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To:

Division of Corporations

Fax Number

: (850)617-6380

From:

Account Name : TRIAD PROFESSIONAL SERVICES, LLC

Account Number : I20020000094 Phone : (770)777-2091 Fax Number : (770)220-1943

\*\*Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.\*\*

Email Add:	998!	

## COR AMND/RESTATE/CORRECT OR O/D RESIGN GLOBAL PATHOLOGY LABORATORY SERVICES, INC.

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8/4/2011 V V - ( - /

## COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF COR	PORATION:	Global Patho	ogy Laborat	tory Servi	ces, Inc.	
DOCUMENT NU	JMBER:		P000000	57559		
The enclosed Artic	cles of Amendinen	t and fee are submit	ed for filing.			
Please return all co	orrespondence con	cerning this matter t	o the following	:		
		Costell W Nume of Con			<del></del>	
		Greenberg T				
	401	I East Las Olas Bo		2000	***************************************	
		Ft. Lauderdal				
	14-14-14-14-14-14-14-14-14-14-14-14-14-1	City/ State an				
	E-mail address	waltonc@gtlavis: (to be used for future	N.COM annual report notif	tication)	<del></del>	
For further inform	ation concerning th	his matter, please ca	11:			
	Costell Walton III	at (	954 ) Area Code & Da	768-	5209	
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P.O. Box 6	nt Section Corporations	Amo Divi Clift 2661	et Address indment Section sion of Corpora on Building Executive Cen ihassee, FL 323	ations ater Circle		

Articles of Amendment to
Articles of Incorporation of 11 AUE -4 AM 9: 59  Clobal Pathology Laboratory Services, Inc.  (Name of Corporation as currently filed with the Floridn Dept. of State)  FALLARY OF TALLARY OF THE PROPERTY OF TALLARY OF TALL
Global Pathology Laboratory Services, Inc.  (Name of Corporation as currently filed with the Florida Dept. of State)  P00000057559  (Document Number of Corporation (if known)
(Name of Corporation as currently filed with the Florida Dept. of State) TALLARY OF THE
P00000057559
(Document Number of Corporation (if known)
Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:
A. If amending name, enter the new name of the corporation:
H & P Legacy Corp. The new
name must be distinguishable and contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or Co.," or the designation "Corp." "Inc.," or "Co". A professional corporation name must contain the word "chartered," "professional association," or the abbreviation "P.A."
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS)
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)
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:
Name of New Registered Agent;
New Registered Office Address: (Florida street address)
Florida
(City) (Zip Code)
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

Page 1 of 3

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removed at	nd fitle, name, and address of litional sheets, if necessary)	n, enter the title and name of each off each Officer and/or Director being ac	dded:
<u>Title</u>	Name	Address	Type of Action
<del></del>			Add Remove
			☐ Add ☐ Remove
		***************************************	Add Remove
(aluch ac	ling or udding additional Arti dditional sheets, (f necessary).	cies, enter enange(s) nere; (Be specific)	
provisio	nendment provides for an exe ups for implementing the ame ot applicable, indicate N/A)	hange, reclassification, or cancellation	n of issued shares, ment itself:

Page 2 of 3

The date of each amendment(s	adoption: August 1, 2011
Effective date if applicable:	(date of adoption is required)
	no more than 90 days after unendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were by the shareholders was/were	adopted by the shareholders. The number of votes east for the amendment(s) sufficient for approval.
The amendment(s) was/were must be separately provided j	approved by the shareholders through voting groups. The following statement for each voting group entitled to vote separately on the amendment(s):
"The number of votes ca	st for the amendment(s) was/were sufficient for approval
by	
(N	oling group)
action was not required.	adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/were action was not required.	adopted by the incorporators without shareholder action and shareholder
Dated	D/2/2011
Signature	- And an Illus
selecto	director, president or other officer – if directors or officers have not been ed. by an incorporator – if in the hands of a receiver, trustee, or other court ated fiduciary by that fiduciary)
_	Andrew J. Hanly
	(Typed or printed name of person signing)
	President
	(Title of person signing)