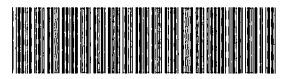
N200000000006

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:
•

Office Use Only



200355805452

12/01/20--01021--019 **43.75

JAN .

2029 1- 520 Brod

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION	Global CoCreation					
MAIL OF CORPORATE	N20000000096					
DOCUMENT NUMBER:						
The enclosed Articles of An	nendment and fee are sub	mitted for filing.				
Please return all correspond	ence concerning this matt	er to the following	<u>;</u> :			
Daniel Hershey						
		(Name of Contac	t Person)			
Hurwit & Associates						
		(Firm/ Comp	oany)			
1150 Walnut Street						
		(Address	.)			
Newton, MA 02461						
		(City/ State and 2	(ip Code)			
dhershey@hurwitassociates	s.com					
	-mail address: (to be use	d for future annual	report no	tification	1)	
For further information con	cerning this matter, please	e call:				
Janet Rickershauser					630-6900	
	(Name of Contact Persor	1)	(Area	Code)	(Daytime Telephor	ie Number)
Enclosed is a check for the	following amount made p	ayable to the Flori	da Depart	ment of	State:	
☐ \$35 Filing Fee	☐\$43.75 Filing Fee & Certificate of Status	■\$43.75 Filing F Certified Copy (Additional co- enclosed)		Certifi Certifi	O Filing Fee icate of Status ied Copy tional Copy is used)	

Mailing Address

Amendment Section Division of Corporations P.O. Box 6327

Tallahassee, FL 32314

Street Address

Amendment Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation

ofGlobal CoCreation Lab, Inc. (Name of Corporation as currently filed with the Florida Dept. of State) N20000000096 (Document Number of Corporation (if known) Pursuant to the provisions of section 617.1006. Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Articles of Incorporation: A. If amending name, enter the new name of the corporation: name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name. 7901 4th St. N. B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS) Suite 4000 St. Petersburg, FL 33702 C. Enter new mailing address, if applicable: 7901 4th St. N. (Mailing address MAY BE A POST OFFICE BOX) Suite 4000 St. Petersburg, FL 33702 D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Northwest Registered Agent LLC Name of New Registered Agent: 7901 4th St N STE 300 (Florida street address) New Registered Office Address: St. Petersburg New Registered Agent's Signature, if changing Registered Agent: I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

Signature of New Registered Agent, if changing

Ton Glove

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 F. There is a change, Mike Jones leaves the corporation, Sally Smith is named the F and S. These should be noted as John Doe, PT as a Change, Mike Jones, F as Remove, and Sally Smith, SV as an Add.

Example: X Change X Remove X Add		Doe 2 Jones 2 Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change Add	<u>D</u>	Ernesto de la Fe	801 BRICKELL AVE SUITE 2360 Miami, FL 33131
Remove			
2) Change Add	<u>D</u>	Vincent Omachonu	Coral Gables, FL 33146
Remove	D	Dr. Giselle Guerra	1500 NW 12th Ave #106 Miami, F1. 33136
4) Change Add			
Remove			
5) Change Add			
Remove			
6) Change Add			
Remove			
E. <u>If amending or additional st</u>		Articles, enter change(s) here: (Be specific)	
Article III, Purpose, sh	all be amended in	its entirety to read:	
The corporation is orga	anized and shall b	oe operated exclusively for charitable, edu	cational and scientific purposes, including
but not limited to adva	ncing education.	research, innovation, and entrepreneurship	in the sciences of health and medicine
in conjunction with co	mmunity based o	rganizations, educational institutions, and	governmental agencies. The corporation
		and all activities in furtherance of, related	

inconsistent with the corporation's q	ualification as an organization described in section 501(c)(3) of the l	nternal Revenue
	as the "Code," and in all cases including the corresponding provisi-	
subsequent tax law).		
Continued on attachment pages.		
		
		
		-
The date of each amendment(s) addate this document was signed.	loption: October 15th, 2020	, if other than the
Effective date if applicable:		
<u> </u>	(no more than 90 days after amendment file date)	
Note: If the date inserted in this blo document's effective date on the De	ck does not meet the applicable statutory filing requirements, this dapartment of State's records.	ite will not be listed as the
Adoption of Amendment(s)	(<u>CHECK ONE</u>)	
The amendment(s) was/were ac was/were sufficient for approva	dopted by the members and the number of votes cast for the amendn	nent(s)

are no members or members entitled to vote on the amendment(s). The amendment(s) was/were led by the board of directors.
October 15th, 2020
Dated
Signature
(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
ALEJANDRO ROMAN
(Typed or printed name of person signing)

ATTACHMENT TO ARTICLES OF AMENDMENT GLOBAL COCREATION LAB, INC.

In Compliance with Chapter 617, F.S. (Corporations Not for Profit)

ARTICLE IX: ADDITIONAL PROVISIONS

(a). Restrictions on Activities

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its directors, 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 of the corporation. 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 neither participate nor intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, 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, or corresponding section of any future federal tax code, or (b) by a corporation, 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). Indemnification

The corporation shall, to the fullest extent permitted by Florida law, indemnify each person who may serve or who has served at any time as an officer or director of the corporation against all expenses and liabilities, including, without limitation, counsel fees, judgments, fines, excise taxes, penalties and settlement payments, reasonably incurred by or imposed upon such person in connection with any threatened, pending or completed action, suit or proceeding in which he or she may become involved by reason of his or her service in such capacity; provided that no indemnification shall be provided for any such person with respect to any matter as to which he or she shall have been finally adjudicated in any proceeding not to have acted in good faith in the reasonable belief that such action was in the best interests of the corporation; and further provided that any compromise or settlement payment shall be approved by a majority vote of a quorum of directors who are not at that time parties to the proceeding.

To the extent permitted by Florida law, the corporation may, but shall not be required to, provide such indemnification to any person who may serve or who has served at any time as an employee, volunteer, or other agent of the corporation.

The right to indemnification conferred in this Article shall include the right to the advancement of reasonable expenses to persons entitled to indemnification hereunder. The indemnification provided hereunder shall inure to the benefit of the heirs, executors and administrators of persons entitled to indemnification. The right of indemnification under this Article shall be in addition to and not exclusive of all other rights to which any person may be entitled.

ATTACHMENT TO ARTICLES OF AMENDMENT GLOBAL COCREATION LAB, INC. Page 2

This Article constitutes a contract between the corporation and the persons entitled to indemnification hereunder. No amendment or repeal of the provisions of this Article which adversely affects the right of a person entitled to indemnification hereunder shall apply to such person with respect to those acts or omissions which occurred at any time prior to such amendment or repeal.

(c). Limitation on Personal Liability

No officer or director of the corporation shall be personally liable for monetary damages to any person for any statement, vote, decision, or failure to take an action, regarding organizational management or policy unless: (a) the officer or director breached or failed to perform his or her duties as an officer or director; and (b) the officer or director's breach of, or failure to perform, his or her duties constitutes: (1) a violation of the criminal law, unless the officer or director had reasonable cause to believe his or her conduct was lawful or had no reasonable cause to believe his or her conduct was unlawful; (2) a transaction from which the officer or director derived an improper personal benefit, directly or indirectly; or (3) recklessness or an act or omission that was committed in bad faith or with malicious purpose or in a manner exhibiting wanton and willful disregard of human rights, safety, or property.

(d). Dissolution

The dissolution of the corporation may be authorized at a meeting of the board of directors by a majority vote of the directors then in office. In the event of dissolution of the corporation, the board of directors shall, after paying or making provisions for the payment of all of the liabilities of the corporation to the extent assets of the corporation permit, dispose of all the assets of the corporation exclusively for the purposes of the corporation, as the board of directors shall determine, in such manner as required by section 501(c)(3) of the Code and in accordance with the laws of the State of Florida.

(e). Members

If the corporation shall have one or more classes of members, the designation of such classes, the manner of election or appointments, the duration of membership and the qualification and rights, including voting rights, of the members of each class, may be set forth in the bylaws of the corporation.