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## COR AMND/RESTATE/CORRECT OR O/D RESIGN QUALITY SYSTEMS, INC.

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DEC 18 2018

T. LEMIEUX

# 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.)

### SECTION I (1-3 MUST BE COMPLETED)

F1200C001749	
(Досивант пия	eber of corporation (if known)
Quality Systems, Inc.	
(Name of corporation as it appe	ears on the records of the Department of State)
, California	3. 4/24/2012 .(Date airhorized to do business in Florida)
(Incorporated under laws of)	(Date authorized to do business in Florida)
	SECTION II ILY THE APPLICABLE CHANGES)
I. If the amendment changes the name of the corpor	ration, when was the change effected under the laws of
its jurisdiction of incorporation? September 6, 2018	
NewCon Hadringon, Inc.	
(Name of corporation after the amendment, addin appropriate abbreviation, if not contained in new	v name of the corporation)
(If new name is unavailable in Florida, enter altern business in Florida)	nate corporate name adopted for the purpose of iransacting
5. If the amendment changes the period of duration,	indicate new period of duration.
	(New duration)
7. If the amendment changes the jurisdiction of inco	erporation, indicate new jurisdiction.
	New jurisdiction)
A Calal &	mport, evidencing the amendment, authenticated not more than Department of State, by the Secretary of State or other official ction under the laws of which it is incorporated.
(Signature of a offector,	president or other officer - if in the hands our appointed fidiciary, by that fiduciary)
James R. Arnold, Jr.	Chief Financial Officer
(Typed or printed pame of person signing)	(Title of person signing)

## AU817957

NOTO

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#### CERTIFICATE OF OWNERSHIP

Secretary of State
State of California of SEP 0 6 2018

Rusty Frantz and Jeffrey D. Linton certify that:

- 1. They are the President and Chief Executive Officer, and the Executive Vice President, General Counsel and Secretary, respectively, of Quality Systems, Inc., a California corporation (the "Corporation").
- This Corporation lower 100% of the outstanding shares of NextGen Healthcare, Inc., a California corporation.
- 3. The beard of directors of this Corporation duly adopted the following resolutions:

RESOLVED, that this Corporation merge NextGen Healthcare, Inc., its wholly-owned subsidiary corporation, into itself and assume all its obligations pursuant to California Corporations Code section 1110; and

RESOLVED FURTHER, that Article First of the Corporation's Restated Articles of Incorporation, as amended, shall be amended in its entirety to read as follows:

FIRST: The name of this corporation is

#### NEXTGEN HEALTHCARE, INC.

We further declare under penalty of perjury under the laws of the State of California, that the matters set forth in this certificate are true and correct of our own knowledge.

Date: September 6, 2018

Russy Frantz

resident and/Ghief Exceptive Officer

Jeffred Difficial / Executive Vice President, General

Counsel and Secretary

13720427+2



treasely certify that the foregoing transcript of page(s) is a full, true and correct copy of the engine rocord in the custody of the California Secretary of State's office.

SEP 2 5 2018

Date:\_\_\_\_

KIML

Ola COLL ALEX PADILLA SOCIOLARY OF STATE