates representing such shares, the Corporation shall issue and deliver to such Holder, or its nominee, at such Holder's address as it appears on the records of the stock transfer agent for the Series B Convertible Preferred Stock, if any, or, if none, of the Corporation, a certificate or certificates for the number of whole shares of Common Stock issuable upon such conversion in accordance with the provisions hereof.

#### 4.0 Liquidation Preference.

The holders of SERIES B Preferred Stock shall not be entitled to receive any distributions in the event of any liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary.

### 5.0 Voting Rights.

Except as otherwise provided herein or by law and in addition to any right to vote as a separate SERIES B as provided by law, the holder of the SERIES B Preferred Stock shall have full voting rights and powers equal to the voting rights and powers of holders of Common Stock and shall be entitled to notice of any Shareholders meeting in accordance with the Bylaws of the Corporation, and shall be entitled to vote, with respect to any question upon which holders of Common Stock have the right to vote, including, without limitation, the right to vote for the election of directors, voting together with the holders of Common Stock as one class. For so long as SERIES B Preferred Stock is issued and outstanding, the holders of SERIES B Preferred Stock shall vote together as a single class with the holders of the Corporation's Common Stock and the holders of any other class or series of shares entitled to vote with the Common Stock, with the holders of SERIES B Preferred Stock being entitled to One Thousand (1,000) votes per share of Common Stock for every one (1) share of Series B Preferred Stock held by them on all such matters.

#### 6.0 Other Preferences.

The shares of the SERIES B Preferred Stock shall have no other preferences, rights, restrictions, or qualifications, except as otherwise provided by law or the Articles of Incorporation of the Corporation.

# 7.0 No Impairment.

The Corporation will not, by amendment of its Articles of Incorporation or by amendment to the Certificate of Designation of the Rights, Privileges, Preferences and Restrictions of SERIES B Preferred Stock establishing SERIES B Stock, which shall be prepared as a separate document and filed with the requisite regulatory agencies and state registry, or by resolutions adopted subsequent to the date hereof, or through any reorganization, transfer of assets, or any other voluntary action, avoid or seek to avoid the observance or performance of any of the terms to be observed or performed hereunder by the Corporation, but will at all times in good faith assist in the carrying out of all the provisions of this Paragraph 7, and in the taking of all such actions as may be necessary or appropriate in order to protect against the impairment of the rights of holders of the SERIES B Stock.

# 8.0 Notices.

Unless otherwise specified in the Corporation's Articles of Incorporation or Bylaws, all notices or communications given hereunder shall be in writing and, if to the Corporation, shall be delivered to its principal executive offices, and if to the holder of any shares of SERIES B Stock, shall be delivered to it at its address as it appears on the stock records of the Corporation.

**IN WITNESS WHEREOF,** the Corporation has caused this Certificate of Designation of Rights, Privileges, Preferences and Restrictions of SERIES B Preferred Stock of Rejuvel Bio-Sciences, Inc., to be signed by the Corporation's President and Secretary effective this 19th day of October, 2015.

Rejuvel Bio-Sciences, Inc.

By:

Charles J. Scimeca,

President, Secretary & Director

John Stickler

Vice President & Director