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A Registered Limited Liability Partnership

501 Commendencia Street Pensacola, Florida 32502-5953 Telephone (850) 432-2451 beggslane.com

> W. Spencer Mitchem Of Counsel

> > E. Dixie Beggs 1908 - 2001

Bert H. Lane 1917 - 1981

November 1, 2013

Registration Section Division of Corporations Via Hand Delivery

RE: Baptist Urgent Care, LLC; Document No: L13000154011

Dear Sir or Madam:

Please find enclosed herewith (1) the Amended and Restated Articles of Organization for Baptist Urgent Care, LLC and (2) a check in the amount of \$25.00 for the filing fee pertaining thereto.

Please direct any questions and all further correspondence concerning this matter to me at (850) 432-2451, crb@beggslane.com, or the street address set forth above.

Respectfully,

C. Reid Barrincau For the Firm

CRB/cmm Enclosures

AMENDED AND RESTATED ARTICLES OF ORGANIZATION FOR BAPTIST URGENT CARE, LLC

These Amended and Restated Articles of Organization for Baptist Urgent Care, LLC hereby amend and restate the Articles of Organization for Baptist Urgent Care, LLC filed October 31, 2013. These Amended and Restated Articles of Organization for Baptist Urgent Care, LLC shall be effective as of the date set forth hereinbelow and are duly executed and are being filed in accordance with Section 608.411, Florida Statutes.

ARTICLE I – Name

The name of the limited liability company is Baptist Urgent Care, LLC (the "Company").

ARTICLE II - Address

The mailing address and the principal office of the Company is 1717 North "E" Street Suite 20, Pensacola, Florida 32501.

ARTICLE III - Duration

The period of duration of the Company shall be perpetual.

ARTICLE IV - Management

The Company is to be managed by its managers. The initial managers of the Company shall be

Elizabeth C. Callahan	David Wildebrandt	Kent Skolrood
1717 N. "E" Street	1717 N. "E" Street	1717 N. "E" Street
Suite 320	Suite 320	Suite 320
Pensacola, Florida 32501	Pensacola, Florida 32501	Pensacola, Florida 32501

ARTICLE V - Registered Agent

The name of the initial registered agent is Elizabeth C. Callahan, whose street address is 1717 North "E" Street, Suite 320, Pensacola, Florida 32502.

ARTICLE VI - Purpose

The Company is organized and shall be operated exclusively for religious, charitable, scientific, testing for public safety, literary or educational purposes, or to foster national or international amateur sports competition (but only if no part of its activities involve the provision of athletic facilities or equipment), or for the prevention of cruelty to children or animals, all within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 (the "Code") or corresponding sections of any prior or future Internal Revenue Code ("charitable, scientific or educational purposes within the meaning of Section 501(c)(3) of the Code"). In furtherance of these purposes, the Company shall further the purpose of its sole member, Baptist Health Care Corporation, a Florida not for profit corporation exempt from

federal income tax pursuant to section 501(a) of the Internal Revenue Code (the "Code") by virtue of section 501(c)(3) thereof, as it relates to medical services without limiting the generality of the foregoing:

- (a) Promote and support, by donation, loan or otherwise, the interests and purposes described above for the Company and other organizations which provide or conduct activities which fall within the category of Section 501(c)(3) and Section 509(a)(1) or Section 509(a)(2) of the Code providing or furthering the purposes described above.
- (b) Raise funds for the Company and any or all of the organizations described in subparagraph (a) of this article from the public and from all other sources available and receive and maintain such funds and expend principal and income therefrom in furtherance of these purposes.
- (c) Own, lease or otherwise deal with all property, real and personal, to be used in furtherance of these purposes.
- (d) Own or operate facilities or own other assets for charitable purposes in furtherance of these purposes.
- (e) Contract with other organizations, for profit and not for profit, with individuals, and with governmental agencies in furtherance of these purposes.
- (f) Otherwise operate exclusively for charitable, scientific or educational purposes within the meaning of Section 501(c)(3) of the Code, in the course of which operation:
- (i) No part of the net earnings of the Company shall inure to the benefit of, or be distributable to, its members, directors, officers, or other persons, except that the Company shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein.
- (ii) No substantial part of the activities of the Company shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Company shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office except as authorized under the Code.
- (iii) Notwithstanding any other provisions of these articles, the Company shall not carry on any other activities not permitted to be carried on (a) by a company exempt from federal income tax under Section 501(c)(3) of the Code or (b) by a company, contributions to which are deductible under Section 170(c)(2) of the Code.

ARTICLE VII - Limitation of Powers

No power or authority shall be exercised by the Company, its members, officers or employees of the Company in any manner or for any purpose whatsoever which may jeopardize the status of the Company as an exempt organization under Section 501(c)(3) of the Code and its Regulations as they now exist or as they may hereafter be amended.

ARTICLE VIII - Distribution of Company Assets Upon Dissolution

In the event of dissolution, the residual assets of the Company will be turned over to one (1) or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and

170(c)(2) of the Code or to the federal, state or local government for exclusively public purposes, as the Board of Directors shall determine. Any such residual assets not so disposed of shall be disposed of by a court of competent jurisdiction in the county in which the principal office of the company is then located, exclusively for charitable, scientific or educational purposes within the meaning of Section 501(c)(3) of the Code as said court shall determine.

ARTICLE IX - Effective Date

Pursuant to Section 608.409(1), Florida Statutes, the effective date for the beginning existence of the limited liability company shall be November 1, 2013.

IN WITNESS WHEREOF, the undersigned, as the sole member of the Company, has executed these Articles of Organization this day of October, 2013.

BAPTIST HEALTH CARE CORPORATION

Elizabeth C. Callahan, Vice President/ General Course

REGISTERED AGENT ACCEPTANCE

Having been named as registered agent and to accept service of process for the above stated limited liability company at the address designated in this certificate pursuant to the provisions of section 608.415, Florida Statutes, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

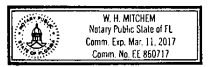
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Dated

ELIZABETH Č. ČALLAHAN

The foregoing Articles of Organization and Registered Agent Acceptance was acknowledged before me this 230 day of October, 2013 by Elizabeth C. Callahan, who is personally known to me and who did (did not) take an oath.

-SEAL-



Notary Public