

# L 99000001868



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CORPORATION NAME(S) AND DOCUMENT NUMBER(S) (if known):

Ormond Radiology Partnership LLC

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| NEW FILINGS              |                   |
|--------------------------|-------------------|
| <input type="checkbox"/> | Profit            |
| <input type="checkbox"/> | NonProfit         |
| <input type="checkbox"/> | Limited Liability |
| <input type="checkbox"/> | Domestication     |
| <input type="checkbox"/> | Other             |

| AMENDMENTS                          |                                      |
|-------------------------------------|--------------------------------------|
| <input type="checkbox"/>            | Amendment                            |
| <input type="checkbox"/>            | Resignation of R.A. Officer/Director |
| <input type="checkbox"/>            | Change of Registered Agent           |
| <input type="checkbox"/>            | Dissolution/Withdrawal               |
| <input checked="" type="checkbox"/> | Merger                               |

- ☐ Certificate of FICTITIOUS NAME
- ☐ FICTITIOUS NAME SEARCH

| OTHER FILINGS            |                  |
|--------------------------|------------------|
| <input type="checkbox"/> | Annual Report    |
| <input type="checkbox"/> | Fictitious Name  |
| <input type="checkbox"/> | Name Reservation |

| REGISTRATION/QUALIFICATION |                     |
|----------------------------|---------------------|
| <input type="checkbox"/>   | Foreign             |
| <input type="checkbox"/>   | Limited Partnership |
| <input type="checkbox"/>   | Reinstatement       |
| <input type="checkbox"/>   | Trademark           |
| <input type="checkbox"/>   | Other               |

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Ordered By: \_\_\_\_\_

**IMPORTANT**

Because our computer system would not allow an LLP Registration filing to be merged out of existence, ORMOND RADIOLOGY PARTNERSHIP, LLP, a Florida limited liability partnership, (LLP980000098), was assigned a General Partnership Registration number of GP9900000302, in order to facilitate the merger filing on our records.

Therefore, GP9900000302 is a mock registration for LLP980000098.

Further, GP9900000301 was the GP number assigned to the merger in order to facilitate the merger filing on our general partnership data base.

Please refer to Document Number L99000001868, on our corporate database, for a complete copy of the merger filed April 5, 1999.

ARTICLES OF MERGER  
Merger Sheet

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MERGING:

ORMOND RADIOLOGY PARTNERSHIP, LLP, a Fla. limited liability partnership  
(LLP980000098)

INTO

ORMOND RADIOLOGY PARTNERSHIP, LLC, a Florida entity, L99000001868

File date: April 5, 1999

Corporate Specialist: Buck Kohr

**ARTICLES OF MERGER BETWEEN  
ORMOND RADIOLOGY PARTNERSHIP, LLC  
AND  
ORMOND RADIOLOGY PARTNERSHIP, LLP**

Pursuant to Sections 608.4382 and 620.203, Florida Statutes, Ormond Radiology Partnership, LLC, a Florida limited liability company ("Company"), and Ormond Radiology Partnership, LLP ("Partnership"), adopt the following Articles of Merger for the purpose of merging Partnership into Company, the later of which is to survive the merger.

**ARTICLE I**

The name, address of principal office, jurisdiction, entity type, Florida registration number, and FEI number for each merging party are as follows:

Name and Street Address

Ormond Radiology Partnership, LLP  
500 Memorial Circle, Suite D  
Ormond Beach, FL 32174

Jurisdiction and Document Number

Florida, LLP980000098

Entity Type and FEI Number

Limited Liability Partnership, 59-2940987

Name and Street Address - Surviving Company

Ormond Radiology Partnership, LLC  
500 Memorial Circle, Suite D  
Ormond Beach, FL 32174

Jurisdiction and Document Number

Florida,

Entity Type and FEI Number

Limited Liability Company, 59-2940987

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## ARTICLE II

The surviving party shall be Ormond Radiology Partnership, LLC.

## ARTICLE III

The attached Plan of Merger meets the requirements of sections 608.438 and 620.201, Florida Statutes, and was approved by company and partnership in accordance with Chapters 608 and 620, Florida Statutes.

## ARTICLE IV


The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of Partnership or the regulations or articles of organization of Surviving Company.

## ARTICLE V

The effective date of the merger shall be the date these Articles of Merger are accepted by the Florida Department of State for filing.


IN WITNESS WHEREOF, the undersigned have executed these Articles of Merger this 2nd day of April, 1999.

ORMOND RADIOLOGY PARTNERSHIP,  
LLC, a Florida limited liability company

By:   
Print: ROBERT B LEE MD  
Its: Member

"Company"

ORMOND RADIOLOGY PARTNERSHIP,  
LLP, a Florida limited liability partnership

By:   
Its: Partner FREDERICK J MONSON MD

By:   
Its: Partner H. H. FINKLEY JR MD

"Partnership"

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EXHIBIT "A"

**PLAN OF MERGER BETWEEN  
ORMOND RADIOLOGY PARTNERSHIP, LLC  
AND  
ORMOND RADIOLOGY PARTNERSHIP, LLP**

The following Plan of Merger, which was adopted and approved by Ormond Radiology Partnership, LLC, a Florida limited liability company ("Surviving Company") and Ormond Radiology Partnership, LLP, a Florida limited liability partnership ("Partnership") in accordance with sections 608.4381 and 620.202, Florida Statutes, is being submitted in accordance with sections 608.438 and 620.201, Florida Statutes.

1. The name and jurisdiction of each merging party are as follows:

Ormond Radiology Partnership, LLC, a Florida limited liability company

Ormond Radiology Partnership, LLP, a Florida limited liability partnership

2. The name of the surviving party is:

Ormond Radiology Partnership, LLC, a Florida limited liability company

3. On the effective date of the merger the general terms and conditions of the merger are: (i) the separate existence of Partnership shall cease and Partnership shall be merged with and into Surviving Company, (ii) the Articles of Organization of Surviving Company in effect immediately prior to the effective date of the merger shall be the Articles of Organization of the Surviving Company, (iii) the Regulations of Surviving Company in effect immediately prior to the effective date of the merger shall be the Regulations of the Surviving Company, and (iv) the Federal Employer Identification Number ("FEI") assigned to Partnership shall be the FEI of the Surviving Company.

4. The manner and basis of converting the interests of Partnership and Surviving Company into the interests of the Surviving Company is as follows: On the effective date of the merger, each percent of interest held by the partners of Partnership shall be converted into and become one fully paid and non assessable percent of interest of Surviving Company. The interest received shall be simultaneously assigned by each of the partners to Ormond Real Estate Ventures, LLC ("Parent Company"), as the sole member of Surviving Company, in return for identical interests in Parent Company. All of the partners are members of Parent Company.

5. The surviving entity is a limited liability company which is to be managed by its sole member whose name and address are is as follows:

Ormond Real Estate Ventures, LLC, a Florida limited liability company  
500 Memorial Circle, Suite D  
Ormond Beach, Florida 32174