

Florida Department of State

Division of Corporations Electronic Filing Cover Sheet

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To:

Division of Corporations

Fax Number

: (850)617-6380

From:

Account Name : CAPITOL SERVICES, INC.

Account Number : 120160000017 Phone : (855)498-5500 Fax Number : (800)432-3622

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MERGER OR SHARE EXCHANGE INNOVATIVE HEALTHCARE INVESTMENTS, LLC

 Certificate of Status
 0

 Certified Copy
 1

 Page Count
 04

 Estimated Charge
 \$58.75

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COVER LETTER

TO:	Amendment Section Division of Corporations							
CI ID I	ECT: Innovative Healthcare Investments,	LLC						
SUBJ	Name of Surviving Party							
The e	nclosed Certificate of Merger and fee(s)) are submit	ted for filing.					
Please	return all correspondence concerning t	his matter to	o:					
Tamm	y Eddings							
	Contact Person							
Husch	Blackwell LLP							
	Firm/Company							
4801 !	Main Street, Suite 1000							
	Address		,					
Kansa	s City, Missouri 64112							
	City, State and Zip Co	ode						
tammy	y.eddings@huschblackwell.com							
	E-mail address: (to be used for future	annual repo	ort notification)	_				
For fu	rther information concerning this matte	r, please cal	u:					
Агоој	Nazir	at (983-82)	211				
	Name of Contact Person		Area Code	Daytime Telephone Number				
	Certified copy (optional) \$30.00							
STREET ADDRESS:			MAILING AD	DRESS:				
Amendment Section			Amendment Section					
Division of Corporations			Division of Corporations					
	n Building		P. O. Box 6327					

CR2E080 (2/14)

Tallahassee, FL 32301

(04/05) 07/23/2018 11:19:38 2M 1849 3

Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

<u>Vame</u>	<u>Jurisdiction</u>	Form/Entity Type
Innovative Healthcare Investments, LLC	Florida	Limited liability company
		r o ω
		3
*		
ECOND: The exact name, form/entity ty	pe, and jurisdiction of the sun	rviving party are as follows:
Ta	Jurisdiction	Form/Entity Type
Name .	our located to	

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

<u>rou</u>	KIH: Please check one of the	boxes that apply to	surviving o	mity: (if applicable)				
	This entity exists before the rare attached.	nerger and is a dom	estic filing	entity, the amendment, if any to its pub	olic organic recor			
	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.							
0	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.							
7	This entity is a foreign entity that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48, Florida Statutes is: 16119 State Road 71 South, Blountstown, FL 32424							
		<u> </u>						
SIXT days a 11:54 Note: as the SEVE	i.1006 and 605.1061-605.1072, III: If other than the date of filir ofter the date this document is fill p.m. eastern time on the date hereo If the date inserted in this block document's effective date on the interest of Entity/Organization:	F.S. ig, the delayed effect ed by the Florida D f. id does not meet the c Department of Sta	etive date o	statutory filing requirements, this date of statutory filing requirements, this date of statutory filing requirements. Typed or Printe Name of Individu	nor more than 90 will not be listed ed al:			
Innova	tive Healthcare Investments, LLC	$ \subseteq$	¥	Tony B. Layne				
Innova	tive Healthcare Investments, LLC		15	Tony B. Layne				
Corpor	rations:			President or Officer	 •			
Gener	I normanhine		lirectors selected, signature of incorporator.)					
General partnerships: Signature of a general partner or authorized person								
Florida Limited Partnerships: Signatures of all general partners Non-Florida Limited Partnerships: Signature of a general partner								
	lorida Limited Partnerships:							
	d Liability Companies:	Signature of an a	nthorized p	DETSOR.				
Fees:	For each Limited Liability Con	maanv (25.00	For each Corporation:	\$25.00			
	For each Limited Partnership:		52.50	For each General Partnership:	\$35.00 \$35.00			
	For each Other Business Entit		25.00	Certified Copy (optional):	\$25.00 \$30.00			
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