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January 15, 2020

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

Re: Global Health and Education Alliance Corporation Articles of Incorporation

Dear Sir or Madame:

I am enclosing the original and one copy of the Articles of Incorporation for the above-referenced Not-for-Profit Florida Corporation, along with Check #9595 in the amount of \$70.00 for the filing fee.

Please review the enclosures, and call me with questions or for additional information. Otherwise, please return a copy of the filed document to the office address at the top of this letter and utilize: psolawcp@bellsouth.net as the e-mail for future annual report notifications.

Thank you for your prompt attention to this filing.

Very Truly Yours

By: First Class Mail

George D. Psoinos

GDP/gp Enclosures

cc: Global Health and Education Alliance Corporation

ARTICLES OF INCORPORATION OF GLOBAL HEALTH AND EDUCATION ALLIANCE CORPORATION

The undersigned incorporators hereby form a Not-for-Profit Corporation under Chapter 617, Florida Statutes, the laws of the State of Florida and states as follows:

ARTICLE I NAME

The name of this Corporation is:

Global Health and Education Alliance Corporation

ARTICLE II PRINCIPAL OFFICE/MAILING ADDRESS

The principal office of the Corporation is:

601 North Congress Avenue, Ste. 408 Delray Beach, Florida 33445

The mailing address of the Corporation is:

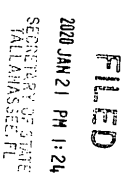
601 North Congress Avenue, Ste. 408 Delray Beach, Florida 33445

ARTICLE III DURATION

This Corporation shall commence upon the filing of these Articles of Incorporation, and continue in existence perpetually thereafter.

ARTICLE IV PURPOSE

A. <u>Purpose.</u> This Corporation is organized and operated exclusively for charitable, educational, philanthropic, and humanitarian purposes in accordance with Section 501(c)(3) of the Internal Revenue Code of 1986, and its regulations as they now exist or corresponding section of any future federal tax code (the "Code"), by sponsoring and participating in medical and educational missions on a local, national, and international scale. These missions will serve



as a catalyst for the establishment of rural health centers under the auspices of an associated college of health sciences which will enable this Corporation to educate local residents and prepare them to partner with the team that will be administering healthcare in their communities. Also, the Corporation will provide assistance in various forms, including, but not limited to, medical equipment, human resources, and academic scholarships, while respecting the spiritual and cultural beliefs of each community.

- B, <u>Limitations</u>. Notwithstanding any other provision of these Articles to the contrary, no director, officer, employee, or representative of the Corporation shall take any action or carry on any activity by or on behalf of the Corporation not permitted to be taken or carried on by an organization exempt under Section 501(c)(3) of the Code, and to all regulations promulgated thereunder, or by an organization contributions to which are deductible under Section 170(c)(2) of the Code, and to all regulations promulgated thereunder.
- C. <u>Distributions upon Dissolution</u>. Upon dissolution of the Corporation or the winding up of its affairs, the Board of Directors shall, after paying or making provisions for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Code, or corresponding provision of any future United States Internal Revenue Law, as the Board of Directors shall determine. Any such assets 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 purposes or to such organization or organizations, as said court shall determine which are organized and operated exclusively for such purposes.

ARTICLE V MANNER OF ELECTION

The directors and officers of the Corporation shall be elected as provided for in the By-Laws.

ARTICLE VI INITIAL DIRECTORS

Director: Nnachi Oko

601 N. Congress Avenue, #408 Delray Beach, Florida 33445

Director: Christina C. Oko

601 N. Congress Avenue, #408 Delray Beach, Florida 33445 Director:

Jov N. Ukeagu

18970 Stewart Circle, Apt. 5 Boca Raton, Florida 33496

ARTICLE VII INITIAL OFFICERS

President:

Nnachi Oko

601 N. Congress Avenue, #408 Delray Beach, Florida 33445

Vice-President:

Christina C. Oko

601 N. Congress Avenue, #408 Delray Beach, Florida 33445

Secretary/Treasurer:

Joy N. Ukeagu

18970 Stewart Circle, Apt. 5 Boca Raton, Florida 33496

ARTICLE VIII INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this Corporation is:

1615 Forum Place, Ste. 3A

West Palm Beach, Florida 33401

The name of the initial registered agent of this Corporation at that address is:

George D. Psoinos, Esquire George D. Psoinos, P.A.

ARTICLE IX INCORPORATOR

The name and mailing address of the undersigned incorporator signing these Articles of Incorporation is:

> Nnachi Oko 601 North Congress Avenue, Ste. 408 Delray Beach, Florida 33445

ARTICLE X **AMENDMENTS**

Amendments to these Articles of Incorporation may be made at any regular business



meeting of the Board of Directors. Each proposed Amendment must be passed by a majority vote of the Directors entitled to vote.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of

Incorporation this 15 day of January, 2020.

Nnachi Oko, Incorporator

2020 JAN 21 PM 1:24 SECRETERY OF STATE

<u>CERTIFICATE DESIGNATING THE ADDRESS AND</u> AN AGENT UPON WHOM PROCESS MAY BE SERVED

Having been named to accept service of process for Global Health and Education Alliance Corporation, at the place designated in its Articles of Incorporation, I agree to act in this capacity and to comply with the provisions of Chapter 617.0501, Florida Statutes.

Dated this day of January, 2020.

Bv:

George D. Psoinos, Esquire George D. Psoinos, P.A. 1615 Forum Place, Suite 3A West Palm Beach, Florida 33401

