

JUL-17-2003 14:19

ALAN S. GASSMAN, P.A.

Audit Far # H03000234854 5

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ARTICLES OF MERGER

The following Articles of Merger are being submitted in accordance with section(s) 607,1109, 608.432, and/or 620.203, Florida Statutes.

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street Address MED-SAM, INC. / MAUDBARS / 13964 W. Hillsborough Avenue Tampa, FL 33635	<u>Jurisdictión</u> Florida	Entity Type Corporation
Florida Document/Registration No.:	FEI Number:	۰ • •
P98000038151	65 0834784	

SECOND: the exact name, street address of its principal office, jurisdiction, and entity type for each surviving party are as follows:

Name and Street Address	Jurisdiction	Entity Type 03	
MED-SAM, L.I.C. L0300007102 13964 W. Hillsborough Avenue Tampa, FL 33635	Florida	Limited Liebility Company	
-Florida Document/Registration No.:	FEI Number:	FLORAD	
L03000007102	11-3678853	5. v. b	
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ARTICLES OF MERGER	•	PAGE 1	
Alan S. Gassman, Ecquire • 1245 Court Street, Suite 102 Clearwater, FL 33756			
(727) 442-1200 Florida Bar #: 371750 Audit Fax #:H03000234854_5			
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THIRD: The attached Plan and Agreement of Merger meets the requirements of section(s) 607.1108, 608.438, 617.1103, and/or 620.201, Florida Statutes, and was approved by each domestic corporation, limited liability company, Partnership and/or limited partnership that is a party to the merger in accordance with Chapter(s) 607, 617, 608 and/or 620, Florida Statutes.

FOURTH: If applicable, the attached Plan and Agreement of Merger was approved by the other business entity(ies) that is/are party(ies) to the merger in accordance with the respective laws of all applicable jurisdictions.

FIFTH: If not incorporated, organized, or otherwise formed untler the laws of the state of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger.

SIXTH: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity agrees to pay the dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger the amount, if any, to which they are entitled under section(s) 607.1302, 620.205, and/or 608.4384, Florida Statutes.

SEVENTH: If applicable, the surviving entity has obtained the written consent of each shareholder, member, or person that as a result of the merger is now a General Partner of the surviving entity pursuant to section(s) 607.1108(5), 608.4381(2), and/or 608.4884, Florida Statutes.

EIGHTH: The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited partnership for the regulations were articles of organization of any limited liability company that is a party to the merger.

NINTH: The merger shall be effective as of the date of filing with the Secretary of State.

TENTH: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

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ARTICLES OF MERGER



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			•		
		PLAN OF MERGE	R		
in accordance	llowing Plan of Merge with Florida Statutes d in accordance with F	Section(s) 607.1107,	617,1103, 608.4	31, and/or 620.202,	is
FIRST: The e	act name and jurisdic	tion of the merging pa	rty ("Merging E	ntity") is as follows:	
Name		Jurisdiction			
MED-SAM, I	NC.	Florida	, , ,		
	exact name and jurisc		norton ⁴⁴ Survivita	, Entity") is as follow	
		•	Paréhé: om mu		0.
<u>Name</u>		Jurisdiction	2 . *	TAL.	Sc. C
MED-SAM, L	.L.C.	Florida		23 - 2 11 - 1 	
THIRD:	The terms and condit	ions of the merger are	as follows:	- بن - بن	
1.	The Merging Entity s	hall be merged into th	e Surviving Entit	ي. ي	PI
2.	The outstanding share	es of Merging Entity s	hall be canceled	without consideration	ي و ب
3.	The outstanding mem and are not affected b	bership interests of Su y the merger.	rviving Entity sh	aH remain outstandin	
execute and de	Merging Entity shall f liver all such documen carry out this merger.	its and instruments and			
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PLAN OF MER	JER		` 1 · ·	PAGE	1
Aian S. Gassman 1245 Court Stree Clearwater, FL 3 (727) 442-1200	t, Suite 102		• • •		
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The effect of the merger and effective date of the merger shall be the date of filing 5. with the Secretary of State.

FOURTH:

The manner and basis of convening the interests, shares, obligations or other Α. securities of each merge party into the interests, shares, obligations or other securities of the survivor, in whole or in part, into cash or other property are as follows: "

The manner and basis of converting rights to acquire interests, shares, obligations or **B**. other securities of each merged party into rights to sequire interests, shares, obligations or other securities of the surviving entity, in whole or in part, into cash or other property are as follows

N/A

FIFTH: If a partnership or limited partnership is the surviving entity, the name(s) and address(es) of the General Partner(s) are as follows (note: if the General Partner is not an individual, fisert Florida Document/Registration Number):

N/A

SIXTH: If a limited liability company is the surviving entity and it is to be managed by one or more managing members, the name(s) and address(es) of the managing member(s) is as follows: DRI

Mehdi Farhadi 13964 W. Hillsborough Avenue Tampa, FL 33635 🦾 •

SEVENTH: All statements that are required by the laws of the jurisdiction(s) under which each non-Florida business entity that is a party to the merger is formed, organized, were incorporated are · as follows:

N/A

PLAN OF MERCER

Alan S. Gassman, Esquire 1245 Court Street, Suite 102 Clearwater, FL 33756 (727) 442-1200 Florids Bar #: 371759 H03000234854 5 PAGE 2

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IN WITNESS WHEREOF, the parties hav	c executed this Agreement of Merger, effective
IN WITNESS WHEREOF, the parties have the 17 th day of March, 2003.	
	MED-SAM, INC.
	MET-SAM, DIC
	By: 1
	MEDHI FARHADI Its: President
	MED-SAM, L.L.C.
`	
,	By:
	MEDHI FARHADI Ita: Manager
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PLAN OF MERGER	PAGE 3
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