Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
The Fruitful Yield, Inc.		02/08/2005	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	NOW Health Group, Inc.
Street Address:	395 S. Glen Ellyn Road
City:	Bloomingdale
State/Country:	ILLINOIS
Postal Code:	60108
Entity Type:	CORPORATION: ILLINOIS

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	2382125	LIFE BALANCE
Registration Number:	1850515	NOW
Registration Number:	0976015	NOW
Registration Number:	1707034	NATURE'S APOTHECARY FRESH HERBAL EXTRACTS

CORRESPONDENCE DATA

Fax Number: (312)236-7516

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

312.368.4000 Phone: Email: ch.tm@dlapiper.com Correspondent Name: Mark I Feldman Address Line 1: P.O. Box 64807

Address Line 4: Chicago, ILLINOIS 60664-0807

ATTORNEY DOCKET NUMBER:	227287-000003
NAME OF SUBMITTER:	Mark I. Feldman

TRADEMARK REEL: 003269 FRAME: 0066

900044275

Signature:	/Mark I. Feldman/
Date:	03/15/2006
Total Attachments: 3 source=Fruitful Yield to NOW#page1.tif source=Fruitful Yield to NOW#page2.tif source=Fruitful Yield to NOW#page3.tif	

TRADEMARK REEL: 003269 FRAME: 0067 FORM BCA 10.30 (rev. Dec. 2003) ARTICLES OF AMENDMENT **Business Corporation Act**

Jesse White, Secretary of State Department of Business Services FILED Springfield, IL 62756 Telephone (217) 782-1832 http://www.cyberdriveillinois.com

FEB 8 - 2005

JESSE WHITE SECRETARY OF STATE

Remit payment in the form of a check or money order payable to the Secretary of State.

2.



FRED BUCHOLZ DUPAGE COUNTY RECORDER 3:02 PM MAR.22,2005 OTHER

R2005-058084 003 PAGES

the decrease as a second		\1.00
Fi	ile# <u>D5015.7431</u>	Filing Fee: \$50.00 Approved:
Submit in duplicate	—Type or Print clearly in black ink—————Do	not write above this line
CORPORATE NAME:The E	ruitful Yield, Inc.	(Note 1)
MANNER OF ADOPTION OF AME	NDMENT:	January 21 2005
	Articles of Incorporation was adopted on	(Month & Day)
2005 in the manner indicated	d below. ("X" one box only)	
(Year) By a majority of the incorporators, p	provided no directors were named in the artic	cles of incorporation and no directors
have been elected;		(Note 2)
Ry a majority of the board of direct	ors, in accordance with Section 10.10, the o	corporation having issued no shares
as of the time of adoption of this a	imendment;	(Note 2)
	ors, in accordance with Section 10.15, shares	•
By a majority of the board of director action not being required for the a	dontion of the amendment;	,
		(Note 3)
adopted and submitted to the shar votes required by statute and by the	ce with Section 10.20, a resolution of the Ereholders. At a meeting of shareholders, no he articles of incorporation were voted in fa	vor of the amendment; (Note 4)
duly adopted and submitted to the less than the minimum number of vectors have not consented in writing have	with Sections 10.20 and 7.10, a resolution of shareholders. A consent in writing has been votes required by statute and by the articles be been given notice in accordance with Sec	of incorporation. Shareholders who ction 7.10; (Notes 4 & 5)
duly adopted and submitted to the	with Sections 10.20 and 7.10, a resolution of shareholders. A consent in writing has be	of the board of directors having been seen signed by all the shareholders
entitled to vote on this amendment	t .	(Note 5)
TEXT OF AMENDMENT:		and the state of
 a. When amendment effects a nam amendments. 	e change, insert the new corporate name	e below. Use Page 2 tor all other
Article I: The name of the corpora	tion is:	
Now Hea	alth Group, Inc.	
	(NEW NAME)	

3.

	The manner, if not set forth in Article 3b, in which any e or a reduction of the number of authorized shares of ar provided for or effected by this amendment, is as follow	AA GISSS DBIOM HIB HIDHIDEL OF	1330CO SHELCS OF BIBL CRESS,
	No Change		
	(a) The manner, if not set forth in Article 3b, in which so capital (Paid-in capital replaces the terms Stated Capitacounts) is as follows: (If not applicable, insert "No chi	ital and Palo-in Sulpius and i	nge in the amount of paid-in s equal to the total of these
	No Change		
	(b) The amount of paid-in capital (Paid-in Capital replaces to the total of these accounts) as changed by this amend (Note 6)	s the terms Stated Capital and dment is as follows: (If not app	Paid-in Surplus and is equal plicable, insert "No change")
	No Change	Before Amendment	After Amendment
	Paid-in Capital	\$	\$
	(Month & Day) (Year) (Any Authorized Officer's Signature) Al Powers, President (Type or Print Name and Title) mendment is authorized pursuant to Section 10.10 by the in		ntion at date of execution) must sign below, and type
lfa			
lf a or p	orint name and title. OR		
or p	OR mendment is authorized by the directors pursuant to Section sections or such directors as may be designated by the board	51 (11801 o.g.)	•
or p	OR mendment is authorized by the directors pursuant to Section ectors or such directors as may be designated by the board e undersigned affirms, under the penalties of perjury, that the	51 (11801 o.g.)	•
or p	OR mendment is authorized by the directors pursuant to Section ctors or such directors as may be designated by the board undersigned affirms, under the penalties of perjury, that the	51 (11801 o.g.)	•

Text of Amendment

(If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there is not sufficient space to do so, add one or more sheets of this size.)

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RECORDED: 03/15/2006