N13000001979

(Requestor's Name)
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ISECRETARY OF STATE
RILLAHASSIF FLORIDA

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FLORIDA DEPARTMENT OF STATE Division of Corporations

February 4, 2013

MYLLC.COM, INC. 5716 CORSA AVE STE 110 WESTLAKE VILLAGE, CA 91362

SUBJECT: GLOBAL HEALTH VISIONARY ALTERNATIVES INC.

Ref. Number: W13000006679

We have received your document for GLOBAL HEALTH VISIONARY ALTERNATIVES INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

Please return the corrected original and one copy of 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.

Justin M Shivers Regulatory Specialist II New Filing Section

Letter Number: 613A00002656

COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT: Global Health Visionary Alternatives Inc.

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for:

□ \$70.00 Filing Fee

□ \$78.75
Filing Fee &
Certificate of
Status

\$78.75

Filing Fee & Certified Copy \$87.50

Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: MyLLC.com, Inc.

Name (Printed or typed)

5716 Corsa Ave Ste 110

Address

Westlake Village, CA 91362

City, State & Zip

(888) 886-9552

Daytime Telephone number

diane.kalinowski@myllc.com

E-mail address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATIONIn compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I' The name of the	e corporation shall be: Global Hea	alth Visio	nary Alternatives Inc.	
ARTICLE II	PRINCIPAL OFFICE			
Principal <u>street</u> address: 1517 SW 24 Street			Mailing address, if different is: PO Box 350513	
Fort Lauderdale FL 33315			Fort Lauderdale FL 33335	
ARTICLE III	PURPOSE r which the corporation is organized is: Sa	id organ	ization is organized exclusi	vely for
			ific purposes, including for s	
purpose	s the making of distributio	ns to org	ganizations qualifying as an	exempt
organiza	tion from Federal income t	ax unde	r section 501 (c) (3) of the In	nternal
Revenue	Code, or corresponding s	section o	f any future Federal tax cod	le.
a. No pa	art of the net earnings of t	he orgar	nization shall inure to the be	enefit of,
	tributable to its members,	trustees,	, officers, or other private pe	ersons,
Cont. ARTICLE IV	MANNER OF ELECTION The ma	anner in which	the directors are elected and appointed:	etings
will be held	as needed to vote and elect Dir			
ARTICLE V	INITIAL OFFICERS AND/OR DI	<u>RECTORS</u>		
Name and Title	John Galamaga, Pres.	Name and Ti	tle: Katherine Parziale, Sec.	
	4429 White Feather Trail	Address:	PO Box 350513	
	Boynton Beach FL 33406		Fort Lauderdale FL 33335	7 PM
Name and Title	Frank Martire, Tres.	Name and Ti	Gary Tong, Director	3: 51 STATE
Address	516 N. Ogden Ave Ste 162	Address:	15035 Jackson Rd	
	Chicago, IL 60642		Delray Beach FL 33484	
Name and Title	Michael Libow, Director	Name and Ti	rancie Rose Canter, Director	
Address	PO Box 350513	Address:	4748 S Ocean Blvd Suite 1506	
	Fort Lauderdale FL 33335	-	Highland Beach FL 33487	

Name and T	tle: Adelaide L Mulry, Director	Name and Title:		
Address	c/o Piping Rock Assoc.Inc.			
	41 The Plaza	`		
	Locust Valley NY 11560			
Name and Ti	ile:1	Name and Title:		
Address	<u> </u>	Address:		
<u>ARTICLE</u>	T REGISTERED AGENT			
The name ar	d Florida street address (P.O. Box NOT accept	table) of the registered agent is:		
Name:	InCorp Services, Inc.	<u>_</u>		
Address:	17888 67th Court North	1		
11441400	Loxahatchee, FL 33470	0		
ARTICLE The name and	III INCORPORATOR d address of the Incorporator is: Katherine Parziale			
Address:	PO Box 350513			
Audi Ess.				
The name ar Name:	d address of the Incorporator is: Katherine Parziale	,		
	Fort Lauderdale FL 333		remonstion at the place of	lanianadad in 41-1-
Having been	named as registered agent to accept service of the appointment as	of process for the above stated concepts registered agent and agree to according to the state of	t in this capacity	
Having been	named as registered agent to accept service of the appointment as	of process for the above stated convergistered agent and agree to act behalf of: rp Services, Inc.		3 <u>≅ස</u>
Having been certificate, I	named as registered agent to accept service of am familiar with and accept the appointment as on on Required Signature of Registered A	of process for the above stated convergence to act to be shall of: The process for the above stated convergence to act to be shall of: The process for the above stated convergence to act to be shall of: The process for the above stated convergence to act to be shall of the process for the above stated convergence to act to be shall only the process for the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to be shall only the above stated convergence to act to a	01/22/2013 Date	3 13 FEB
Having been certificate, I	named as registered agent to accept service of am familiar with and accept the appointment as on on InCor	of process for the above stated convegistered agent and agree to act to behalf of: The process of the process	01/22/2013 Date	3 13 FEB
Having been certificate, I	named as registered agent to accept service of am familiar with and accept the appointment as on a concept service of the appointment of the service of Registered A document and affirm that the facts stated herein	of process for the above stated convegistered agent and agree to act to behalf of: The process of the process	01/22/2013 Date	3 13 FEB
Having been certificate, I	named as registered agent to accept service of am familiar with and accept the appointment as on a concept service of the appointment of the service of Registered A document and affirm that the facts stated herein	of process for the above stated coregistered agent and agree to act behalf of: rp Services, Inc. Agent are true. I am aware that any false provided for in s.817.155, F.S.	01/22/2013 Date information submitted in	3 REU PEB 27

Articles of Incorporation (Not for Profit) Cont.

Global Health Visionary Alternatives Inc.

Article III Purpose Cont.

the organization 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 hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization 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 document, the organization shall not carry on any other purpose 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.

b. 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 Common Pleas of the county in which the principal office of the organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

SECHELEN OF STATE

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