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TO: Amendment Section Division of Corporations	
SUBJECT: Pine apple H	<u>acthorage</u> IC.
DOCUMENT NUMBER: A 22000	2010269
The enclosed Articles of Correction and fee	are submitted for filing.
Please return all correspondence concerning	this matter to the following:
Make of Contact Person	<u>a</u>
Pineappe Healthour	Re IDC.
4000 w 9th O1.	
Halaah, Fl 330.	<u> 12 </u>
E-mail address (to be used for future annual repo	ort notification)
For further information concerning this matter	ter, please call:
Relicite Goloa Name of Contact Person	at (<u>305</u>) <u>558</u> - <u>O868</u> Area Code Daytime Telephone Number
Enclosed is a check for the following amoun	nt:
☑ \$35.00 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status
☐ \$43.75 Filing Fee & Certified Copy	☐ \$52.50 Filing Fee, Certificate of Status & Certified Copy
Mailing Address: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Ft. 32314	Street Address: Amendment Section Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

ARTICLES OF CORRECTION

For	
Prograda Healthrasa INC.	
Sant of Corporation as currently filed with the Florida Dept. of State	
Document Number (11'knowh)	
TAKANGSI ISMINSI YA SIWASI	
Pursuant to the provisions of Section 617.0124, Florida Statutes, this corporation files these Articles of Correction within 30 days of the file date of the document being corrected.	
These articles of correction correct <u>FIRACCETTE</u> <u>FIRACCETX</u>	
filed with the Department of State on September G, 2020	
Specify the inaccuracy, incorrect statement, or defect:	
Sa Attached.	
	<u>-</u>
	
	<u> </u>
	ئ ئن
Correct the inaccuracy, incorrect statement, or defect:	
See Afablial.	
(Signature of a director, president of other officer - if directors or officers have	
not been selected, by an incorporator - if in the hands of the receiver, trustee, or other court appointed fiduciary, by that fiduciary.)	
Régilielle Calica TResident	
(Typed or printed name of person signing) (Title of person signing)	3)

Filing Fee: \$35.00

*Florida Division of Corporations 2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303 SunBiz.Org

Michelle Ochoa Pineapple Healthcare Inc. 4660 West 9th Court Hialeah, Florida 33012

Document Title: Correction to Article III of Pineapple Healthcare INC.

December 21, 2020

To Whom It May Concern,

This letter is being written as means of clarification due to prior clerical error.

Correction of Corporation Article III.

At this point in time within Pineapple Healthcare's infancy, before having ever provided any care to any person/s and without any physical clinical sites, will clarify that Pineapple Healthcare is not now, nor ever has been an LGBTQ+ specific and/or exclusive organization of any kind.

More specifically Pineapple Healthcare's Article III and purpose within all bylaw documents have always read as an organization performing: "Infectious Diseases Healthcare and Services."

Pineapple Healthcare is to serve <u>ALL PEOPLE</u> (regardless of sexual orientation and/ or any protected human groups as defined by current and future law) as part of it's charitable health missions and works for the communities served. We set forth no specific exclusions to whom we offer care to.

Sincere thanks, Michelle Ochoa President Pineapple Healthcare Inc. Pineapple Healthcare INC.
December 21, 2020

Article IX

Pineapple Healthcare Inc. is organized exclusively for charitable, educational, and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as an exempt organization under section 501(c)3 of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net earnings of the organization shall inure to the benefit of, or be distributed to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in the furtherance of the purposes set forth in the purpose cause hereof. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of this document, the organization shall not carry on any other purposes not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)3 of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)2 of the Internal Revenue Code, or corresponding section of any future federal tax code.

The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person.

Upon dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)3 of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or state, or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.