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TALLAHASSEE FLORIDA

*merge*

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- CERTIFIED COPY \_\_\_\_\_
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1. Lakeside of Orlando, ~~MM~~ Inc.  
(CORPORATE NAME AND DOCUMENT #)
2. \_\_\_\_\_  
(CORPORATE NAME AND DOCUMENT #)
3. \_\_\_\_\_  
(CORPORATE NAME AND DOCUMENT #)
4. \_\_\_\_\_  
(CORPORATE NAME AND DOCUMENT #)
5. \_\_\_\_\_  
(CORPORATE NAME AND DOCUMENT #)
6. \_\_\_\_\_  
(CORPORATE NAME AND DOCUMENT #)

**SPECIAL INSTRUCTIONS:** \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

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14 DEC 29 AM 10:12

SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

ARTICLES OF MERGER  
OF  
LAKESIDE OF ORLANDO, INC., a Florida corporation  
with and into  
LAKESIDE OCCUPATIONAL MEDICAL CENTERS, INC., a Florida corporation

The undersigned corporations, in accordance with the Florida Business Corporation Act, hereby adopt the following Articles of Merger.

ARTICLE I. Constituent Corporations. The names of the constituent corporations that are parties to the Merger and these Articles of Merger are LAKESIDE OCCUPATIONAL MEDICAL CENTERS, INC., a Florida corporation, (the "Surviving Corporation") and LAKESIDE OF ORLANDO, INC., a Florida corporation (the "Merged Corporation").

ARTICLE II. Surviving Corporation. The corporation to survive the Merger is LAKESIDE OCCUPATIONAL MEDICAL CENTERS, INC., a Florida corporation, which shall continue under its present name.

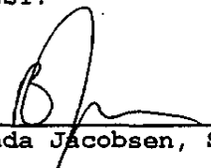
ARTICLE III. Plan of Merger. A copy of the Plan of Merger is attached hereto marked Exhibit "A" and made a part hereof (the "Plan of Merger").

ARTICLE IV. Effective Date. The Merger shall be effective as of the close of business on December 31, 2014.

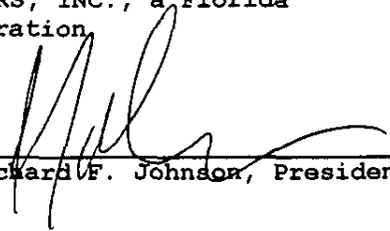
ARTICLE V. Adoption. The Plan of Merger was duly adopted by the sole voting shareholder and the sole member of the Board of Directors of both the Surviving Corporation and the Merged Corporations by unanimous written action of even date herewith as required by the laws of the State of Florida and no statement as to the rights of dissenting shareholders pursuant to Section 607.1103, Florida Statutes, is required.

IN WITNESS WHEREOF, these Articles of Merger have been duly executed as of this 16 day of December, 2014 and are being filed in accordance with Section 607.1105 and 607.0120 of the Florida Business Corporation Act by duly authorized officers for each party.

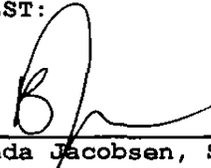
ATTEST:

  
\_\_\_\_\_  
Brenda Jacobsen, Secretary  
(CORPORATE SEAL)

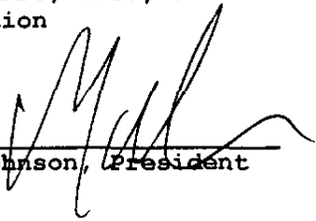
LAKESIDE OCCUPATIONAL MEDICAL CENTERS, INC., a Florida corporation

By:   
\_\_\_\_\_  
Richard F. Johnson, President

ATTEST:

  
\_\_\_\_\_  
Brenda Jacobsen, Secretary  
(CORPORATE SEAL)

LAKESIDE OF ORLANDO, INC., a Florida corporation

By:   
\_\_\_\_\_  
Richard F. Johnson, President

PLAN OF MERGER

This PLAN OF MERGER (the "Plan"), is made and entered into this 18 day of December, 2014, by and between LAKESIDE OCCUPATIONAL MEDICAL CENTERS, INC., a Florida corporation (the "Surviving Corporation") and LAKESIDE OF ORLANDO, INC., a Florida corporation (the "Merged Corporation").

Recitals

A. The Surviving Corporation and the Merged Corporation desire to adopt a plan of reorganization within the meaning of Section 368 of the Internal Revenue Code of 1986, as amended, (the "Code") for the purpose of qualifying such asset acquisition as a reorganization pursuant to the provisions of Section 368(a)(1)(A) of such Code by effecting a merger pursuant to Section 607.1101, of the Florida Business Corporation Act.

B. The Surviving Corporation desires to merge and combine with the Merged Corporation in order to expand its business and further its corporate purpose.

NOW, THEREFORE, for and in consideration of the recitals and the representations, warranties, covenants, agreements and undertakings hereinafter set forth, the parties agree to the following Plan of Merger and Reorganization:

1. Plan of Merger. On the Effective Date of the Merger specified herein, LAKESIDE OF ORLANDO, INC., a Florida corporation, shall merge with and into LAKESIDE OCCUPATIONAL MEDICAL CENTERS, INC. in accordance with the Merger laws of the State of Florida. LAKESIDE OCCUPATIONAL MEDICAL CENTERS, INC. shall continue to exist under the laws of the State of Florida as the surviving corporation and the separate existence of LAKESIDE OF ORLANDO, INC. shall terminate on the Effective Date of the Merger.

2. Articles of Incorporation. The Articles of Incorporation of the Surviving Corporation will not differ from its Articles of Incorporation before the Merger and shall not be changed by virtue of the Merger. Said Articles of Incorporation shall be and remain the Articles of Incorporation of the Surviving Corporation until amended in accordance with applicable law.

3. Bylaws. The Bylaws of the Surviving Corporation in effect on the Effective Date of the Merger shall be the Bylaws of the Surviving Corporation until amended in accordance with law, or as specified in the Articles of Incorporation or Bylaws of the Surviving Corporation.

4. Effective Date of the Merger. the Merger shall become effective (the "Effective Date") shall be the close of business on



December 31, 2014. Each of the parties hereto agrees that they shall execute such documents and such other instruments and take such corporate or other acts or actions as may be necessary to effectuate this Merger.

5. Effect of Merger. On the Effective Date of the Merger the separate existence of the Merged Corporation shall cease. As provided by the Florida Business Corporation Act, the Surviving Corporation shall thereupon and thereafter possess all of the rights, privileges, immunities and franchises of a public, as well as of a private nature, of the Merged Corporation and be subject to all the restrictions, disabilities and duties of each such corporation; and all property, real, personal and mixed, and all debts due on whatsoever account, including all subscription to shares, and all other choses in action, and all and every interest, of or belonging to or due to the Merged Corporation shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed; and the title to any real estate or any interest therein, vested in the Merged Corporation shall not revert or in any way be impaired by reason of such Merger. The Surviving Corporation shall henceforth be responsible and liable for all liabilities and obligations of the Merged Corporation; and any claim existing or action or proceeding pending by or against the Merged Corporation may be prosecuted as if such Merger had not taken place, or the Surviving Corporation may be substituted in its place. Neither the rights of creditors nor any liens upon the property of the Merged Corporation shall be impaired by such Merger.

6. Exchange of Shares. On the Effective Date of the Merger, each issued share of the Merged Corporation shall be cancelled due to the fact that the shareholders of the Merged Corporation are the shareholders, and own all of the issued stock of, the Surviving Corporation. The issued shares of the Surviving Corporation shall not be converted or exchanged in any manner, but each said share which is issued as of the Effective Date of the Merger shall continue to represent one issued share of the Surviving Corporation.

7. Joint Representations of the Parties. Each of the parties represents and warrants that it will treat this transaction as a reorganization pursuant to the provisions of Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended, and each of the parties represents and warrants that it will file its tax returns in such a manner so as to reflect this transaction as a reorganization pursuant to said provisions of the Internal Revenue Code.

8. Counterparts. This Agreement may be executed in one or more counterparts and all such counterparts collectively shall be deemed to constitute one and the same agreement.

9. Further Assurances. If, at any time, the officers of the Surviving Corporation shall determine that additional conveyances,

documents, or other actions are necessary to carry out the provisions of this Plan of Merger, the officers and directors of the Merged Corporation as of the Effective Date of the Merger shall execute such conveyances, or documents or take such actions.

10. Amendment/Abandonment of Plan. The sole voting shareholder of the Merged Corporation and the Surviving Corporation, has authorized the Board of Directors of the each respective corporation to amend this Plan of Merger or abandon the Merger, prior to the filing of the Articles of Merger with the Florida Department of State, without further action of the shareholder.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written.

ATTEST:

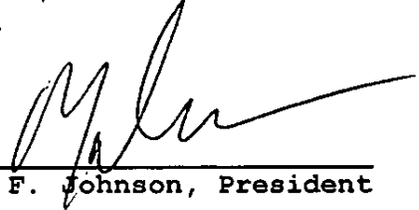


\_\_\_\_\_  
Brenda Jacobsen, Secretary

(CORPORATE SEAL)

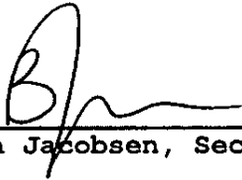
LAKESIDE OCCUPATIONAL MEDICAL  
CENTERS, INC., a Florida  
corporation

By:



\_\_\_\_\_  
Richard F. Johnson, President

ATTEST:

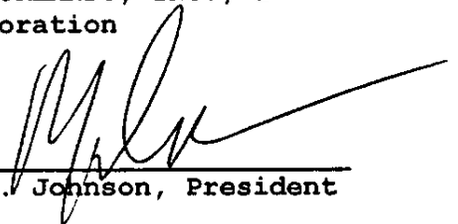


\_\_\_\_\_  
Brenda Jacobsen, Secretary

(CORPORATE SEAL)

LAKESIDE OF ORLANDO, INC., a  
Florida corporation

By:



\_\_\_\_\_  
Richard F. Johnson, President