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TALLAHASSEE, FLORIDA

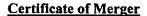
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EXAMINER

CORAPMER



For

Florida Profit or Non-Profit Corporation or Partnership

The following Certificate of Merger is submitted to merge the following Florida profit and/or non-profit corporations, limited liability companies, limited liability limited partnerships or limited liability partnerships in accordance with s. 607.1109, 617.0302, 608.438, 620.2106 and/or 620.8916 of the Florida Statutes.

FIRST:

The exact name, form/entity type and jurisdiction for the merging party is as

follows:

Name 1

Jurisdiction

Form/Entity Type

LGBBGH HOLDINGS, LLP

Florida

Limited Liability

Partnership

GP0400001827

SECOND:

The exact name, form/entity type, and jurisdiction of the <u>surviving</u> party is as follows:

Name

Jurisdiction

Form/Entity Type

MURDOCK AMBULATORY SURGERY CENTER, LTD., LLP Florida

Limited Liability Limited

Partnership

THIRD:

The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617 and/or 620, Florida Statutes.

FOURTH:

The effective date of the merger is the date of filing.

FIFTH:

Signatures for Each Party.

Name of Entity/Organization:

Signatures:

Typed or Printed Name of Individual:

LGBBGH HOLDINGS, LLP

SEE ATTACHMENT

MURDOCK AMBULATORY SURGERY CENTER, LTD., LLP

SEE ATTACHMENT

ATTACHMENT TO ARTICLES OF MERGER

LGBBGH HOLDINGS, LLP
By: Libra Investments, LLC, its Managing Partner,
By: Swaroop Muppavarapu, on behalf of
Rajakumari Muppavarapu, Manager, via special power of attorney
Illen Joch
Alvaro Bada, M.D., Partner
Matthew Bagan, M.D., Partner
Domingo Galliano, M.D., Partner
Evopus V & D.
Eugene Gregush, M.D., Partner
Stephen Helgerno, M.D., Partner
MURDOCK AMBULATORY SURGERY CENTER, LTD., LLP
By: LGBBGH Holdings, LLP, its General Partner
By: Libra investments, LLC, its Managing Partner
By: 19.09
Swaroop Muppavarapu, on behalf of Rajakumari Muppavarapu, Manager,
via special power of attorney

PLAN OF MERGER

The following plan of merger (this "Plan") is submitted in compliance with Section 620.8916 of the Florida Revised Uniform Partnership Act and Section 620.2106 of the Florida Revised Uniform Limited Partnership Act (collectively the "Partnership Acts").

First: The name and jurisdiction of the <u>surviving</u> entity is MURDOCK AMBULATORY SURGERY CENTER, LTD., LLP, a Florida limited liability limited partnership (the "<u>Surviving Company</u>").

Second: The name and jurisdiction of the <u>merging</u> entity is LGBBGH HOLDINGS, LLP, a Florida limited liability partnership (the "<u>Disappearing Company</u>").

Third: The Certificate of Limited Partnership of the Surviving Company in effect immediately prior to the effective time of the merger (the "<u>Effective Time</u>"), shall, without any changes, be the Certificate of Limited Partnership of the Surviving Company following the Effective Time, until further amended as permitted by law and by the Surviving Company's governing documents and agreements.

Fourth: The Agreement of Limited Partnership of the Surviving Company in effect immediately prior to the Effective Time, shall, without any changes, be the Agreement of Limited Partnership of the Surviving Company following the Effective Time, until further amended as permitted by law and by the Surviving Company's governing documents and agreements.

Fifth: As of the Effective Time, the separate existence of the Disappearing Company shall cease, and the Surviving Company shall be fully vested with all rights, privileges, immunities, disabilities, and duties of the Disappearing Company, as more particularly set forth in the Partnership Acts.

Sixth: If, at any time after the Effective Time, the Surviving Company shall determine that any further conveyances, agreements, documents, instruments, and assurances or any further action is necessary or desirable to carry out the provisions of this Plan, the appropriate partners, officers or authorized representatives of the Surviving Company or the Disappearing Company, as the case may be, whether past or remaining in office, shall execute and deliver, upon the request of the Surviving Company, any and all such conveyances, agreements, documents, instruments, and assurances and perform all further acts requested by the Surviving Company to carry out the provisions of this Plan.

Seventh: This Plan of Merger has been consented to by the sole general partner and all of the limited partners of the Surviving Company. This Plan of Merger has been consented to by all of the partners of the Disappearing Company.

IN WITNESS WHEREOF, the parties have executed this Plan of Merger as of the 4 day of July, 2009, as evidence that they agree, accept and adopt this Plan of Merger.

By: Libra Investments, LLC, its Managing Partner By: Swaroop Munpararapu, on behalf of Relakumari Muppavarapu, Manager, ha special power of attorney Alvaro Bada, M.D., Partner Matthew Bagan, M.D., Partner Domingo Galliano, M.D., Partner Eugene Gregush, M.D., Partner Stephen Helgerho, M.D., Partner

MURDOCK AMBULATORY SURGERY CENTER, LTD., LLP

By: LGBBGH Holdings, LLP, its General Partner

By: Libra Investments LLC, its Managing Partner

By: Waroop Suppavarapu, on behalf of Rajakumari Muppavarapu, Manager, via special power of attorney