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OIVISION OF CORPORATIONS TALLAHÁSSEE, FLORIDA

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	PICK	UP: <u>10/02/2020</u>		
	CERTIFIED COPY			
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хх	FILING	LLC MERGER		
l .	ALPHA & OMEGA MEDICAL, LLC (CORPORATE NAME AND DOCUMENT #)			
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SPECIA NSTRU	L JCTIONS:			

ARTICLES OF MERGER OF ALPHA & OMEGA MEDICAL, LLC 2078 07 1-2 PH 4: 58 WITH AND INTO DOCTORS MEDICAL, LLC

The following Articles of Merger is submitted to merge the following Florida Limited Liability Companies in accordance with Section 605.1025, Florida Statutes:

FIRST: The exact name, form/entity type, and jurisdiction for each **merging** party are as follows:

Name Jurisdiction Entity Type

ALPHA & OMEGA MEDICAL, LLC Florida Limited Liability Company

Document Number: L17000032716

SECOND: The exact name, form/entity type, and jurisdiction of the surviving party are as follows:

Jurisdiction Entity Type Name

DOCTORS MEDICAL, LLC Florida Limited Liability Company

> Document Number: L10000115720

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with Sections 605.1021-605.1026, Florida Statutes; by each merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who, as a result of the merger, will have interest holder liability under Section 605.1023(1)(b), Florida Statutes.

FOURTH: Please check one of the boxes that apply to the surviving entity: (if applicable):

- \mathbf{X} This entity exists before the merger and is a domestic filing entity, the amendment, if any, to its public organic record are attached.
- 1: This entity is created by the merger and is a domestic filing entity, the public organic record is attached.
- This entity is created by the merger and is a domestic limited liability limited partnership or ١. a domestic limited liability partnership, its statement of qualification is attached.
- This entity is a foreign entity that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48, Florida Statutes is:



Page 1 of 4

	pay any members with appraisal righons 605,1006 and 605,1061-605,1072, F				
	filing, the delayed effective date of the fer the date this document is filed by the	-			
SEVENTH : Signature(s) for each party.					
Name of Entity	Signature(s)	Typed or Printed Name Title of Individual			
Alpha & Omega Medical, LLC		Travis Irwin <u>Manager</u>			
Doctors Medical, LLC		Brett West Manager Thomas C. Mollick Manager			
		David Rocco <u>Manager</u>			

FIFTH: This entity agrees to pay any members with appraisal rights the amount to which members are entitled under Sections 605.1006 and 605.1061-605.1072, Florida Statutes.					
SIXTH : If other than the date of filing, the delayed effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:					
SEVENTH: Signature(s) for each party.					
Name of Entity	Signature(s)	Typed or Printed Name Title of Individual			
Alpha & Omega Medical, LLC	Docusigned by: Travis Irwin C2168DB8CDF44B3 Docusigned by: Brith West 6DCC96E56A10456	Travis Irwin Manager Brett West Manager			
Doctors Medical, LLC		Thomas C. Mollick Manager			
		David Rocco <u>Manager</u>			

PLAN OF MERGER

FIRST: The exact name, jurisdiction, and form/entity type for each **merging party** are as follows:

Name and Street Address Jurisdiction Form/Entity Type

Alpha & Omega Medical, LLC Florida limited liability company

SECOND: The exact name, jurisdiction, and form/entity type of the **surviving party** are as follows:

Name and Street Address Jurisdiction Form/Entity Type

Doctors Medical, LLC Florida limited liability company

THIRD: The terms and conditions of the merger are as follows:

The merging parties shall be merged with and into the surviving party, and the separate existence of each merging party shall cease as of the effective date of this Plan of Merger. The surviving party shall retain the name of "Doctors Medical, LLC" after the merger. As of the effective date of this Plan of Merger, the surviving party shall possess all of the right, privileges, powers and franchises of each merging party, of a public as well as private nature, and all property, real, personal or otherwise, of each merging party, and all debts due on whatever account to it, including all choses of action and all and every other interest of or belonging to it, shall be taken by and deemed to be transferred to and vested in the surviving party without further act or deed: and except as provided herein, the identity, existence, purposes, powers, franchises, rights, immunities and liabilities of the surviving party shall continue unaffected and unimpaired by the merger.

The Articles of Organization and the Operating Agreement of the surviving party, as in effect at the closing of the merger hereunder, shall, after the merger, continue to be the Articles of Organization and the Operating Agreement of the surviving party until duly amended in accordance with law, and no change to such Articles of Organization or Operating Agreement shall be affected by the merger hereunder. The persons who are the managers and officers of the surviving party immediately prior to the merger hereunder shall, after the merger, continue to serve as the managers and officers of the surviving party without change, subject to the provisions of the Articles of Organization and Operating Agreement of the surviving party and the laws of the State of Florida.

FOURTH:

A. The manner and basis of converting the interests, shares, obligations or other securities of each merged 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:

After the effective date of this Plan of Merger, by virtue of the merger and without any action on the part of the shareholders of the merging party or the members of the surviving party, all of the issued and outstanding certificates representing shares or units of interest in the merging party shall be converted into equity in the surviving party as agreed upon by the holders thereof. The issued and outstanding certificates representing interest in the surviving party shall remain outstanding and not be affected by the merger under this Plan of Merger.

B. The manner and basis of converting <u>rights to acquire</u> interests, shares, obligations or other securities of each merged party into <u>rights to acquire</u> 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

<u>F1FTH</u>: If a partnership or limited partnership is the surviving entity, the name(s) and address(es) of the general partner(s) are as follows:

Name(s) and Address(cs) of General Partner(s)

If General Partner is a Non-individual,
Florida Document/Registration Number

N/A

SIXTH: If a limited liability company is the surviving entity, the name(s) and address(es) of each person authorized to manage and control the Company are as follows:

Name and Address	<u>Title</u>
Thomas C. Mollick, 685 S. Ronald Reagan Blvd #101, Longwood, FL 32750	Manager
David E. Rocco, 685 S. Ronald Reagan Blvd #101, Longwood, FL 32750	Manager
Travis Irwin, 685 S. Ronald Reagan Blvd #101, Longwood, FL 32750	Manager
Brett West, 685 S. Ronald Reagan Blvd #101, Longwood, FL 32750	Manager

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 or incorporated are as follows:

 N/Λ

EIGHTH: Other provisions, if any, relating to the merger:

None.