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## MERGER OR SHARE EXCHANGE Optimum Healthcare IT, LLC

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## ARTICLES OF MERGER

OF

OPTIMUM IT. LLC. a Florida limited liability company

INTO

OPTIMUM HEALTHCARE IT, LLC a Florida limited liability company

Pursuant to the provisions of Section 605.1025, Florida Statutes, the undersigned entities certify as follows:

The names of the entities that are parties to the merger are Optimum IT, FIRST: LLC and Optimum Healthcare IT, LLC, both Florida limited liability companies.

SECOND: Optimum Healthcare IT, LLC, a Florida limited liability company, shall be the surviving entity.

THIRD: Optimum Healthcare IT, LLC, as the surviving entity, has agreed to pay to any member with appraisal rights the amount to which such member is entitled under the provisions of Sections 605,1006 and 605-1061-605-1072.

FOURTH: The merger was approved by Optimum IT, LLC and Optimum Healthcare IT, LLC in accordance with the provisions of Sections 605.1021-605.1026 of the Florida Statutes.

FIFTH:

The merger shall become effective July 1, 2014.

DATED: June 36

OPTIMUM IT, LLC

Managing Member

OPTIMUM HEALTHCARE, LLC

Gene Scheurer

Managing Member

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