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September 18, 2012

FLORIDA DEPARTMENT OF STATE Division of Corporations

CORPORATION SERVICE COMPANY

sesusmi

SUBJECT: ASCENSION HEALING ARTS INC. REF: W12000047992

<sup>Plasso</sup> Give original whitesion date as **the date**.

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The attachment referenced in your document regarding the manner of election of the directors was not included.,

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Pamela Smith Regulatory Specialist II FAX Aud. #: E12000228674 Letter Number: 812A00023378

P.O BOX 6327-Tallahassee, Florida 32314

## ARTICLES OF INCORPORATION In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME A SCENSION HEALING ARTS INC. The name of the corporation shall be:

	INCIPAL OFFICE Principal <u>street</u> address 575 West Indian Town Road Suite#100 Inpiter,FL,33458		Mailing address, if diffe	
	JRPOSE the corporation is organized is			
As stated i	<u>ANNER OF ELECTION</u> The manner in n the by-laws. WITIAL OFFICERS AND/OR DIRECTO		rs are elected and appointed:	
Address:	Melisssa Doyle, Director 308 Hugh Street. Rupiter FL	Address:	e: Lynzie Kronheim, Director 625 West Indian Town Road St Jupiter Pl 33458	uite#100
Address:	Donna Iones, Director 575 West Indian Town Road Suite#100 Iuniter FI, 33458	Address:	e: Lois Leatherman, Director 675 West Indian Town Road St hupiter, FL 33458	
Name and Title:		Name and Titl Address: 	le:	<u> </u>
	COLORADO STREED AGENT street address (P.O. Box NOT acceptable) of Corporation Service Company 1201 Hays Street Tallabassee, FL 32301		rent is:	SEP 17 AM
ARTICLE VII IN The name and address Name: Address:	CORPORATOR s of the Incorporator is: Melissa Doyle 308 Hugh Street Jupiter FL 33458		· ·	TCORDA
Haring been named certificate/Nam fami Corporation Serv	as registered open in accept service of prices for with and accept the appointment as register see Company	ss for the above si et agent and agree	lated corporation at the place design to act in this capacity	nated in this

By: Required Signature of Registered Agent

I submit this document and affirm that the facts stated beren for true. I am inware that any false information submitted in a document to the Department of State constitutes a third degree felows as provided for in x-817.155, F.S.

inar iume

9/10/2012 9/10/2012 Date

Mclissa Doyle, Director

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

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause of the certificate of incorporation. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting, to influence legislation and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this certificate, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501 (c) (3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue Code of 1986, as amended, (or the corresponding provision of any future United States Internal Revenue Law).

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