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MERGER OR SHARE EXCHANGE

MEDICAL MANAGER RESEARCH & DEVELOPMENT, LLC

Certificate of Status	0
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Page Count	08
Estimated Charge	\$70.00

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PLACE ASSESSMENT VALLE

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ARTICLES OF MERGER

The following articles of merger are being submitted in accordance with section(s) 607.1109, 608.4382, and/or 620.203, Florida Stamues.

SECRETARY OF STATE TALLAHASSEE, FLORIDA

party are as follows:

Name and Street Address 1. Medical Manager Research & Development, Inc.	Jurisdiction Plants	Entity Type Corporation
15151 NW 99th Street		·
Alachus, Floride 32615	-	· · · ·
Florida Document/Registration Number: F16521		umber: 59-2064299
2		
Florida Document/Registration Number	FEIN	umber
3		
Florida Document/Registration Number:	FEIN	amber
<u>4</u>		
		:-
Florida Document/Registration Number:	FEL N al sheet(x) if necessary)	humber:

PLOT- WOOTCT Type Collec

SECOND: The exact name, street address of its princip party are as follows:	al office, jurisdiction, and	i entity type of the sourciving
2-17		2005 DEC 21 A 10: 2
Name and Street Address	_ Jurisdiction	Busity Type ! Y OF STAT
Medical Manager Research & Development, Li.C	Delewera	Tite AHASSEE, FLORI
15151 NW 99th Street		
Alachus, Florida 32615	~	
751-2-2-4	,	
Florida Document/Registration Number: M05000006750	FEI No	mber: 20-3867857

THIRD: The attached Plan of Marger 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.

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

FIFTH: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute acrylec of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders, partners, sud/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) 807.1302, 620.205, and/or 608.4384, Florida Statutes.

<u>SEVENTH:</u> If applicable, the surviving entity has obtained the written consent of each shareholder, member of 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 620.202(2), Florida Statutes.

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

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NINTH: The merger shall become effective as of:

The date the Articles of Merger are filed with Florida Department of State

<u>or</u>

December 31, 2005

(Enter specific date. NOTE: Date cannot be prior to the date of filing.)

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

Typed or Printed Name of Individual

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

ELEVENTH: SIGNATURE(S) FOR EACH PARTY:

Note: Please see instructions	for required signatures.)
Name of Entity	Signature(s)

Medical Manager Research & Development, Inc.	MADOW	Michael B. Glick, Soit Vice Port Ant
Modical Manager Research & Development, LLC	MA -	Maro L. Harrison, Vice President of Member
·		,
	(Attach additional sheet(s) if necess	sory)
and a series and and an analysis and a series of the series and an analysis and a series of the series and an analysis and a series of the series series		

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PLAN OF MERCER

THIS PLAN OF MERGER, dated this 20th day of December, 2005 (this

"Agreement"), is made present to Sections 607.1108 and 608.438 of the Florida Statutes and Section 18-ECRETARY OF STATE

209 of the Delaware Limited Liability Company Act, between Medical Manager Research & TALLAHASSEE, FL DRIDA

Development, Inc., a Perioda corporation ("Florida Corporation"), and Medical Manager Research & TALLAHASSEE, FL DRIDA

Development, ILC, a Delaware limited liability company ("Delaware Company").

RECTTALS

- A. WHEREAS, Florida Conposition and Delevope Company desire to mange into a single study (for "Morgor"), as having large specified.
- B. WHEREAS, the registered effice of Florida Corporation in the State of Florida is incested at 1200 South Pine Island Board, Plantation, Florida 33224 and the name of its registered agent at such address is CT Corporation System. The registered office of the Delaware Company in the State of Delaware is located at 1209 Omage Statest, Wilmington, New Caste County, Delaware 19801 and the name of its registered agent at each address is The Corporation Trust Company.

AGREEMENT

In consideration of the integring, the mutual coverants basels contained and other good and valuable consideration (the recurs), adequacy and audicinery of which are basely acknowledged by the parties by their encounter, becaute, the parties agree as follows:

- 1. Mener. The terms and conditions of the Mener are as follows:
- (2) Upon the Merger beauting effective (the "Rifective Time"), Florida.

 Corporation shall be marged with and into Delaware Company and the separate exceptante existence of Plorida Corporation shall thereupon cease. Delaware Company will thereupon and thereafter powers all rights, privileges, immunities, powers and financiases powered by Florida Corporation, and Delaware Company will be subject to all restrictions, chilgraism and duties of both Delaware Company and Florida Corporation to the extent such rights, privileges, immunities, powers, immulates, restrictions, obligations and duties are applicable to the firms of extention of Delaware Company.
- (b) At the Riflective Time, all rights, causes of action, property and exects of whatenever kind or description (whether real, personal, trogible or integrible) of both Floride Compution and Delaware Compute, and all deits does on whatever account to either Floride Computation or Delaware Compute (including subscriptions for above, purchase to make capital contributions and all other causes of action belonging to either party) will be taken and deemed to be transferred to and vessed in Delaware Compute.
- (c) At the Effective Time, Delaware Company will be responsible and liable for all biblidies and obligations of both Floride Companion and Delaware Company. Any claim existing or action or proceeding pending by or against Ploride Composition or Delaware Company may be

prosecuted as it such Marger had not taken place, or Delaware Company may be substituted in the action
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- (d) The officers and, as applicable, members of each of Florida Corporation and ALLIARY OF STATE Delaware Company are hereby authorized to execute all deeds, assignments and other documents but AHASSEE, FLORIDA every nature which may be needed or desirable to effectable a full and complete transfer of ownership as herein authorized.
- **(e)** At the Effective Time, Emdeon Practice Services, Inc. will continue as the sole managing member of Delaware Company. The principal business address of Brideon Practice Services. Inc. is 2202 N. West Shore Bird., Temps, Florida 33607.
- Notwinstanding snything contained betein to the contrary, for accounting and tax purposes, the Merger and transfer of assets and fishibles to Delaware Company as set firsh above shall take place as of the close of business on December 31, 2005.
- Convenies of Interests. The manner and basis of convening the interests or shares of stock of Floricia Composation into interests, shares or other escentiles or obligations, as the case may be, of Delaware Company or, in whole or in part, into each or other property are as follows:
- At the Effective Time, each share of stock of Florida Comparation that is issued and outstanding immediately prior to the Mangar shall be surrendered and extinguished.
- Since the sole member of Dalaware Company, the surviving entity following the Merger, is the same as the sole shareholder of Florida Corposation, the merging entity, no additional interests in Delaware Company will be issued to the sole shareholder of Florida Concoration in connection with the Merger.
- Certificate of Formation and Limited Liability Company Agreement. The certificate of formation of Dolaware Company prior to the Marger shell be the cartificate of formation of Dolaware Company after the Menez unless and until emended in accordance with its terms and applicable law. At the Effective Time, the limited liability company agreement stacked herein as Exhibit A shall amountically become, without any further action by any of the parties hereto, the limited liability company agreement of Delayane Company. The name of the saviving company following the Menor anali be Manager Research & Development LLC.
- Termination. This Agreement may be terminated and the Marger may be abandoned at any time prior to the Effective Time (1) by minual written consent of Florida Composition and Delaware Company or (ii) by either Florida Corporation or Delaware Company if there shall be any law or regulation that makes consummation of the Mercer illegal or otherwise prohibited, or if any informati, injunction, order or decree enjoining Floride Corporation or Delaware Company from consummating the Merger is entered and such judgment, injunction, order or decree shall become final and nonexpectable. If this Agreement is terminated, the Agreement shall become void and of no effect with no liability on the pent of either purity bereto.

- 5. <u>Amendment.</u> This Agreement may not be amended except by an instrument in wining. [D signed by each of the parties hareto.
- 6. Breauton in Counterparts. This Agreement may be executed in one or most DEC 21 A 10: 27 counterparts, each of which shall be deemed an original, but all of which together shall constitute one end SECRETARY OF STATE TALLAHASSEE, FLORIDA

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IN WITNESS WHEREOF, the parties to this Agreement, pursuant to the approval and authority duly given by the board of directors and shartholders of Florida Corporation and the sole member of E 2 | A 10: 27 Delaware Company, have caused this Margar Agreement to be executed by the respective officers of Florida Corporation and the sole member of Delaware Company as the respective act, deed and CRETARY OF STATE agreement of each constituent entity as of the date first act forth above.

MEDICAL MANAGER RESEARCH & DEVELOPMENT, LLC

By: EMDBON PRACTICE SERVICES, INC., its Sola Member

Name: Make 1. Masur Title: V. cs provint

MEDICAL MANAGER RESEARCH & DEVELOPMENT, INC.

Names of the B Glint

Title Seption Vice President