### BARBARA K. CEGAVSKE

Secretary of State

#### KIMBERLEY PERONDI

Deputy Secretary for Commercial Recordings



STATE OF NEVADA

OFFICE OF THE SECRETARY OF STATE

Commercial Recordings Division 202 N. Carson Street Carson City, NV 89701 Telephone (775) 684-5708 Fax (775) 684-7138

North Las Vegas City Hall 2250 Las Vegas Blvd North, Suite 400 North Las Vegas, NV 89030 Telephone (702) 486-2880 Fax (702) 486-2888

## **Certified Copy**

1/14/2022 1:35:39 PM

Work Order Number: W2022011400234

**Reference Number:** 20222026280

Through Date: 1/14/2022 1:35:39 PM
Corporate Name: GLOBAL CANCER
TECHNOLOGY, INC.

The undersigned filing officer hereby certifies that the attached copies are true and exact copies of all requested statements and related subsequent documentation filed with the Secretary of State's Office, Commercial Recordings Division listed on the attached report.

Document Number	Description	Number of Pages
20222026261	Certificate of Designation	1

TO THE OF THE OF

Certified By: Rhonda Tuin

Certificate Number: B202201142309057

You may verify this certificate online at <a href="http://www.nvsos.gov">http://www.nvsos.gov</a>

Respectfully,
Ballona K. Cegassle

BARBARA K. CEGAVSKE Nevada Secretary of State



BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvsos.gov

Filed in the Office of	Business Number
Q 12 C .	E0239442017-2
Barbara K. Cegarste	Filing Number
	20222026261
Secretary of State	Filed On
State Of Nevada	1/13/2022 3:02:00 PM
State Of Nevada	Number of Pages
	1

# Certificate, Amendment or Withdrawal of Designation

NRS 78.1955, 78.1955(6)

X Certificate of Designation

	Certificate	of Amendment to	Designation -	Before	Issuance	of	Class	or	Series
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☐ Certificate of Amendment to Designation - After Issuance of Class or Series

Certificate of Withdrawal of Certificate of Designation

TYPE OR PRINT - USE D	ARK INK ONLY - DO NOT HIGHLIGHT
1. Entity information:	Name of entity:
	GLOBAL CANCER TECHNOLOGY, INC.
	Entity or Nevada Business Identification Number (NVID): E0239442017-2
2. Effective date and time:	For Certificate of Designation or Amendment to Designation Only (Optional):  Date: Time: (must not be later than 90 days after the certificate is filed)
3. Class or series of stock: (Certificate of Designation only)	The class or series of stock being designated within this filing:  Class B common
4. Information for amendment of class or series of stock:	The original class or series of stock being amended within this filing:
5. Amendment of class or series of	☐ Certificate of Amendment to Designation- Before Issuance of Class or Series  As of the date of this certificate no shares of the class or series of stock have been issued.
stock:	Certificate of Amendment to Designation- After Issuance of Class or Series  The amendment has been approved by the vote of stockholders holding shares in the corporation entitling them to exercise a majority of the voting power, or such greater proportion of the voting power as may be required by the articles of incorporation or the certificate of designation.
6. Resolution: Certificate of Designation and Amendment to Designation only)	By resolution of the board of directors pursuant to a provision in the articles of incorporation this certificate establishes OR amends the following regarding the voting powers, designations, preferences, limitations, restrictions and relative rights of the following class or series of stock.* Class B Common Stock shall have the same rights and powers of, rank equally to, share ratably with, be subject to the same limitations as, and otherwise be identical in all respects and as to all matters to Common Stock.
7. Withdrawal:	Designation being Withdrawn:  No shares of the class or series of stock being withdrawn are outstanding.  The resolution of the board of directors authorizing the withdrawal of the certificate of designation establishing the class or series of stock: *
8. Signature: (Required)	X Signature of Officer Date: 1/13/1027

## Articles of Incorporation of Global Cancer Technology, Inc. A Nevada Corporation

ARTICLE I

NAME

The name of the Corporation is Global Cancer Technology, Inc. (the "Corporation").

ARTICLE II

#### RESIDENT AGENT AND REGISTERED OFFICE

The name of the Corporation's registered agent for service of process is Paracorp Incorporated, located at 318 N. Carson Street, Suite #208, Carson City, NV89701.

ARTICLE III

#### CAPITAL STOCK

Authorized Capital Stock. This Corporation is authorized to issue only one class of shares of stock. The total number of shares of stock this Corporation is authorized to issue shall be one hundred million (100,000,000) shares, par value \$.001 per share.

ARTICLE IV

**DIRECTORS** 

The number of directors comprising the board of directors shall be fixed and may be increased or decreased from time to time in the manner provided in the bylaws of the Corporation, except that at no time shall there be less than one director.

**ARTICLE V** 

PURPOSE

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under Nevada Revised Statutes ("NRS").

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#### **ARTICLE VI**

#### DIRECTORS' AND OFFICERS'LIABILITY

The individual liability of the directors and officers of the Corporation is hereby eliminated to the fullest extent permitted by the NRS, as the same may be amended and supplemented. Any repeal or modification of this Article by the stockholders of the Corporations shall be prospective only, and shall not adversely affect any limitations on the personal liability of a director or officer of the Corporation for acts or omissions prior to such repeal or modification.

#### **ARTICLE VII**

#### INDEMNITY

Every person who was or is a party to, or is threatened to be made a party to, or is involved in any action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he, or a person of whom his is the legal representative, is or was a director or officer of the Corporation, or is or was serving at the request of the Corporation, as a director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise, shall be indemnified and held harmless to the fullest extent legally permissible under the laws of the State of Nevada from time to time against all expenses, liability and loss (including attorneys' fees, judgments, fines and amounts paid or to be paid in settlement) reasonably incurred or suffered by him in connection therewith. Such right of indemnification shall be a contract right which may be enforced in any manner desired by such person. The expenses of officers and directors incurred in defending a civil or criminal action, suit or proceeding must be paid by the Corporation as they are incurred and in advance of the final disposition of the action, suit or proceeding upon receipt of an undertaking by or on behalf of the director or officer to repay the amount if it is ultimately determined by a court of competent jurisdiction that he is not entitled to be indemnified by the Corporation. Such right of indemnification shall not be exclusive of any other right which such directors, officers or representatives may have or hereafter acquire, and, without limiting the generality of such statement, they shall be entitled to their respective rights of indemnification under any bylaws, agreement, vote of stockholders, provision of law, or otherwise as well as their right under this Article.

Without limiting the application of the foregoing, the board of directors may adopt bylaws from time to time with respect to indemnification, to provide at all times the fullest indemnification permitted by the law of the State of Nevada, and may cause the Corporation to purchase and maintain insurance of behalf of any person who is or was a director or officer of the Corporation, or is or was serving at the request of the Corporation as a director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise against any liability asserted against such person and incurred in any capacity or arising out of such status, whether or not the Corporation would have the power to indemnify such person

The indemnification provide in this Article shall continue as to a person who has ceased to be a director, officer, employee or agent, and shall inure to the benefit of the heirs, executors and administrators of such person.

# ARTICLE IX CONVERSION

This Corporation is formed pursuant to a plan of conversion for Global Cancer Technology LLC, a limited liability company formed under the laws of Texas on January 3, 2013. The address of Global Cancer Technology LLC is 16776 Bernardo Center Drive, Suite 203, San Diego, CA 92128.

Dated: January 31, 2017

John Clark, Incorporato





BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5798 Website: www.nvsos.gov ·

**Articles of Conversion** 

(PURSUANT TO NRS 92A.205)

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Filed in the office of Barbora K. Cegaste

Barbara K. Cegavske Secretary of State State of Nevada

Document Number

20170217149-44

Filing Date and Time

05/18/2017 10:00 AM

Entity Number

E0239442017-2

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### **Articles of Conversion** (Pursuant to NRS 92A.205)

1. Name and jurisdiction of organization of constituent entity and resulting entity:

Global Cancer Technology LLC  Name of constituent entity	Carrie Maria Carrier and Carri
Texas	limited-liability company
Jurisdiction	Entity type *
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Global Cancer Technology, Inc.	The second secon
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Nevada	Corporation
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<sup>\*</sup> corporation, limited partnership, limited-liability limited partnership, limited-liability company or business trust



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**Articles of Conversion** 

(PURSUANT TO NRS 92A.205)

Page 2

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Signatures - mus	t be signed by:					
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\* Pursuant to NRS 92A.205(4) if the conversion takes effect on a later date specified in the articles of conversion pursuant to NRS 92A.240, the constituent document filed with the Secretary of State pursuant to paragraph (b) subsection 1 must state the name and the jurisdiction of the constituent entity and that the existence of the resulting entity does not begin until the later date. This statement must be included within the resulting entity's articles.

FILING FEE: \$350.00

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filling to be rejected.

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Conversion Page 2