## P21000059832

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## **COVER LETTER**

TO: Amendment Section Division of Corporations

NAME OF CORPO	RATION: MY SANCTUARY	OF WELLNESS INC.	
DOCUMENT NUM	BER: P21000059832		
The enclosed Articles	of Amendment and fee are sul	bmitted for filing.	
Please return all corre	spondence concerning this ma	tter to the following:	
	Adam Bergman		
	<del></del>	Name of Contact Person	1
	IRA Financial Group		
	·	Firm/ Company	· · · · · · · · · · · · · · · · · · ·
	5024 S Bur Oak Place, Suite	• •	
		Address	
	Sioux Falls, SD 57108	, . <u></u>	
		City/ State and Zip Code	;
	LLC@IRAFINANCIALGRO	OUP.COM	
	E-mail address: (to be us	ed for future annual report	notification)
For further information	on concerning this matter, pleas	se call:	
ADAM BERGMAN		at ( <sup>305</sup>	948-0572
Name	of Contact Person	Area Coo	le & Daytime Telephone Number
Enclosed is a check for	or the following amount made	payable to the Florida Depa	urtment of State:
☐ \$35 Filing Fee	☐\$43.75 Filing Fee & Certificate of Status	\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)

Mailing Address
Amendment Section
Division of Corporations
P.O. Box 6327

Street Address
Amendment Section
Division of Corporations
The Centre of Tallahassee

## Articles of Amendment to Articles of Incorporation

r <sup>*</sup>		
tly filed with the Florida Dept. of State)	<del>,</del>	
of Corporation (if known)		
Florida Profit Corporation adopts the following a	mendme	nt(s) to
	he new	
7901 4TH ST N		
STE 300		
ST. PETERSBURG, FL 33702	<del></del>	
7901 4TH ST N		
STE 300	<del></del>	
ST. PETERSBURG, FL 33702		
iress in Florida, enter the name of the		
<u>st</u>		
treet address)		
. Florida		
(City) (Zip Cod	le)	
	2	7
t;	<u></u>	ন :
with and accept the obligations of the position.		
Registered Agent, if changing	Ĝ> ⊐≃	
	thy filed with the Florida Dept. of State)  of Corporation (if known)  is Florida Profit Corporation adopts the following a  ""  ""  ""  ""  ""  ""  ""  ""  ""	of Corporation (if known)  The new  Company, "or "incorporated" or the abbreviation "Corp., "  A professional corporation name must contain the word  The new  The new  Company, "or "incorporated" or the abbreviation "Corp., "  A professional corporation name must contain the word  The new  The new  Company, "or "incorporated" or the abbreviation "Corp., "  A professional corporation name must contain the word  The new  Company, "or "incorporated" or the abbreviation "Corp., "  The new  The new  The new  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  The new  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  The new  Torporation "Corp., "  The new  Torporation "Corp., "  The new  The new  The new  Torporation "Corp., "  The new  The new  The new  The new  Torporation "Corp., "  The new  The new  The new  Torporation "Corp., "  The new  Torporation "Corp., "  The new  Torporation "Corp., "  The new  The n

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If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Add

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

X Change	<u>PT</u>	John Doe	
X Remove	<u>v</u> <u>!</u>	Mike Jones	
X Add	<u>sv</u>	Sally Smith	
Type of Action (Check One)	Title	<u>Name</u>	Address
X Change	<u>P</u>	JESSE TURNER	7901 4TH ST N
Add			STE 300
Remove			ST. PETERSBURG, FL 33702
2) Change	<del></del>		<del> </del>
Add			
Remove 3) Change			
Add			
Remove			
4) Change	<u></u>		
Add			
Remove			
5) Change			
Add			
Remove			
6) Change			

If amending or adding additional Arti- Attach additional sheets, if necessary).	(Be specific)
<del></del>	
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f an amendment provides for an exch	nange, reclassification, or cancellation of issued shares,
provisions for implementing the amer (if not applicable, indicate N/A)	ndment if not contained in the amendment itself:
(y nor uppression, surcease vorry	

The date of each amend	
date this document was:	igned.
Effective date if applica	tble: (no more than 90 days after amendment file date)
	(no more than 90 days after amendment file date)
Note: If the date insert document's effective dat	ed in this block does not meet the applicable statutory filing requirements, this date will not be listed e on the Department of State's records.
Adoption of Amendme	nt(s) (CHECK ONE)
The amendment(s) w action was not requin	as/were adopted by the incorporators, or board of directors without shareholder action and shareholder ad.
	as/were adopted by the shareholders. The number of votes cast for the amendment(s) vas/were sufficient for approval.
	as/were approved by the shareholders through voting groups. The following statement
must be separately p	votes cast for the amendment(s) was/were sufficient for approval
must be separately p	rovided for each voting group entitled to vote separately on the amendment(s):
must be separately p	votes cast for the amendment(s) was/were sufficient for approval
must be separately p	votes cast for the amendment(s) was/were sufficient for approval  (voting group)
must be separately portion of the number of	votes cast for the amendment(s) was/were sufficient for approval  (voting group)  7   12   2    (By a director, president or other officer – if directors or officers have not been
must be separately portion of the number of	votes cast for the amendment(s) was/were sufficient for approval  (voting group)  (Voting group)  (By a director, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court
must be separately portion of the number of	votes cast for the amendment(s) was/were sufficient for approval  (voting group)  7   12   2    (By a director, president or other officer – if directors or officers have not been
must be separately portion of the number of	votes cast for the amendment(s) was/were sufficient for approval  (voting group)  (Voting group)  (By a director, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court