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AMENDED AND RESTATED ARTICLES OF INCORPORATION OF CENTRAL FLORIDA HEALTH, INC. A FLORIDA NOT FOR PROFIT CORPORATION

ARTICLE I Name

The name of the corporation is Central Florida Health, Inc. (the "Corporation").

ARTICLE II Sole Member

The sole member of the Corporation is Shands Teaching Hospital and Clamos, Ing. a Florida not for profit corporation ("Shands").

ARTICLE III Perpetual Existence

The Corporation shall have perpetual existence.

ARTICLE IV Principal Office

The street address of the principal office of the Corporation is 410 Childs Street, Leesburg FL 34748.

ARTICLE V

The Corporation is organized as a not for profit corporation under Chapter 617, Florida Statutes, for the following purposes:

- (a) To primarily support the health affairs mission of the University of Florida Board of Trustees, including, but not limited to, providing health care services, health care education, and research for the benefit of Florida citizens in a manner consistent with Section 1004.41, Florida Statutes.
- (b) To govern and carry out the purposes of organizations, each of which is described in Sections 501(c)(3) and 509(a)(1) or 509(a)(2) of the Internal Revenue Code of 1986 or the corresponding provisions of any future United States Internal Revenue Law (the "Code"), that acquire, own, operate and maintain hospitals in Florida that provide for the care of persons suffering from illness and/or disabilities without regard to race, creed, color, sex, religious belief or national origin, and that furthers the promotion of health.

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- (c) To serve as part of a system of not for profit organizations operated to further charitable purposes and to make contributions and expenditures in furtherance thereof.
- (d) To exercise all of the powers enumerated in Section 617.0302, Florida Statutes, as it now exists or is subsequently amended or superseded and to do and perform such acts and to have such powers as shall be desirable and necessary in furtherance of any of the powers herein above enumerated which are not in derogation of the laws of the State of Florida or the limitations in Article VI of these Amended and Restated Articles of Incorporation.

The Corporation is organized exclusively for charitable, scientific or educational purposes within the meaning of Section 501(c)(3) of the Code, and carries out those objectives primarily in support of the health affairs mission of the University of Florida Board of Trustees, in a manner consistent with Section 1004.41, Florida Statutes. In addition, the Corporation shall be authorized to exercise the powers permitted not for profit corporations under Chapter 617, Florida Statutes; provided, however, that the Corporation in exercising any one or more of such powers shall do so in compliance with the provisions of Article VI of these Amended and Restated Articles of Incorporation.

ARTICLE VI Limitation on Corporate Powers

- 1. All of the assets and the earnings of the Corporation shall be used exclusively for charitable, scientific or educational purposes within the meaning of Section 501(c)(3) of the Code.
- 2. No part of the net earnings of the Corporation shall incre to the inclit of, or be distributable to, a private party, including directors or officers of the Corporation, except that the Corporation shall be empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein.
- 3. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation (except to the extent permitted pursuant to an election made under Section 501(h) of the Code), and the Corporation shall not participate in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of, or in opposition to, any candidate for public office.
- 4. The Corporation shall not carry on any activities not permitted to be carried on (a) by an organization exempt from taxation under Section 501(a) of the Code as an organization described in Section 501(c)(3) of the Code, or the corresponding provision of any future United States Internal Revenue Law, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code.

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ARTICLE VII Board of Directors

The members of the board of directors of the Corporation, at any given time, shall be those same individuals who are serving, at such given time, as members of the board of directors of Shands.

ARTICUE VIII Registered Office and Registered Agent

The registered office of the Corporation is located at 715 W. Oak Terrace Dr. Leester g. Florida 34748, and the registered agent at such office is Philip J. Braun, whose acceptance of appointment as registered agent for the Corporation is set forth below.

ARTICLE IX Distribution Upon Dissolution or Liquidation

Upon the dissolution of the Corporation, the Corporation's board of directors shall. Ther paying or making provision for the payment of all liabilities of the Corporation, distribute to the assets of the Corporation to Shands, if Shands is then in existence and qualifies for exemption from federal income taxation under Section 501(a) of the Code as an organization described in Section 501(c)(3) of the Code. If Shands is not then in existence or does not then qualify for such exemption from federal income taxation, all of the Corporation's assets will be distributed to one or more organizations that do then qualify for exemption from federal income taxation under Section 501(a) of the Code as organizations described in Section 501(c)(3) of the Code having purposes substantially similar to those of Shands as the Corporation's board of directors shall determine. Any such assets not so disposed of shall be disposed of by the Circuit Court in Lake County, Florida, exclusively for such purposes or to such organization or organizations, as such Court shall determine, which are organized and operated exclusively for charitable, educational or scientific purposes, and which would then qualify as exempt from federal income taxation under Section 501(a) of the Code as organizations described in Section 501(c)(3) of the Code. No director, officer or private individual shall be entitled to share in the distribution of any corporate assets upon dissolution of the Corporation.

ARTICLE X

These Amended and Restated Articles of Incorporation may be amended only upon approval of the Corporation's sole member.

ARTICLE XI Adoption and Approval

These Amended and Restated Articles of Incorporation do not require member approval. The board of directors of the Corporation adopted and approved these Amended and Restated Articles of Incorporation on the 11 day of 2019.

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ARTICLE XII

These Amended and Restated Articles of Incorporation shall be effective on January 1, 2020.

Name: Phire Brain
Title: VP/Gun Const

CONSENT OF REGISTERED AGENT

I. Philip J. Braun, hereby accept and consent to my appointment as registered agent of Central Florida Health, Inc. The undersigned further agrees to comply with the provisions of all statutes relating to the proper and complete performance of his duties, and is familiar with and accepts the duties and obligations of his position as registered agent.

Philip J. Braun

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Central Florida Health, Inc.

Board of Directors

Effective January 1, 2020

David R. Nelson, M.D. Edward Jimenez, M.B.A. Joseph Adrian Tyndall, M.D., M.P.H. Thomas G. Kuntz W. Kent Fuchs, Ph.D. C. Parker Gibbs, Jr., M.D. Julie A. Johnson, Pharm.D. Li-Ming Su, M.D. Gilbert R. Upchurch, Jr., M.D. Tracy Duda Chapman, Esq. David J. Jasmund Michael V. McKee John Patterson, Esq. Carolyn K. Roberts E. Hunter Beebe Marsha D. Powers