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Date:	05/26/2021		
Name:		no	
	13807	02	
Entity Name	YEIN AND L	YMPHATIC	TEACHING NETWORK INC.
✓ Articl	es of Incorporation/	Authorization	o Transact Business
Ame	ndment		
☐ Char	ige of Agent		
☐ Reins	statement		
☐ Conv	rersion		
☐ Merg	er		
Disso	olution/Withdrawal		
☐ Fictiti	ous Name		
✓ Othe	r	Please provide	a certified copy upon filing.
Authorized A	Amount:	\$78.75	
Signaturo	Eric Marcano		

F: 800.944.6607

F: +852.2682.9790

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

<u>ARTICLE II</u>	PRINCIPAL OFFICE		
6 H	Principal <u>street</u> address: larbor Drive	Mailing address, if different is:	
£.ak	ke Worth Beach, FL 33460		
The purpose	II PURPOSE for which the corporation is organized is all Revenue Code of 1986, as amended.	Educational, charitable and scientific within the meaning of Section 50	
pursuant	t to the requirements outlined in the	Bylaws.	
pursuant	to the requirements outlined in the	Bylaws. ECTORS	
pursuant AKTICLE V Name and Ti	to the requirements outlined in the INITIAL OFFICERS AND/OR DIR itle: Victor M. Canata, Director	Bylaws. ECTORS Name and Title: Lowell S. Kabnick, Director 6 Harbor Drive	
pursuant	to the requirements outlined in the INITIAL OFFICERS AND/OR DIR itle: Victor M. Canata, Director	Bylaws. ECTORS Name and Title: Lowell S. Kabnick, Director 6 Harbor Drive	
pursuant ARTICLE V Name and Ti Address	to the requirements outlined in the INITIAL OFFICERS AND/OR DIR itle: Victor M. Canata, Director 6 Harbor Drive Lake Worth Beach, FL 33460 Leigh Ann Eliseo, Director	Bylaws. ECTORS Name and Title: Lowell S. Kabnick, Director Address: 6 Harbor Drive	
pursuant ARTICLE V Name and Ti Address	to the requirements outlined in the INITIAL OFFICERS AND/OR DIR itle: Victor M. Canata, Director 6 Harbor Drive Lake Worth Beach, FL 33460 Leigh Ann Eliseo, Director	Name and Title: Lowell S. Kabnick, Director Address: Lake Worth Beach, FL 33460 Name and Title:	
pursuant ARTICLE V Name and Ti Address	to the requirements outlined in the INITIAL OFFICERS AND/OR DIR itle: Victor M. Canata, Director 6 Harbor Drive Lake Worth Beach, FL 33460 itle: Leigh Ann Elisco, Director	Bylaws. ECTORS Name and Title: Lowell S. Kabnick, Director Address: Lake Worth Beach, FL 33460	
pursuant ARTICLE V Name and Ti Address Name and Ti	to the requirements outlined in the INITIAL OFFICERS AND/OR DIR itle: Victor M. Canata, Director 6 Harbor Drive Lake Worth Beach, FL 33460 Leigh Ann Elisco, Director 6 Harbor Drive	Name and Title: Lowell S. Kabnick, Director Address: Lake Worth Beach, FL 33460 Name and Title: Address:	

THE	Name and Title:
Address	Address:
_	
Name and Title:_	Name and Title:
Address	Address:
_	
ARTICLE VI I	REGISTERED AGENT orida street address (P.O. Box NOT acceptable) of the registered agent is:
Name:	Lowell S. Kabnick
	6 Harbor Drive
Address:	
Address:	Lake Worth Beach, FL 33460
ARTICLE VII	Lake Worth Beach, FL 33460 LNCORPORATOR dress of the Incorporator is:
ARTICLE VII	INCORPORATOR
ARTICLE VII The name and ad	LNCORPORATOR dress of the Incorporator is:
ARTICLE VII The name and ad Name:	INCORPORATOR dress of the Incorporator is: Lowell S. Kabnick
ARTICLE VII The name and ad Name: Address:	LNCORPORATOR dress of the Incorporator is: Lowell S. Kabnick 6 Harbor Drive Lake Worth Beach, FL 33460 EFFECTIVE DATE:
ARTICLE VII The name and ad Name: Address: ARTICLE VIII Effective date, if of	LNCORPORATOR dress of the Incorporator is: Lowell S. Kabnick 6 Harbor Drive Lake Worth Beach, FL 33460
ARTICLE VII The name and ad Name: Address: ARTICLE VIII Effective date, if of (If an effective date) Note: If the date	LINCORPORATOR dress of the Incorporator is: Lowell S. Kabnick 6 Harbor Drive Lake Worth Beach, FL 33460 EFFECTIVE DATE: other than the date of filing:
ARTICLE VII The name and ad Name: Address: ARTICLE VIII Effective date, if of (If an effective date, if of the date document's effective date) Having been name	INCORPORATOR dress of the Incorporator is: Lowell S. Kabnick 6 Harbor Drive Lake Worth Beach, FL 33460 EFFECTIVE DATE: other than the date of filing:
ARTICLE VII The name and ad Name: Address: ARTICLE VIII Effective date, if of (If an effective date, if of the date document's effective date) Having been name	INCORPORATOR dress of the Incorporator is: Lowell S. Kabnick 6 Harbor Drive Lake Worth Beach, FL 33460 EFFECTIVE DATE: other than the date of filing:
ARTICLE VII The name and ad Name: Address: ARTICLE VIII Effective date, if of (If an effective date, if of the date document's effective date) Having been name	INCORPORATOR dress of the Incorporator is: Lowell S. Kabnick 6 Harbor Drive Lake Worth Beach, FL 33460 EFFECTIVE DATE: other than the date of filing:
ARTICLE VII The name and ad Name: Address: ARTICLE VIII Effective date, if of (If an effective date document's effective date date document's effective date date document's effective date date date date date date date dat	Lowell S. Kabnick 6 Harbor Drive Lake Worth Beach, FL 33460 EFFECTIVE DATE: other than the date of filing:

RIDER

- (1) No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, 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 set forth in Article 4 hereof. 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 (or in opposition to) any candidate for public office.
- (2) Notwithstanding any other provisions 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 of 1986 (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 (or the corresponding provision of any future United States Internal Revenue Law).
- (3) Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of 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 such for charitable, educational, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine.

