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CORPORATION(S) NAME

			
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ARTICLES OF MERGER Merger Sheet

MERGING:

PC DOCS I.P., INC., a Delaware corporation not qualified PC DOCS, INC., a Delaware corporation not qualified

INTO

PC DOCS HOLDINGS, INC., a Florida entity, L46437

File date: October 6, 1999

Corporate Specialist: Cheryl Coulliette

ARTICLES OF MERGER OF PC DOCS, INC. AND PC DOCS I.P., INC WITH AND INTO PC DOCS HOLDINGS, INC.

99 OCT -6 PN 4: 48
SECRETARY OF STATE
TALL AHASSEE, FLORIDA

The following articles of merger are submitted in accordance with the Florida Business Corporation Act pursuant to section 607.1105, F.S.

FIRST. The name and jurisdiction of the surviving corporation is:

Name
PC DOCS Holdings, Inc.
Florida

SECOND: The name and jurisdiction of the merging corporations

Name Jurisdiction
PC DOCS I.P., Inc. Delaware
PC DOCS, Inc. Delaware

THIRD: The Plan of Merger is attached.

are:

FOURTH: The merger shall become effective on October 6, 1999, at 2:00 p.m.

FIFTH: The Plan of Merger was adopted by the board of directors of the surviving corporation on October 6, 1999, and shareholder approval was not required.

SIXTH: The Plan of Merger was adopted by the board of directors of each of the merging corporations on October 6, 1999, and shareholder approval was not required.

IN WITNESS WHEREOF, PC DOCS Holdings, INC., PC DOCS I.P., Inc. and PC DOCS, Inc. have caused these Articles of Merger to be executed this 6th day of October, 1999.

By:

Name: Inder P.S./ Duggal
Title: Secretary

PC DOCS I.P., INC

By:

Name: Inder P.S./ Duggal
Title: Secretary

PC DOCS, INC

By: Name: Inder P.\$/Dagg

Title: Secretar

APPENDIX A

PLAN OF MERGER OF PC DOCS, INC. AND PC DOCS I.P., INC. WITH AND INTO PC DOCS HOLDINGS, INC.

The following plan of merger is submitted in compliance with section 607.1104 of the Florida Business Corporation Act and section 253 of the General Corporation Law of the State of Delaware.

1. Parent Corporation. The name and jurisdiction of the parent corporation owning all of the outstanding shares of each class of the subsidiary corporations is:

Name

PC DOCS Holdings, Inc.

Florida

2. Subsidiary Corporations. The name and jurisdiction of each subsidiary corporation is:

Name
PC DOCS I.P., Inc.
Delaware
PC DOCS, Inc.
Delaware

3. Surviving Corporation. At the effective time of the Merger (the "Effective Time"), PC DOCS I.P., Inc. and PC DOCS, Inc. shall be merged (the "Merger") with and into PC DOCS Holdings, Inc., with PC DOCS Holdings, Inc. being the surviving corporation (the "Surviving Corporation") of the Merger. At the Effective Time, the corporate existence of PC DOCS I.P., Inc. and PC DOCS, Inc. shall cease, and the Surviving Corporation shall succeed to all the business, properties, assets, and liabilities of PC DOCS I.P., Inc. and PC DOCS, Inc.

4. Certificate of Incorporation and Bylaws.

- (a) The Articles of Incorporation of PC DOCS Holdings, Inc. (the "Articles of Incorporation") as in effect at the Effective Time shall be the articles of incorporation of the Surviving Corporation from and after the Effective Time, until thereafter changed or amended as provided therein or by applicable law.
- (b) The Bylaws of PC DOCS Holdings, Inc. as in effect at the Effective Time shall be the Bylaws of the Surviving Corporation from and after the Effective Time.

5. Directors and Officers.

- (a) The directors of PC DOCS Holdings, Inc. immediately prior to the Effective Time shall be the directors of the Surviving Corporation, to hold office from and after the Effective Time, in accordance with the Bylaws of the Surviving Corporation, until their respective successors are duly appointed or elected and qualified.
- (b) The officers of PC DOCS Holdings, Inc. immediately prior to the Effective Time shall be the officers of the Surviving Corporation, to hold the same offices from and after the Effective Time, in accordance with the Bylaws of the Surviving Corporation, until their respective successors are duly appointed or elected and qualified.

6. Conversion of Shares.

- (a) At the Effective Time, each issued and outstanding share of common stock, no par value, of PC DOCS I.P., Inc., and each share of common stock, no par value, of PC DOCS, Inc., all of which are owned by PC DOCS Holdings, Inc., shall be cancelled and shall cease to exist and no consideration shall be delivered in exchange therefor.
- (b) Each share of common stock, \$1.00 par value per share, of PC DOCS Holdings, Inc., shall be unaffected by the Merger and shall remain issued and outstanding after the Effective Time of the Merger.

7. Tax Matters. The Merger is intended to qualify as a complete liquidation of PC DOCS I.P., Inc. and PC DOCS, Inc. pursuant to Section 332 of the Internal Revenue Code of 1986, as amended.

ACTION BY WRITTEN CONSENT

OF

THE BOARD OF DIRECTORS

OF

PC DOCS HOLDINGS, INC.

The undersigned, being all of the members of the Board of Directors of PC DOCS Holdings, Inc., a Florida corporation (the "Corporation"), acting pursuant to Section 607.0821 of the Florida Business Corporation Act, hereby adopt, by this written consent, the following resolutions with the same force and effect as if they had been unanimously adopted at a duly convened meeting of the Board of Directors of the Corporation and direct that this written consent be filed with the minutes of the proceedings of the Board of Directors of the Corporation:

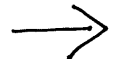
RESOLVED, that the Corporation's wholly owned subsidiaries, PC DOCS, Inc., a Delaware corporation and PC DOCS I.P., Inc., a Delaware corporation (each, a "Subsidiary" and together the "Subsidiaries"), be merged with and into the Corporation, which shall be the surviving corporation (the "Surviving Corporation"), pursuant to Section 253 of General Corporation Law of the State of Delaware (the "DGCL") and Section 607.1104 of the Florida Business Corporation Act (the "FBCA");

FURTHER RESOLVED, that the Plan of Merger attached hereto as Appendix A (the "Plan of Merger"), is adopted in all respects;

FURTHER RESOLVED, that the President or any Vice-President or the Secretary or the Assistant Secretary of the Corporation be, and he hereby is, authorized and directed to execute and acknowledge in the name and on behalf of the Corporation a Certificate of Ownership and Merger setting forth, among other things, a copy of these resolutions and the date of their adoption; and that such officer of the Corporation be, and he hereby is, authorized and directed to cause such executed Certificate to be filed in the Office of the Secretary of State of Delaware in accordance with Sections 103 and 253 of the DGCL;

FURTHER RESOLVED, that the President or any Vice-President or the Secretary or the Assistant Secretary of the Corporation be, and he hereby is, authorized and directed to execute and acknowledge in the name and on behalf of the Corporation Articles of Merger setting forth, among other things, the Plan of Merger; and that such officer of the Corporation be, and he hereby is, authorized and directed to cause such executed Articles to be filed with the Florida Department of State in accordance with Sections 607.1105 and 607.0120 of the FBCA;

FURTHER RESOLVED, that the Merger shall become effective and the corporate existence of the Subsidiary shall cease at the date and time set forth in such Certificate of Ownership and Merger filed with the Secretary of State of Delaware in accordance with Sections 103 and 253 of the DGCL and in the Articles of Merger filed with the Florida Department of State in accordance with Sections 607.1105 and 607.0120 of the FBCA; and



FURTHER RESOLVED, that the Corporation, as sole stockholder of each of PC DOCS, Inc. and P.C. DOCS I.P., Inc. does hereby waive the requirement of Section 607.1104(2) of the FBCA, that the Plan of Merger be mailed to it; and

FURTHER RESOLVED, that the President or any Vice-President or the Secretary or the Assistant Secretary of the Corporation be, and he hereby is, authorized and directed to take or cause to be taken all such further actions and to execute and deliver or cause to be delivered all such further instruments and documents in the name and on behalf of the Corporation, and to incur all such fees and expenses as in his judgement shall be necessary or advisable in order to carry out fully the intent and purposes of the foregoing resolutions and each of them.

IN WITNESS WHEREOF, the undersigned have executed this Action by

Written Consent as of the 6th day of October, 1999.

Fred E. Sorkin

Alan Barry Litwin