*PLEASE READ ALL INSTRUCTIONS BEFORE COMPLETING THIS FORM. FLORIDA DEPARTMENT OF STATE **CORPORATION** 08 MAR -4 PM 2: 34 Secretary of State REINSTATEMENT **DIVISION OF CORPORATIONS** SECRETARY OF STATE TALLAHASSEE, FLORIDA DOCUMENT # P06000042213 1. Corporation Name Global Integration Services, Inc. 2. Principal Office Address - No P.O. Box # 3. Mailing Office Address 1900 N. Krome Avenue 1900 N. Krome Avenue EMF 170/66 Suite, Apt. #, etc. Suite, Apt. #, etc. Date Incorporated or Qualified To Do Business in Florida 07/07/05 City & State City & State Applied For 5. FEI Number Homestead, FL Homestead, FL 20-3137997 Not Applicable Zip Country Country \$8.75 Additional Fee required for a Certificate of Status CERTIFICATE OF STATUS DESIRED 33030 USA 33030 USA 7. Name and Address of Current Registered Agent Name √ The reinstatement fee is imposed, except in Glenn W. Williams, Esq. circumstances which the entity did not receive Street Address (P.O. Box Number is Not Acceptable) the prior notices. By checking this box, you 1900 N. Krome Avenue are certifying the prior notices were not Suite, Apt. #, Etc. received and requesting the reinstatement fee be waived. Zip Code City State 33030 Homestead 8. I, being appointed the registere ৰ familial with and accept the obligations of section 607.0505 or 617.0503, F.S.: Signature of Date February 28, 2008 Registered Agent D AGENT MUST SIGN 9. Names and Street Addresses of Each Officer and Director (Florida nonprofit corporations must list at least 3 directors) Name of Officers and/or Directors Street Address of Each Officer and/or Director Titles City / State / Zip David Dickson Homestead, FL 33090 D P.O. Box 900800 P.O. Box 900800 D Homestead, FL 33090 **Edward Dickson** D Glenn W. Williams 1900 N. Krome Avenue Homestead, FL 33090 03/04/08--01016--024 **30 10. I certify that I am an officer or director or the receiver or trustee empowered to execute this application as provided for in chapter 607 or 617, F.S. I further certify that when filing this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies the requirements of section 607.0401 or 617.0401, F.S., that all fees owed by the corporation have been pair and the names of individuals listed on this form do not qualify for an exemption contained in Chapter 119, F.S. The information indicated on this application is true and accurate and my signe ture shall have the same legal effect as if made under oath. 2/28/2008 Glenn W. Williams 305-245-8099 SIGNATURE:

NINTED NAME OF SIGNING OFFICER OR DIRECTOR

Date

Daytime Phone #