an at

State of Rhode Island and Providence Plantations

Department of State - Business Services Division

# **Certificate of Authority**

**FOREIGN Non-Profit Corporation** 

→ Filing Fee: \$50.00

Pursuant to the provisions of RIGL <u>7-6-74</u> , th applies for a Certificate of Authority to conduct purpose submits the following statement:	e undersigned ct affairs in the	foreign non-profit corporation State of Rhode Island, and for	hereby that	1	
1. The name of the corporation is:					
Prime Healthcare Foundation, Inc.					
If this name is unavailable in Rhode Island,	the corporation	's elected name is:			
2. It is incorporated under the laws of.	Delaware			917	Ξ
3. The date of its incorporation is:	December 13	, 2006			
And the period of its duration is: CHECK ON	ILY ONE BOX		······································	<del>- co -</del>	
✓ Perpetual (on-going)	Perpetual (on-going)				
Date certain for dissolution					<u> </u>
4. The address of its principal place of busine	ess is:			- 33	F
3300 E. Guasti Road, 3rd Floor, Ontario, C	A 91761				
5. The name and address of the initial registe	ered agent/offic	e in Rhode Island is:			
Agent Name National Corporate Research	, Ltd				
Street Address ( <u>NOT</u> a P.O. Box) 222 Jeffers	son Blvd.				
City/Town Warick		State RHODE ISLAND	Zip Code 02888		
6. List the specific purposes for transacting b	usiness in Rho	de Isiand:			
The corporation serves as the parent entit affairs, specifically for the promotion of he	v that will exc	lusively conduct charitable	scientific and educatio are coverage.	nal	
		Check the	box to indicate an attachr	ment.	

MAIL TO:

Division of Business Services 148 W. River Street, Providence, Rhode island 02904-2615 Phone: (401) 222-3040 Website: www.sos.ri.gov

FILED 12:26

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FORM 250 - Revised: 08/2016

A 293441

7. The names and respective addresses of its directors and officers are:				
OFFICE	NAME	ADDRESS	· · · · · · · · · · · · · · · · · · ·	
Director	Kavitha Bhatia	3300 E. Guasti Rd., 3rd Fl., Ontario, CA 91761		
Director	David Thorson	29899 Agoura Rd., Suite 110	D, Agoura Hills, CA	
Director	William Ruh	504 E. Route 66, Glendora, CA 91740		
President	Mike Sarian	3300 E. Guasti Rd., 3rd Fl., (	Ontario, CA 91761	
Vice President	N/A			
Treasurer	Madan Reddy	3300 E. Guasti Rd., 3rd Fl., 0	Ontario, CA 91761	
Secretary	Troy Schell	3300 E. Guasti Rd., 3rd Fl., 0	Ontario, CA 91761	
		Check the box	to indicate an attachment.	
8. This application must be accompanied by Certified Copies of its Articles of Incorporation and ALL Amendments issued by the proper officer of the state or country under the laws of which it is incorporated that is dated within 60 days of the filing of this document.				
Under penalty of perjury, we declare and affirm that we have examined this Application for Certificate of Authority, including and accompanying attachments, and that all statements contained herein are true and correct.				
Type or Print Name of ☑ President OR □ Vice President  Mike Sarian			Date 1 (13 /2017	
Signature of President OR Vice President Segn DOS UNENTHERE				
Type of Print Name of ☑ Secretary OR ☐ Assistant Secretary Date				
Troy Schell			1-13-17	
Signature of Secretary OR Assistant Secretary SIGN DOCUMENT HERE				

TWO SIGNATURES ARE REQURIED

Page 1

# Delaware The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED ARE TRUE AND CORRECT
COPIES OF ALL DOCUMENTS ON FILE OF "PRIME HEALTHCARE FOUNDATION,
INC." AS RECEIVED AND FILED IN THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF INCORPORATION, FILED THE THIRTEENTH DAY OF DECEMBER, A.D. 2006, AT 9:31 O'CLOCK P.M.

CERTIFICATE OF REVIVAL, CHANGING ITS NAME FROM "PRIME HEALTHCARE SERVICES FOUNDATION, INC." TO "PHSI FOUNDATION, INC.", FILED THE TWENTY-FIFTH DAY OF APRIL, A.D. 2011, AT 5:44 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, CHANGING ITS NAME FROM "PHSI FOUNDATION, INC." TO "PRIME HEALTHCARE FOUNDATION, INC.", FILED THE FOURTH DAY OF NOVEMBER, A.D. 2013, AT 8:11 O'CLOCK P.M.

RESTATED CERTIFICATE, FILED THE THIRD DAY OF MARCH, A.D. 2016, AT 4:07 O'CLOCK P.M.

Authentication: 201870738 Date: 01-13-17

4267566 8100H SR# 20170227322 Delaware
The First State

Page 2

CERTIFICATE OF CHANGE OF REGISTERED AGENT, FILED THE TWENTY-SEVENTH DAY OF APRIL, A.D. 2016, AT 4:33 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID

CERTIFICATES ARE THE ONLY CERTIFICATES ON RECORD OF THE

AFORESAID CORPORATION, "PRIME HEALTHCARE FOUNDATION, INC.".

Authentication: 201870738 Date: 01-13-17

4267566 8100H SR# 20170227322

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 09:31 PM 12/13/2006 FILED 09:31 PM 12/13/2006 SRV 061143524 - 4267566 FILE

#### CERTIFICATE OF INCORPORATION

OF

#### PRIME HEALTHCARE SERVICES FOUNDATION, INC.

<u>FIRST</u>: The name of the corporation is Prime Healthcare Services Foundation, Inc. (sometimes hereinafter referred to as the "corporation").

SECOND: The address of the corporation's registered office in the State of Delaware is 1209 Orange Street, Wilmington, Delaware, New Castle County 19801. The name of the corporation's registered agent at such address is The Corporation Trust Company.

THIRD: The corporation is organized exclusively for charitable, scientific, and educational purposes. In furtherance of, and not in limitation of, the general powers conferred by the laws of the State of Delaware, and the purposes herein set forth, the corporation shall have the power, acting through its directors, its president, and its other officers to do all such acts as are necessary or convenient to the attainment of the purposes herein set forth and, in general, to possess and exercise all the powers and privileges granted by the General Corporation Law of Delaware or by any other law of Delaware or by this Certificate of incorporation together with any powers incidental thereto, so far as such powers and privileges are necessary or convenient to the conduct, promotion or attainment of the purposes of the corporation.

FOURTH: The corporation shall not have any capital stock and the membership of the corporation and the directors of the corporation shall be determined in the manner provided in the corporation's bylaws.

FIFTH: No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, the corporation's 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 THIRD hereof. No part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation within the meaning of section 4945 of the Code. The corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this Certificate of Incorporation, the corporation shall not carry on any activities not permitted to be carried on (i) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code (the "Code"), or (ii) by a corporation contributions to which are deductible under section 170 of the Code.

<u>SIXTH</u>: The corporation shall have perpetual existence.

SEVENTH: The Board shall have the power, by majority action of the directors, to make, alter or repeal this Certificate of Incorporation and the Bylaws of the corporation, except that Article FOURTH and this Article SEVENTH may be amended only with the consent of a majority of the members.

EIGHTH: No director of the corporation shall be liable to the corporation or any other director for monetary damages for breach of fiduciary duty, except for liability (i) for any breach of the director's duty of loyalty to the corporation, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of the law, (iii) under section 174 of the Delaware General corporation Law, or (iv) for any transaction from which the director derived an improper personal benefit. If the Delaware General Corporation Law is amended to authorize corporate action further eliminating or limiting the personal liability of

directors, then the liability of a director of the corporation shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law, as so amended. Any repeal or modification of this provision shall not adversely affect any right or protection of a director of the corporation existing at the time of such repeal or modification.

NINTH: Upon the dissolution of the corporation, the corporation's assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Code, or shall be distributed to one or more organizations organized exclusively for charitable, educational, scientific or other exempt purposes and qualified as exempt under section 501(c)(3) of the Code, or to the federal government, or to a state or local government, for a public purposes.

TENTH: The incorporator is Dr. Prem Reddy whose mailing address is 16850 Bear Valley Road, Victorville, California 92395.

I, THE UNDERSIGNED, being the incorporator, for the purpose of forming a corporation under the laws of the State of Delaware do make, file and record this Certificate of Incorporation, and, accordingly, have hereto set my hand this 28 of November, 2006.

Dr. PremReddy

LAS99 1481106-1.077548.0010

State of Delaware Secretary of State Division of Corporations Delivered 05:44 PM 04/25/2011 FILED 05:44 PM 04/25/2011 SRV 110451848 - 4267566 FILE

## STATE OF DELAWARE CERTIFICATE FOR RENEWAL AND REVIVAL OF CHARTER

The corporation organized under the laws of Delaware, the charter of which was voided for non-payment of taxes, now desires to procure a restoration, renewal and revival of its charter, and hereby certifies as follows: The name of this corporation is VHST **HOUNDATION** 1. (formerly Known as PRIME HEALTHCA 2. Its registered office in the State of Delaware is located at 1209 Orang Street (street), City of Wilmin for County of New Castle. Zip Code 19 FO the name of The Corporation its registered agent is The date of filing of the original Certificate of Incorporation in Delaware 3. Desember 13, 2006 4. The date when restoration, renewal, and revival of the charter of this company is to commence is the 28th day of February 2010 same being prior to the date of the expiration of the charter. This renewal and revival of the charter of this corporation is to be perpetual. 5. This corporation was duly organized and carried on the business authorized by its charter until the 150 day of Marin at which time its charter became inoperative and yold for non-payment of taxes and this certificate for renewal and revival is filed by authority of the duly elected directors of the corporation in accordance with the laws of the State of Delaware. IN TESTIMONY WHEREOF, and in compliance with the provisions of Section 312 of the General Corporation Law of the State of Delaware, as amended, providing for the renewal, extension and restoration of charters the last and acting authorized officer hereunto set his/her hand to this certificate this 252 day of A.D. Zett. April By: Authorized Officer

Michael J Same

Print or Type

Name:

Title:

State of Delaware Secretary of State Division of Corporations Delivered 08:11 FM 11/04/2013 FILED 08:11 PM 11/04/2013 SRV 131269585 - 4267566 FILE

# STATE OF DELAWARE CERTIFICATE OF AMENDMENT (A CORPORATION WITHOUT CAPITAL STOCK)

The corporation, PHSI	oundation, Inc.	و
organized and existing ur	er the laws of the State of Delaware, hereby certifies as	
follows:		
for and against the amend as follows: This Cert the Certi	ng a vote of the members of the governing body was taken ment to the Certificate of Incorporation, said Amendment before the of Amendment changes the name on teate of Incorporation to Prime Foundation, Inc.	ing
Section 242 of the General IN WITNESS W	iment was duly adopted in accordance with the provisions Corporation Law of the State of Delaware.  EREOF, said corporation has caused this certificate to Nevenber, A.D. 2013	
	By: Nem Cook ·	-
	Prem Reddy, Chairman, President, Cl	BO
	Print or Type	

State of Delaware
Secretary of State
Division of Corporations
Delivered 04:07 PM 03/03/2016
FILED 04:07 PM 03/03/2016
SR 20161474834 - FUE Number 4267566

### AMENDED AND RESTATED

## CERTIFICATE OF INCORPORATION

OF

## PRIME HEALTHCARE FOUNDATION, INC.

Prime Healthcare Foundation, Inc., a nonprofit, non-stock corporation organized and existing under and by virtue of the Delaware General Corporation Law (the "Act"), does hereby certify:

- 1. That the present name of the corporation is Prime Healthcare Foundation, Inc.
- 2. That the corporation was incorporated under the name "Prime Healthcare Services Foundation, Inc." by the filing of its original Certificate of Incorporation with the Secretary of State of the State of Delaware on December 13, 2006.
- 3. That this Amended and Restated Certificate of Incorporation of the corporation, which restates and integrates and also further amends the provisions of the corporation's Certificate of Incorporation, was duly adopted in accordance with the provisions of Sections 242 and 245 of the Act.
- 4. That the Certificate of Incorporation of the corporation is hereby amended, integrated and restated to read in its entirety as follows:

FIRST: The name of the corporation is Prime Healthcare Foundation, Inc. (sometimes hereinafter referred to as the "corporation").

SECOND: The address of the corporation's registered office in the State of Delaware is 1209 Orange Street, Wilmington, Delaware, New Castle County 19801. The name of the corporation's registered agent at such address is The Corporation Trust Company.

THIRD: The corporation is organized exclusively for charitable, scientific, and educational purposes. The specific purposes of the corporation are (i) the operation of hospitals and other health care facilities in a charitable manner, facilitating the charitable purposes of all nonprofit hospitals and health care facilities for which this corporation serves as the sole member, and with respect to such hospitals and health care facilities the provision of community health education, providing support for indigent health services and enhancing community care services and (ii) facilitating the educational and charitable purposes of California University of Science and Medicine, a California nonprofit public benefit corporation, and other community educational purposes. In furtherance of, and not in limitation of, the general powers conferred by the laws of the State of Delaware, and the purposes herein set forth,

the corporation shall have the power, acting through its directors, its president, and its other officers to do all such acts as are necessary or convenient to the attainment of the purposes herein set forth and, in general, to possess and exercise all the powers and privileges granted by the General Corporation Law of Delaware or by any other law of Delaware or by this Certificate of Incorporation together with any powers incidental thereto, so far as such powers and privileges are necessary or convenient to the conduct, promotion or attainment of the purposes of the corporation.

FOURTH: The corporation shall not have any capital stock and the membership of the corporation and the directors of the corporation shall be determined in the manner provided in the corporation's bylaws.

EIFTH: No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, the corporation's 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 THIRD hereof. No part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation within the meaning of section 4945 of the Internal Revenue Code (the "Code"). The corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this Certificate of Incorporation, the corporation shall not carry on any activities not permitted to be carried on (i) by a corporation exempt from federal income tax under section 501(c)(3) of the Code, or (ii) by a corporation contributions to which are deductible under section 170 of the Code.

SIXTH: The corporation shall have perpetual existence.

SEVENTH: The Board shall have the power, by majority action of the directors, to make, alter or repeal this Certificate of Incorporation, except that Article FOURTH and this Article SEVENTH may be amended only with the consent of a majority of the members. The Board shall have the power to make, alter or repeal the Bylaws of the corporation in the manner and subject to the limitations provided therein.

EIGHTH: No director of the corporation shall be liable to the corporation or any other director for monetary damages for breach of fiduciary duty, except for liability (i) for any breach of the director's duty of loyalty to the corporation, (ii) for acts or omissions not in

good faith or which involve intentional misconduct or a knowing violation of the law, (iii) under section 174 of the Delaware General Corporation Law, or (iv) for any transaction from which the director derived an improper personal benefit. If the Delaware General Corporation Law is amended to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the corporation shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law, as so amended. Any repeal or modification of this provision shall not adversely affect any right or protection of a director of the corporation existing at the time of such repeal or modification.

NINTH: Upon the dissolution of the corporation, the corporation's assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Code, or shall be distributed to one or more organizations organized exclusively for charitable, educational, scientific or other exempt purposes and qualified as exempt under section 501(c)(3) of the Code, or to the federal government, or to a state or local government, for public purposes.

(signature page follows)

IN WITNESS WHEREOF, this Amended and Restated Certificate of Incorporation has been executed by a duly authorized officer of the Corporation on this day of January, 2016.

PRIME HEALTH CARE FOUNDATION, INC.

Name: Troy Schell Title: Secretary

# STATE OF DELAWARE CERTIFICATE OF CHANGE OF REGISTERED AGENT AND/OR REGISTERED OFFICE

The corporation organized and existing under the General Corporation Law of the State of Delaware, hereby certifies as follows:

1.	The	name of the corpor Prim	ation is_ ne Healthcare Founda	ition. Inc.	
2,	The l	Registered Office o	of the corporation in th 50 New Burton Road, St	e State of Dela	aware is changed to
			street), in the City of		Dover
Count		Kent	Zip Code	19904	. The name of the
Regist served	ered A	agent at such addre	ss upon whom process National Corporate Re	against this Cesearch, Ltd.	Corporation may be
s. he Bo	The fard of	oregoing change to Directors of the co	o the registered office/orporation.	agent was ado	pted by a resolution of
			Ву:	Authorized O	fficer
			Name:	Michael Hea	
				Print or Ty	he

1.

I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island and Providence Plantations, hereby certify that this document, duly executed in accordance with the provisions of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this office on this day:

Nellie M. Gorbea
Secretary of State

Tullin U. Horler

