# 740885

(Re	questor's Name)				
(Ad	dress)				
(Ad	dress)				
(Cit	y/State/Zip/Phon	e #)			
PICK-UP	☐ WAIT	MAIL			
(Bu	siness Entity Nai	ne) .			
(Document Number)					
Certified Copies.	_ Certificate:	s of Status <u>america</u>			
Special Instructions to	Filing Officer:				
,	·				

Office Use Only



000160839900

09/21/09--01009--002 \*\*35.00

O9 SEP 21 AM 11:01

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Mes X all

#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORPO	RATION: <u>Leesburg Re</u>	gional Charita	Mea ble fo	lical Co undatim,	onter Inc	
DOCUMENT NUM						
The enclosed Articles	of Amendment and fee are sub	omitted for	filing.			
Please return all corre	spondence concerning this mat	ter to the f	Collowing	:		
	Phil	ip J. Bra	un			
	(Name of	Contact F	erson)			
	Central Flor	ida Heal	th Alliar	ıce		
	(Firm	n/ Compan	y)			
	600 East Dixie Avenue					
	(,	Address)				
		rg, FL 3		·		
	(City/ Sta	te and Zip	Code)			
	pbraun@ E-mail address: (to be use			report notific	ation)	
For further information	n concerning this matter, pleas				,	
Philip J. Braun		at (		323-592		
(Name	of Contact Person)		(Area (	Code & Dayti:	me Telephone Number)	
Enclosed is a check for	or the following amount made p	ayable to	the Flori	da Departmen	at of State:	
	□ \$43.75 Filing Fee & Certificate of Status	Certif	ied Copy		□ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314			Amend Division Clifton	Address iment Section on of Corporation Building	ons	

Tallahassee, FL 32301

#### AMENDED AND RESTATED ARTICLES OF INCORPORATION OF LEESBURG REGIONAL MEDICAL CENTER CHARITABLE FOUNDATION, INC. A FLORIDA NOT FOR PROFIT CORPORATION

ADOPTED: September 1, 2009

Pursuant to Chapter 617 of Florida Statutes, this Florida Not For Profit Corporation adopts the following Amended and Restated Articles of Incorporation:

#### ARTICLE I Name

The name of the Corporation is hereby changed to the ALLIANCE HEALTHCARE FOUNDATION, INC. (the "Corporation").

## ARTICLE II Members

The Corporation shall have one (1) Corporate Member who shall be Central Florida Health Alliance, Inc, a Florida not for profit corporation which was the surviving corporation pursuant to the articles of merger filed with the State between Central Florida Health Care Development Corporation, the former Corporate Member, and Central Florida Health Alliance, Inc.

# 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 600 East Dixie Ave., Leesburg, Florida 34748.

#### ARTICLE V Purposes

1. The specific and primary purposes for which the Corporation is organized are to receive and hold cash or other personal property or receive real property and, subject to the restrictions and limitations hereinafter set forth, to use and apply the whole or any part of the income therefrom and the principal thereof, exclusively for charitable, religious, scientific, literary or educational purposes whether directly or by contributions to any organizations that qualify as exempt organizations under Section 501 (c)(3) of the Internal Revenue Code and regulations issued pursuant thereto as they now exist or as they may hereafter be amended, such funds shall be paid to Central Florida Health Alliance, Inc. or its affiliates or subsidiaries.

- 2. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributed to, any Director or Officer of the Corporation or any member of the Corporation or any other private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes) and no Director or Officer of the Corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.
- 3. The Corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to tax on undistributed income imposed by Section 4942 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- 4. The Corporation shall not engage in any act of self-dealing as defined in Section 4941 (d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- 5. The Corporation shall not retain any excess business holdings as defined in Section 4943 (c) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- 6. The Corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- 7. The Corporation shall not make any taxable expenditures as defined in Section 4945 (d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- 8. Notwithstanding any other provisions of these Articles of Incorporation, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501 (c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by an organization, contributions to which are deductible under Section 170 (c)(2) of the Internal Revenue Code and said Regulations as they now exist or as they may hereafter be amended.
- 9. Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provisions for the payment of all of the liabilities of the Corporation, deliver all assets of the Corporation to the CENTRAL FLORIDA HEALTH ALLIANCE, INC., if still in existence and qualifying as an exempt organization under Section 501 (c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), or, if not still in existence and qualifying as an exempt organization under Section 501(c)(3) of the

Internal Revenue Code of 1954, then the net assets of the Corporation shall be paid to another 501(c)(3) Foundation providing health care in the areas within and surrounding the City of Leesburg.

## ARTICLE VI Limitation on Corporate Powers

The Corporation shall have all powers granted by law to not for profit corporations subject to the following limitations and/or restrictions. All of the assets and the earnings of the Corporation shall be used exclusively for charitable, religious, scientific or educational purposes within the meaning of Section 501(c)(3) of the Code, in the course of which operation:

- No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, a private party, including the member(s), 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.
- 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.
- 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 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, or the corresponding provision of any future United States Internal Revenue Law.

## ARTICLE VII Appointment Of Board of Directors

The number of Directors and method of appointment shall be in manner set forth in Corporate Bylaws.

## ARTICLE VIII Initial Registered Office and Registered Agent

The registered office of the Corporation is located at 301 W. Oak Terrace Drive, Suite 102 Leesburg, Florida 34748, Leesburg, 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 Board of Directors shall, after paying or making provision for the payment of all liabilities of the Corporation, distribute all the assets of the corporation to Central Florida Health Alliance, Inc., if it then qualifies for exemption from federal income tax as an organization described in Section 501(c)(3) of the Code. If Central Florida Health Alliance, Inc., is then not so exempt, all of the Corporation's assets will be distributed to one or more organizations that do then qualify for exemption from federal income tax as organizations described in Section 501(c)(3) of the Code having purposes substantially similar to Central Florida Health Alliance, Inc., as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by a Circuit Court in Lake County, Florida, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organization and operated exclusively for charitable, educational, and scientific purposes, and which would then qualify as exempt from tax under Section 501(c)(3) of the Code. No director, officer, member, or private individual shall be entitled to share in the distribution of any corporate assets upon dissolution of the Corporation.

#### ARTICLE X Amendments

These Amended and Restated Articles may only be amended upon approval of the Corporate Member.

David M. Sustarsic, M.D., Chairman

#### **CONSENT REGISTERED AGENT**

I, Philip J. Braun, hereby accept and consent to my appointment as registered agent of the Alliance Foundation, Inc.

Philip J. Braun