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MERGER OR SHARE EXCHANGE

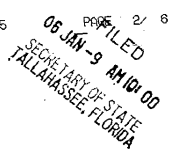
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PAINCARE ACQUISITION COMPANY XXII, INC.

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ARTICLES OF MERGER

Pursuant to Section 10.151 of the Texas Corporation Law and Section 607.1105 of the Florids Business Corporation Act (the "Act"), CAREFIRST MEDICAL ASSOCIATES, P.A., a Texas professional association, Entity Number. 800301464 ("Disappearing Corporation") and PAINCARE ACQUISITION COMPANY XXII, INC., a Florida corporation ("Surviving Corporation") hereby adopt the following Articles of Merger:

- 1. The Plan of Merger (the "Plan of Merger") strached hereto as Exhibit A. and made a part hereof, was unanimously approved in compliance with the laws of the state under which it is organized and adopted by each of the sole directors of both Disappearing Corporation and Surviving Corporation.
- 2. Fursiant to the Plan of Margar, all issued and outstanding shares of Disappearing Corporation stock will be acquired by Surviving Corporation, by means of a merger of Disappearing Corporation into Surviving Corporation (the "Merger").
- 3. Pursuant to Section 607.1105(1)(b) of the Act, the Merger shall be effective as of 11:59 P.M. on the date of filing of these Articles with the Secretary of State of Florida (the "Rifective Time").

IN WITNESS WHEREOF, the parties have executed these Articles of Merger this 6th day of January, 2006.

CAREFIRST MEDICAL ASSOCIATES, P.A., a Texas professional association

By: _____ Name: ____ Title:

PAINCARE ACQUISITION COMPANY XXII, INC., a Florida corporațion

__

Name: Randy Lubinsky

Title: Chief Executive Officer

MIA 302736-1,064049.0010

ARTICLES OF MERGER

Pursuant to Section 10.151 of the Texas Corporation Law and Section 607.1105 of the Florida Business Corporation Act (the "Act"), CAREFIRST MEDICAL ASSOCIATES, P.A., a Texas professional association, Entity Number. 800301464 ("Disappearing Corporation") and PAINCARE ACQUISITION COMPANY XXII, INC., a Florida corporation ("Surviving Corporation") hereby adopt the following Articles of Merger:

- 1. The Plan of Merger (the "Plan of Merger") attached hereto as <u>Buhihit A</u>, and made a part hereof, was unanimously approved in compliance with the laws of the state under which it is organized and adopted by each of the sole shareholders and each of the sole directors of both Disappearing Corporation and Surviving Corporation.
- 2. Pursuant to the Plan of Merger, all issued and outstanding shares of Disappearing Corporation stock will be acquired by Surviving Corporation, by means of a marger of Disappearing Corporation into Surviving Corporation (the "Merger").
- 3. Pursuant to Section 607.1105(1)(b) of the Act, the Merger shall be effective as of 11:59 P.M. on the date of filing of these Articles with the Secretary of State of Florida (the "Effective Time").

IN WITNESS WHEREOF, the parties have executed these Articles of Merger this 6th day of January, 2006.

By:
Name:
Title:

CAREFIRST MEDICAL ASSOCIATES, P.A., a

PAINCARE ACQUISITION COMPANY XXII, INC., a Florida corporation

Name: Randy Lubinsky

Title: Chief Executive Officer

Texas professional association

EXHIBIT "A"

PLAN OF MERGER

In accordance with Section 10.151 of the Toxas Corporation Law and Section 607.1105 of the Florida Business Corporation Act (the "Act"), CAREFIRST MEDICAL ASSOCIATES, P.A., a Texas professional association, Butity Number. 200301464 ("Disappearing Corporation") and PAINCARE ACQUISITION COMPANY XXII, INC., a Florida corporation ("Surviving Corporation") hereby adopt the following Plan of Morger ("Plan"):

- 1. Merger. In accordance with the provisions of the Act, Disappearing Corporation shall be merged with and into Surviving Corporation and the separate existence of Disappearing Corporation shall thereupon cease, and Surviving Corporation, shall continue to exist under and be governed by the Act (the "Merger").
- 2. Articles of Incorporation. The Articles of Incorporation of Surviving Corporation, in effect immediately prior to the Riflective Time, shall, without any changes be the Articles of Incorporation of Surviving Corporation, until further amended as permitted by law.
- 3. Byjaws. The Byjaws of Surviving Corporation, in effect immediately prior to the Effective Time, shall, without any changes, be the Byjaws of Surviving Corporation, until further amended as permitted by law.
- 4. <u>Directors and Officers</u>. The directors and officers of Surviving Corporation, in office immediately prior to the Effective Time, shall continue to be the directors and officers of Surviving Corporation after the Merger and shall hold office in accordance with the Articles of Incorporation and the Bylaws of Surviving Corporation.
- 5. Distribution to Sharsholders of the Constituent Corporations. Upon the Effective Time, each of the issued and outstanding shares of Disappearing Corporation will be converted into and exchanged for a pro rate interest in the Merger Consideration as provided for and determined in that certain Merger Agreement and Plan of Reorganization (the "Marger Agreement") by and among PainCare Holdings, Inc., a Florids corporation, Surviving Corporation, Disappearing Corporation, Disappearing Corporation, Disappearing Corporation and Each and outstanding shares of the Disappearing Corporation shall be surrendered to the Surviving Corporation and exchanged for such interest in the Merger Consideration. Each share of capital stock of Surviving Corporation that is issued and outstanding immediately prior to the Effective Time shall continue to represent one (1) validly issued, fully paid and nonessessable share of capital stock of Surviving Corporation. Each certificate of Surviving Corporation evidencing ownership of any such shares shall, following the Merger, commus to evidence ownership of the same number of shares of stock of Surviving Corporation.
- 6. <u>Effect of Mercer</u>. As of the Effective Time, the separate existence of Disappearing Corporation shall cease, and Surviving Corporation shall be fully vested with all rights, privileges, immunities, disabilities, and duties, of Disappearing Corporation, as more particularly set forth in the Act.

7. Supplemental Action. If, at any time after the Effective Time, Surviving Corporation shall determine that any further conveyances, agreements, documents, instruments, and assurances or any further scilon is necessary or desirable to carry out the provisions of this Plan, the appropriate officers of Surviving Corporation or Disappearing Corporation, as the case may be, whether past or remaining in office, shall execute and deliver, upon the request of Surviving Corporation, any and all such conveyances, agreements, documents, instruments, and assurances and perform all further nots requested by Surviving Corporation to carry out the provisions of the Merger Agreement or this Plan.

IN WITNESS WHEREOF, the parties have executed this Plan of Merger as of the 6th day of Jamusry, 2006, as evidence that they agree, accept and adopt this Plan of Merger.

CAREFIRST MEDICAL ASSOCIATES, P.A., a Texas professional association

Name: Supplied to State State

PAINCARE ACQUISITION COMPANY XXII, INC., a Florida corporation

By:
Name: Randy Lubinsky
Title: Chief Executive Officer

7. Supplemental Action. If, at any time after the Effective Time, Surviving Corporation shall determine that any further conveyances, agreements, documents, instruments, and assurances or any further action is necessary or desirable to carry out the provisions of this Plan, the appropriate officers of Surviving Corporation or Disappearing Corporation, as the case may be, whether past or remaining in office, shall execute and deliver, upon the request of Surviving Corporation, any and all such conveyances, agreements, documents, instruments, and assurances and perform all further acts requested by Surviving Corporation to carry out the provisions of the Merger Agreement or this Plan.

IN WITNESS WHEREOF, the parties have executed this Plan of Merger as of the 6th day of January, 2006, as evidence that they agree, accept and adopt this Plan of Merger.

CAREFIRS'T MEDICAL ASSOCIATES, P.A., a
Texas professional association

By:
Name:
Title:

PAINCARE ACQUISITION COMPANY XXII,
INC., a Florida corporation

By:
Name: Kandy Lubinsky
Title: Chief Executive Officer