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September 18, 2017

Registration Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Via Federal Express

Re: Amended And Restated Articles of Incorporation for Bethesda Health, Inc.

Ladies and Gentlemen:

Enclosed is the original and one copy of the Amended And Restated Articles of Incorporation for Bethesda Health, Inc., which are submitted for filing.

Also enclosed is my firm check for \$43.75, payable to Florida Department of State, which covers the filing fee and the cost of a certified copy. Please send me the certified copy in the enclosed prepaid Federal Express envelope.

Please contact the undersigned if you have any questions regarding this filing.

Sincerely,

KYLE R. SAXON

AMENDED AND KES

ARTICLES OF INCORPORATION

OF THE LABOUR FEBRUAR

FILED

BETHESDA HEALTH, INC. (A Not For Profit Corporation)

<u>ARTICLE L_NAME</u>

The name of this Corporation is Bethesda Health, Inc., and it is located at 2815 S. Seacrest Boulevard, Boynton Beach, Florida 33435.

ARTICLE IL PURPOSES

The Corporation is organized and shall be operated exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations described under Sections 501(c)(3) and 509(a)(3) of the Internal Revenue Code of the United States or the corresponding section of any future federal tax code (the "Code"). The Corporation's general purpose is to operate exclusively for the benefit of, to perform the functions of, and to carry out the purposes of, each entity directly or indirectly controlled by the Corporation which is exempt from tax under Section 501(a) of the Code as an organization described in Section 501(c)(3) of the Code and classified as other than a private foundation under Section 509(a)(1) or Section 509(a)(2) of the Code. including, but not limited to, Bethesda Hospital, Inc., a Florida not-for-profit corporation.

Notwithstanding any other provisions of these Articles of Incorporation, the Corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under Section 501(c)(3) of the Code, or by an organization contributions to which are deductible under Section 170(c)(2) of the Code.

ARTICLE III. MEMBERSHIP

The Corporation shall have not less than eight (8) nor more than ten (10) Directors, who shall be the members of the Corporation and shall be its Board of Directors (hereafter the "Board"). The qualifications, terms of office, and the manner in which a Director shall become a Director or be elected and continue in office shall be as follows:

(a) Baptist Health South Florida, Inc. Directors. The Board of Trustees of Baptist Health South Florida, Inc. shall appoint two (2) individuals to the Board. These Directors shall continue in office until removed from office by the Board of Trustees of Baptist Health South Florida, Inc., or their successors are appointed by the Board of Trustees of Baptist Health South Florida, Inc.

- (b) <u>Elected Directors</u>. The remaining Directors (the "Elected Directors") shall consist of individuals residing in Palm Beach County, Florida, who shall be nominated by a nominating committee comprised of Directors of the Corporation and shall be submitted to the Board of Trustees of Baptist Health South Florida, Inc. for approval. If approved, the nominees may be elected by majority vote of the Board.
- (c) <u>Term of Office</u>. For the purpose of having the Elected Directors divided into three classes as nearly equal in number as may be, whose terms of office, respectively, shall expire in different years, an Elected Director may be elected for a term to expire on the annual meeting of the Corporation of the year in which such Director is elected, or of either of the next two succeeding years, and shall hold office for the term for which such Director is elected and until the Director is re-elected or a successor is elected and takes office.
- (d) <u>Vacancies</u>. If an Elected Director shall not accept the office or under any circumstances shall cease to be a Director, the vacancy thus created may be filled in accordance with Paragraph (b) of this Article III.
- (e) <u>Absences From Meetings</u>. If an Elected Director, whether now in office or hereafter elected shall be absent from three successive meetings of the Board without submitting to the Board satisfactory reasons for the successive absences, such Director shall be deemed to have resigned from and created a vacancy, unless such Director shall be reinstated by the Board at its first meeting after the third successive absence.
- (f) <u>Removal</u>. Any Elected Director, whether now in office or hereafter elected, may be removed from office, with or without cause, by majority vote of the entire Board at any regular or special meeting of the Board. Any Director may be removed from office by majority vote of the Board of Trustees of Baptist Health South Florida, Inc., with or without cause.
- (g) <u>Director Emeritus</u>. Any Director who has served as a Director of the Corporation for a total of ten (10) or more years may be elected by majority vote of the Directors of the Corporation as Director Emeritus. A Director Emeritus may, but shall not be required to, attend meetings of the Board, but shall not be a voting member of the Board.
- (h) <u>Chairperson Emeritus</u>. Any Director who has served as a Director of the Corporation for a total of ten (10) or more years and who has served as Chairperson of the Board of Directors may be elected by majority vote of the Directors of the Corporation as Chairperson Emeritus. A Chairperson Emeritus may, but shall not be required to, attend meetings of the Board, but shall not be a voting member of the Board.

ARTICLE IV. TERM OF EXISTENCE

The term of existence of the Corporation shall be perpetual unless and until the Corporation shall be dissolved in accordance with law.

ARTICLE V. BOARD OF DIRECTORS

- <u>Section 1.</u> <u>Governing Body.</u> The Board shall be the governing body of the Corporation and shall, subject to the rights and powers reserved to Baptist Health South Florida. Inc., manage its affairs and exercise its corporate powers.
- Section 2. Quorum. The presence of a majority of the Directors shall be necessary at any meeting of the Board to constitute a quorum to transact business.
- Section 3. No Remuneration. No Director shall receive or be entitled to receive from the Corporation any salary or remuneration of any kind, nature or character whatsoever for serving as a Director or as an officer of the Corporation, or for personal services in connection with the acquisition of property or material or equipment, or constructing, building or equipping any health facility or property related thereto, or any other facility or property constructed, otherwise acquired, or owned or operated by the Corporation, but may be reimbursed by the Corporation for actual expenses incurred and authorized by the Board.
- Section 4. Reports. Minutes of the meetings of the Board and the committees of the Board shall be kept. The minutes of the meetings of the Board and the committees of the Board shall be provided to each Director prior to the next regularly scheduled meeting of the Board. The minutes of the meetings of the Board and such other minutes, reports, records and information of the Corporation as may be requested shall be routinely furnished to the Board of Trustees of Baptist Health South Florida, Inc.
- Section 5. Restrictions on Authority of the Board. The Board may not, without the prior approval of the Board of Trustees of Baptist Health South Florida, Inc.:
 - (i) Adopt a plan of dissolution of the Corporation:
- (ii) Authorize the Corporation to engage in, or enter into, any transaction providing for the sale, mortgage or other disposition of all or substantially all of the assets of the Corporation;
- (iii) Adopt a plan of merger or consolidation of the Corporation with another corporation;
 - (iv) Appoint or remove the independent auditors of the Corporation:
- (v) Sell or mortgage any real property owned by the Corporation or acquire any real property on behalf of the Corporation; or

- , (vi) Adopt any annual operating or capital budget of the Corporation, or approve any changes thereto.
- Section 6. <u>Delegation of Borrowing Authority to Baptist Health South Florida, Inc.</u> The right of the Corporation to borrow or incur indebtedness for any single loan or incurrence of indebtedness, and the right to pledge assets of the Corporation to secure such indebtedness, is expressly delegated and reserved to Baptist Health South Florida, Inc. Baptist Health South Florida, Inc. is irrevocably appointed as the agent of the Corporation for the purposes of borrowing on behalf of the Corporation, for the purposes of authorizing and issuing indebtedness on behalf of or in the name of the Corporation, and for the purpose of pledging assets of the Corporation to secure such indebtedness. Baptist Health South Florida, Inc. is expressly authorized to obligate the Corporation on such borrowings and indebtedness, to pledge assets of the Corporation to secure such indebtedness, and to execute and deliver on behalf of the Corporation all documents evidencing such borrowings and indebtedness, and such security instruments. No further authorization, confirmation, resolution or action of any type is required by the Board with respect to such borrowings or indebtedness, or such pledge of assets. All persons dealing with Baptist Health South Florida, Inc. in connection with any borrowings or indebtedness incurred by or on behalf of the Corporation through the actions of Baptist Health South Florida, Inc., or the pledge of assets of the Corporation by Baptist Health South Florida, Inc., shall be entitled to rely upon the authorization and delegation of rights conferred hereby, and shall not be required to make any inquiry upon the Corporation regarding the authority of Baptist Health South Florida, Inc. to borrow or incur indebtedness on behalf of or in the name of the Corporation, or to pledge assets of the Corporation.
- Section 7. Management Agreement. The Corporation shall enter into a management agreement with Baptist Health South Florida, Inc. (hereafter the "Management Agreement") which (i) grants to Baptist Health South Florida, Inc. the right to employ and appoint the Chief Executive Officer; (ii) provides that the Chief Executive Officer shall have all powers usual and customary for such officer including, but not limited to, the right to appoint officers, the right to hire employees, the right to determine compensation and benefit levels for officers and employees, the right to designate job tasks and responsibilities, and the right to terminate employment; and (iii) provides for reimbursement of costs and expenses incurred by Baptist Health South Florida, Inc. or its affiliates in performing the management and operational functions as provided in these Articles of Incorporation, in the Bylaws of the Corporation, in the Management Agreement, and pursuant to policies adopted by the Board of Trustees of Baptist Health South Florida, Inc. The Management Agreement shall not be terminable by the Corporation without the written consent of Baptist Health South Florida, Inc.
- Section 8. Authority of Baptist Health South Florida, Inc. Pursuant to the provisions of Section 617.0202(2)(i), Florida Statutes, the Corporation is subordinate to and subject to the authority of Baptist Health South Florida, Inc., a Florida not-for-profit corporation, to the extent provided in these Articles of Incorporation and in the Bylaws of the Corporation.

Section 9. Directors' Liability. No Director shall be held personally liable or responsible for any action taken or not taken by the Board of Directors acting under the provisions of or in the manner authorized by these Articles of Incorporation or the Bylaws of the Corporation, nor for any action taken or not taken by the Board of Directors or by any Director in the reasonable belief that the action taken or the failure to act is taken under the provisions of or in the manner authorized by these Articles of Incorporation or the Bylaws. The defense of any legal, equitable or other action, suit or proceeding brought against a Director, either individually or as Director, because or as a result of any action taken or not taken by the Board of Directors or by any individual Director, shall be conducted by counsel for the Corporation, unless the action, suit or proceeding is brought by or in behalf of the Corporation.

Section 10. Reimbursement of Directors. To the fullest extent permitted by law, the right of a Director to be indemnified as provided in these Articles of Incorporation shall include the right to be advanced amounts by the Corporation for the reasonable costs and expenses necessary for the Director to defend against an action, suit or proceeding. The Corporation shall have the right to seek repayment of such costs and expenses if the Director is adjudged to have been guilty of gross negligence or willful misconduct in the performance of the Director's duty to the Corporation, or if repayment is otherwise required by law.

Section 11. Indemnification of Directors. The Corporation shall, to the fullest extent permitted by law, indemnify any Director made a party to any action, suit or proceeding, whether civil or criminal, against all reasonable costs and expenses (including, but not limited to reasonable attorneys' fees, court costs and expenses incurred in the course of attending trials. conferences, depositions, hearings and meetings), judgments, settlements, fines or penalties arising out of a Director's or the Board's act or failure to act, provided such act or failure to act is taken under the provisions of or in a manner authorized by these Articles of Incorporation or the Bylaws, or is taken by the Board of Directors or a Director in the reasonable belief that the action or the failure to act is taken under the provisions of or in the manner authorized by these Articles of Incorporation or the Bylaws. This right to indemnification shall continue as to a Director who ceases to be a Director and shall inure to the benefit of the Director's personal representative and heirs, and shall apply to any action, suit or proceeding against a Director by reason of the Director being or having been an officer of the Corporation, or a director or officer of any other corporation which the Director served as such at the request of the Corporation. The right to indemnification as provided in these Articles of Incorporation shall not apply to matters as to which a Director is adjudged to have been guilty of gross negligence or willful misconduct in the performance of the Director's duty to the Corporation, or where such indemnification is prohibited by law.

Section 12. Additional Indemnification. The Corporation shall, to the extent permitted by law, indemnify any Director made a party to any action, suit or proceeding, other than one by or in the right of the Corporation to procure a judgment in its favor, whether civil or criminal, brought to impose a liability or penalty on such Director for an act alleged to have been committed by such Director in the Director's capacity as Director or as an officer of the Corporation, or in the capacity of a director or officer of any other corporation which such Director served as such at the request of the Corporation, against judgments, fines, amounts paid in settlement and reasonable expenses, including but not limited to attorneys' fees, actually and necessarily incurred as a result of such action, suit or proceeding, or any appeal therein, if such Director acted in good faith in the reasonable belief that such action was in the best interests of

the Corporation, and in criminal actions or proceedings, without reasonable grounds for belief that such action was unlawful. The termination of any such civil or criminal action suit or proceeding by judgment, settlement, conviction or upon a plea of nolo contendere shall not in itself create a presumption that any Director did not act in good faith in the reasonable belief that such action was in the best interests of the Corporation or that the Director had reasonable ground for belief that such action was unlawful.

ARTICLE VI. OFFICERS

- Section 1. <u>Board Officers</u>. The Officers of the Board of the Corporation shall be a Chairperson, a Vice Chairperson, a Secretary and a Treasurer, as determined by the Board of Directors, each of whom shall be a Director.
- Section 2. Election. The Officers of the Board shall be elected at the annual meeting each year by the Directors in office at the time of the election, and shall take office immediately upon being elected.
- Section 3. Term of Office. All such Officers of the Board shall hold office until the annual meeting of the Corporation, and until reelected or successor Officers are elected.
- Section 4. Other Officers. A Chief Executive Officer shall be appointed in accordance with the Management Agreement. The Chief Executive Officer shall have the right to appoint additional officers. The recommendation of the Board will be considered in connection with the appointment of such officers.
- Section 5. Removal of Board Officers. Any Board Officer may be removed from office by majority vote of the Board of Trustees of Baptist Health South Florida, Inc. at any regular or special meeting or, subject to ratification by the Board of Trustees of Baptist Health South Florida, Inc., by majority vote of the entire Board at any regular or special meeting.
- Section 6. Removal of Other Officers. Any other Officer of the Corporation may be removed from office by the Chief Executive Officer pursuant to the Management Agreement or by majority vote of the Board of Trustees of Baptist Health South Florida, Inc. The recommendations of the Board will be considered in connection with the removal of any such Officer from office.

ARTICLE VII. PROPERTY, FUNDS AND INCOME

No part of the property, funds or income of the Corporation shall be distributed to nor shall any part of the net income, if any, of the Corporation inure to the benefit of its Members, Directors, Board Officers or any other private person.

ARTICLE VIII. LIQUIDATION OR DISSOLUTION

In the event of the liquidation or dissolution of the Corporation, its property and funds, after payment or provision for payment of its creditors, shall be distributed for approved charitable, scientific and educational purposes most closely approximating those set forth in Article II of these Articles of Incorporation, within the meaning of Section 501(c)(3) of the Code, as directed by the Board of Trustees of Baptist Health South Florida, Inc.

ARTICLE IX. POLITICAL ACTIVITY

No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements), any political campaign on behalf of or in opposition to any candidate for public office.

ARTICLE X. BYLAWS

The Bylaws of the Corporation may be made, amended or rescinded in any manner permitted by the Bylaws.

<u>ARTICLE XL. AMENDMENTS</u>

These Articles of Incorporation may be amended, rescinded or added to (i) by majority vote of the entire Board of Trustees of Baptist Health South Florida, Inc. at any regular or special meeting, or (ii) subject to ratification by the Board of Trustees of Baptist Health South Florida, Inc., by majority vote of the entire Board at any regular or special meeting; provided, that written notice of the proposed amendment or addition shall have been given to every member of the Board and to every member of the Board of Trustees of Baptist Health South Florida, Inc. at least fifteen (15) days in advance of the meeting. The amendment or addition ultimately adopted need not be in the exact form of the proposed amendment or addition but shall relate and be limited to the same subject matter.

The effective date of these Amended and Restated Articles of Incorporation shall be October 1, 2017.

<u>CERTIFICATE</u>

These Amended and Restated Articles were duly adopted by the Board of Trustees and Members of the Corporation on August 3 . 2017, and the number of votes cast for the Amendments by the Trustees and Members of the Corporation was sufficient for approval. The Amendments included in the Amended and Restated Articles of Incorporation have been adopted pursuant to Chapter 617, Florida Statutes, and there is no discrepancy between the Articles of Incorporation as previously filed and amended and the provisions of these Amended and Restated Articles of Incorporation other than the inclusion of the Amendments adopted pursuant to Chapter 617, Florida Statutes.

IN WITNESS WHEREOF, the undersigned Chairperson and Secretary of the Board of Trustees of the Corporation have executed these Amended and Restated Articles of Incorporation on August ______3 _____. 2017, for the purpose of amending and restating the Articles of Incorporation of the Corporation. The undersigned certify that no actions have been taken since the vote of the Trustees and Members of the Corporation to modify or rescind the adoption of the Amended and Restated Articles as provided herein and that said adoption remains in full force and effect.

(CORPORATE

Attest:

SEAL)

Thomas A. Smith. Secretary of the

Board of Trustees of Bethesda

Health, Inc.

Stormet C. Norem, Chairperson of the Board of Trustees of Bethesda Health, Inc.

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STATE OF FLORIDA COUNTY OF PALM BEACH

The foregoing instrument was acknowledged before me this the Chairperson and Secretary, respectively of the Board of Trustees of Bethesda Health, Inc. They are personally known to me.

Notary Public, State of Florida

My Commission Expires:

