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New Perspectives We never stop thinking.

December 19, 2014

Florida Department of State Division of Corporations Corporate Filings Clifton Bldg 2661 Executive Center Circle Tallahassee, FL 32301

Dear Department of State,

I have enclosed the Certificate of Domestication and the fees for New Perspectives, Inc. to become a Florida Corporation on January 1, 2015.

Please feel free to contact me if you have any questions.

Sincerely,

Jennifer A. Filbey, Ph.D.

ifilbey@newperspectives-us.com

256-417-8568

COVER LETTER

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

SUBJECT:		
Enclosed is an original and one (1) copy of the Certi-	ficate of Domestication and a check for:	
FEES:		
Certificate of Domestication	\$ 50.00	
Articles of Incorporation and Certified Copy		
Total to domesticate and file	\$128.75	
OPTIONAL:		
Certificate of Status	\$ 8.75	
Jennifer A. Filbey		
Name (printe	ed or typed)	
2977 Princess Amelia Court		
Address		
Fernandina Beach, FL 32034		
City, State	e & Zip	
256-417-8568		
Daytime Teleph	none Number	
jfilbey@newperspec	ctives-us.com	
E-mail address: (to be used for fu	ture annual report notification)	



December 23, 2014

JENNIFER A. FILBEY 2977 PRINCESS AMELIA COURT FERNANDINA BEACH, FL 32034

SUBJECT: NEW PERSPECTIVES, INC.

Ref. Number: W14000076138

We have received your document for NEW PERSPECTIVES, INC. and your check(s) totaling \$128.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The "Effective Date" (Article X) is not acceptable for a Domestication. The effective will be the date will be the date stated on the "Certificate of Domestication" - #1. Please remove this article number.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Maryanne Dickey Regulatory Specialist II New Filing Section

Letter Number: 214A00027154

January 8, 2015

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

Dear Division of Corporations,

I have made the requested change to the Articles of Incorporation and included the original and one copy, along with the letter that you sent to me, Ref Number: W1400076138.

Thank you for your help in getting New Perspectives, Inc. incorporated in Florida.

Sincerely,

Jennifer A. Filbey, Ph.D.

President

New Perspectives, Inc.

256-417-8568

ifilbey@newperspectives-us.com



January 14, 2015

JENNIFER A. FILBEY 2977 PRINCESS AMELIA COURT FERNANDINA BEACH, FL 32034

SUBJECT: NEW PERSPECTIVES, INC.

Ref. Number: W14000076138

We have received your document for NEW PERSPECTIVES, INC. and your check(s) totaling \$128.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must sign accepting the designation.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Letter Number: 214A00027154

Maryanne Dickey Regulatory Specialist II New Filing Section

www.sunbiz.org

CERTIFICATE OF DOMESTICATION

The undersign	_{ed,} Jennifer A. Filbey	President	The state of the s	
J	(Name)	(Title)	7 G	
of New Pers	spectives, Inc.	a foreig	n corporation,	
in accordance	(Corporation Name) with s. 607.1801, Florida Statutes, does hereby	y certify:	PH 3:	
1. The date o	n which corporation was first formed was Ma	irch 17		
2. The jurisdiction where the above named corporation was first formed, incorporated, or otherwise came into being was Huntsville, Madison County, Alabama				
	of the corporation immediately prior to the fili Perspectives, Inc.	ng of this Certificate of Do	omestication .	
	of the corporation, as set forth in its articles of 2 and 607.0401 with this certificate is New F		pursuant to	
administra	iction that constituted the seat, siege social, or tion of the corporation, or any other equivalen- ely before the filing of the Certificate of Domes	t jurisdiction under applica	ible law,	
6. Attached a to s. 607.1	are Florida articles of incorporation to complete 801.	e the domestication require	ements pursuant	
I am Preside	ent , of New Perspectives, Inc.		<u></u>	
	rized to sign this Certificate of Domestication of The Cember day of December day of Authorized Signature	,,,,	n and have done <i>2014</i> .	
	Filing Fee: Certificate of Domestication Articles of Incorporation and Certified Total to domesticate and file	\$ 50.00 d Copy \$ 78.75 \$128.75		

ARTICLES OF INCORPORATION

OF

NEW PERSPECTIVES, INC.

THE UNDERSIGNED, Jennifer A. Filbey, to organize a corporation pursuant to Chapter 607 and 620 Florida Statues (F.S.), subscribes her name to the following Articles of Incorporation.

ARTICLE I

Name

The name of the corporation shall be New Perspectives, Inc.

ARTICLE II

Principal Office

The principal place of business / mailing address is 2977 Princess Amelia Court, Fernandina Beach, Florida, 32034.

ARTICLE III

Purpose

The purpose for which the corporation is organized is to provide business leadership and strategy, business development, marketing and project management consulting services and any and all services related or ancillary thereto.

ARTICLE IV

Period of Duration

The period of duration of the corporation shall be perpetual.

ARTICLE V

Capital Stock

The total authorized capital stock of the corporation is \$1,000. The total number of shares of stock which corporation shall have authority to issue is 1,000 shares. The shares shall be common stock of the par value of \$1.00 per share. The corporation shall not have preferred stock, or stock of a different class.

ARTICLE VI

Special Provisions

Section 1. The corporation shall have the right to purchase, take, receive, or otherwise acquire, hold, own, pledge, and transfer, or otherwise dispose of its own shares. The purchase of its own shares, whether direct or indirect, shall be made only to the extent of unreserved and unrestricted earned surplus and capital surplus. If the corporation agrees to acquire its stock in exchange for an installment obligation it shall only be necessary for the corporation to have unreserved and unrestricted earned and capital surplus at the due date of each installment.

Section 2. The corporation may restrict the transfer or registration of transfer of all or less than all of its stock by the provisions of its bylaws, by an agreement among all or less than all of its shareholders, or by agreement among all or less than all of its shareholders and the corporation. A restriction on the transfer or registration of transfers of stock of the corporation may:

- (a) obligate the holder of the restricted stock to offer to the corporation or to any other holders of stock of the corporation or to any other person or to a combination of them, a prior opportunity, to be exercised within not more than sixty (60) days, to acquire the restricted stock;
- (b) obligate the corporation or any holder of stock of the corporation or any other person or any combination of them, to purchase the stock which is the subject of an agreement concerning the purchase and sale of the stock;
- (c) require the corporation or the holder of stock of the corporation to consent to any proposed transfer of the stock or approve the proposed transferee of the stock;
- (d) prohibit the transfer of restricted stock to designated persons or classes of persons if the designation is not manifestly unreasonable; or
- (e) be by any other reasonable method.

Unless noted conspicuously on the stock, a restriction, even though permitted by law or this section, is ineffective against a person without actual knowledge of the restriction.

Section 3. The corporation shall be entitled to treat the registered owner of its shares of stock as the owner for all purposes even though it has notice of an equitable or other claim to or interest in the shares on the part of another person.

Section 4. The bylaws of the corporation shall contain provisions for the regulation and management of the affairs of the corporation not inconsistent with the articles of incorporation or law. The initial bylaws of the corporation shall be adopted by the shareholders. The bylaws of the corporation may be amended on the affirmative vote of the holders of a majority of the shares of common stock at an annual or special meeting of the shareholders. The bylaws may also be amended between shareholders' meetings by a majority vote of the board of directors; provided, however, that the board of directors may not amend any bylaw establishing the number of directors, the number of directors constituting a quorum at a meeting of the board of directors, the time and place of shareholders' meetings, or the quorum at a shareholders' meeting.

Section 5. The corporate powers shall be exercised by the board of directors, except as otherwise provided in title articles of incorporation or by law. In furtherance and not in limitation of the powers conferred by law, the board of directors is authorized to determine the amount of working capital of the corporation to determine the date of declaration and payment of dividends; and to determine the use or disposition of any surplus. The bylaws may confer additional powers to the board of directors.

Section 6. The corporation reserves the right to amend its articles of incorporation and all rights conferred by the articles of incorporation are subject to this reservation.

Section 7. Every shareholder entitled to vote for the election of directors shall have the preemptive right to purchase his or her proportion of the issuance of any class of shares, including treasury shares, according to the proportion of his or her holdings of such class of shares, at the price and on the terms determined by the board of directors.

Section 8. The corporation may indemnify any person by reason of the fact that he is or was a director,

officer, employee, or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, partner, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise to the extent provided in the bylaws of the corporation or as otherwise provided by law.

ARTICLE VII

Initial Directors

The initial board of directors of the corporation shall be composed of one (1) member. The name and address of the director to serve until the first annual meeting of shareholders or until her successorals elected and qualified is:

Name

Address

Jennifer A. Filbey

2977 Princess Amelia Court

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ARTICLE VIII

Initial Registered Agent

The initial registered agent is Jennifer A. Filbey with registered office at 2977 Princess Amelia Court, Fernandina Beach, FL 32034.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature Registered Agent

12-19-14

Date

ARTICLE IX

Incorporator

The name and address of the incorporator is:

Name

Address

Jennifer A. Filbey

2977 Princess Amelia Court Fernandina Beach, FL 32034

I submit this document and affirm that the facts stated herein are true. I am aware that the false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Signature Incorporator

Date