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COVER LETTER

| TO: | Amendment Section Division of Corporations | | | | | | | | |
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| | 1 | Name of Surviving Corp | oration | | | | | | |
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| I ne er | nclosed Articles of Merger a | nd fee are submitte | ed for | tiling. | | | | | |
| Please | return all correspondence co | oncerning this mat | ter to 1 | follow | ing: | | | | |
| | Thomas O. I | | | _ | | | | | |
| | Contact Perso | n | | | | | | | |
| | Katz Baskies | LLC | | | | | | | |
| | Firm/Compar | | | _ | | | | | |
| | | | | | | | | | |
| | 2255 Glades Road, | Suite 240W | | _ | | | | | |
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| E- | -mail address: (to be used for future | re annual report notific | cation) | | | | | P | < |
| For fu | rther information concerning | g this matter, pleas | e call: | | | | 845 845 | - | RECEIVED |
| | | | | | | | | 2 | |
| | Thomas O. Katz | <u> </u> | A1 (_ | 561 |) | 910 | -5700 | • | |
| | Name of Contact Perso | n | , | | Area Cod | le & Daytime Tel | ephone Numb | er | |
| | Certified copy (optional) \$8.7 | '5 (Please send an ad | ditions | l copy | of your c | locument if a c | ertified copy | v is req | uested) |
| | STREET ADDRESS: | | | MA | ILING | ADDRESS: | | | |
| | Amendment Section | | | | | Section | | | |
| | Division of Corporations | | | | | Corporations | | | |
| | Clifton Building | 1 | | | Box 63 | | 4 | | |
| | 2661 Executive Center Circ Tallahassee, Florida 32301 | cie | | i alla | nassee, | Florida 3231 | 4 | | |



<u>ARTICLES OF MERGER</u>

(Profit Corporations)

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

| First: The name and jurisdiction of | the <u>surviving</u> corporation: | |
|---|--|--|
| Name | <u>Jurisdiction</u> | Document Number (1f known/ applicable) |
| Clinicians Choice, Inc. | Florida | 600-01193 |
| Second: The name and jurisdiction | n of each <u>merging</u> corporation: | |
| Name | <u>Jurisdiction</u> | Document Number (If known/ applicable) |
| Clinicians Choice, Inc. | Virginia | 0648179 FO8 -266 |
| | | |
| | | <u> </u> |
| | | |
| Third: The Plan of Merger is attac | ched. | |
| Fourth: The merger shall become Department of State. | effective on the date the Article | s of Merger are filed with the Florida |
| | er a specific date. NOTE: An effective n 90 days after merger file date.) | date cannot be prior to the date of filing or more |
| Fifth: Adoption of Merger by sur The Plan of Merger was adopted by | viving corporation - (COMPLET y the shareholders of the survivi | TE ONLY ONE STATEMENT) ng corporation onNovember 6, 2009 |
| The Plan of Merger was adopted by | y the board of directors of the su areholder approval was not requ | |
| Sixth: Adoption of Merger by me The Plan of Merger was adopted by | rging corporation(s) (COMPLET y the shareholders of the mergin | g corporation(s) on November 6, 2009 |
| The Plan of Merger was adopted by | y the board of directors of the mareholder approval was not requ | |

Seventh: SIGNATURES FOR EACH CORPORATION

| Name of Corporation | Signature of an Officer or Director | Typed or Printed Name of Individual & Title |
|---|-------------------------------------|--|
| Clinicians Choice, Inc. Clinicians Choice, Inc. | | Lewis E. Farsedakis, President Lewis E. Farsedakis, President |
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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Merger Agreement") is adopted as of the 6th day of November, 2009, by and between CLINICIANS CHOICE INC., a Virginia corporation (the "Merged Entity") and CLINICIANS CHOICE, INC., a Florida corporation (the "Survivor").

RECITALS

The Board of Directors and the majority of the shareholders of the Merged Entity and the Board of Directors and the shareholders of the Survivor have determined that it is advisable and in the best interests of the Merged Entity and the Survivor that the Merged Entity be merged with and into the Survivor on the terms and subject to the conditions set forth herein (the "Merger").

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto do hereby adopt the plan of reorganization set forth in this Merger Agreement and do hereby agree that the Merged Entity shall merge with and into the Survivor on the following terms, conditions and other provisions:

ARTICLE I THE MERGER

- 1.01 At the Effective Time (as defined in Article V hereof), the Merged Entity shall be merged with and into the Survivor in accordance with the Virginia Stock Corporation Act and the Florida Business Corporations Act, respectively.
- 1.02 The separate existence of the Merged Entity shall cease and the Survivor shall thereafter continue as the surviving corporation and will continue to be governed by the laws of the State of Florida.

ARTICLE II THE SURVIVING CORPORATION

- 2.01 At the Effective Time, the Articles of Incorporation of the Survivor, as in effect immediately prior to the Effective Time, shall remain the Articles of Incorporation of the Survivor.
- 2.02 At the Effective Time, the Bylaws of the Survivor, as in effect immediately prior to the Effective Time, shall remain the Bylaws of the Survivor, until thereafter altered, amended or repealed.
- 2.03 At the Effective Time, the Board of Directors of the Survivor shall remain the Board of Directors of the Survivor.

ARTICLE III MANNER AND BASIS OF CONVERTING SHARES OF MERGED ENTITY

At the Effective Time, the shares in the Merged Entity shall be surrendered to the Survivor for cancellation. At the Effective Time, by virtue of the Merger and without any action on the part of any holder of stock of Merged Entity:

- 3.01 One (1) share of validly issued, fully paid and non-assessable Common Stock of the Survivor shall be issued in exchange for each issued and outstanding share of Preferred Stock or the Merged Entity. All shares of Preferred Stock of the Merged Entity shall be cancelled and shall cease to exist from and after the Effective Time.
- 3.02 One (1) share of validly issued, fully paid and non-assessable Common Stock of the Survivor shall be issued in exchange for each one thousand (1,000) shares of the Common Stock of the Merged Entity. All shares of Common Stock of the Merged Entity shall be cancelled and shall cease to exist from and after the Effective Time.
- 3.03 No fractional shares of Common Stock of the Survivor will be issued in connection with the Merger. In lieu of any fractional shares, each stockholder owning Common Stock in the Merged Entity who would otherwise have been entitled to a fraction of a share of Common Stock of the Survivor, upon surrender of certificates representing the Common Stock of the Merged Entity shall be entitled to receive a cash payment in lieu of such fractional share equal to \$0.50 per share of Common Stock of the Merged Entity.

ARTICLE IV EFFECT OF MERGER

At the Effective Time, all property, subsidiaries, rights, privileges, powers and franchises of the Merged Entity shall vest in the Survivor, and all liabilities and obligations of the Merged Entity shall become liabilities and obligations of the Survivor, including, the obligation and liability for the payment of all fees and franchise taxes, if any.

ARTICLE V EFFECTIVE TIME

As used in this Agreement, the term "Effective Time" shall mean the date and time of filing of the Articles of Merger with the Secretary of State of the State of Florida with respect to the Merger .

ARTICLE VI MISCELLANEOUS

6.01 <u>Termination.</u> At any time before the Effective Time, this Merger Agreement may be terminated and the Merger abandoned by the Board of Directors of the Merged Entity or Survivor,

notwithstanding the approval of this Merger Agreement by the Boards of Directors and shareholders of Merged Entity and Survivor.

- 6.02 <u>Amendment.</u> This Agreement may be amended by the parties hereto, at any time before or after approval hereof by the Board of Directors and the stockholders of Merged Entity, but, after any such approval, no amendment shall be made without the further approval of such stockholders that would (a) alter or change the amount or kind of shares, securities, cash, property and/or rights to be received in exchange for or upon conversion of any shares of Merged Entity; (b) alter or change any of the terms of the Certificate of Incorporation of the Surviving Corporation to be effected by the Merger; or (c) alter or change any of the principal terms of this Merger Agreement if such alteration or change would adversely affect the holders of any shares of any class or series of shares.
- 6.03 <u>Waiver</u>. At any time prior to the Effective Time, the parties hereto may (a) extend the time for the performance of any of the obligation or other acts of the other parties hereto; (b) waive any inaccuracies in the representations and warranties contained herein or in any document delivered pursuant hereto; or (c) waive any compliance with any of the agreements or conditions contained herein. Any agreement on the part of a party hereto to any such extension or waiver shall be valid if set forth in writing signed on behalf of such party.
- 6.04 <u>Notices</u>. Any notice required or permitted to be delivered to any party under the provisions of this Agreement shall be deemed to have been duly given (a) upon hand delivery thereof, (b) upon telefax and written confirmation of transmission, (c) upon receipt of any overnight deliveries, or (d) on the third (3rd) business day after mailing United States registered or certified mail, return receipt requested, postage prepaid, addressed to each party at such address as on record.
- 6.05 Entire Agreement. This Agreement constitutes the entire agreement between the parties and shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors and permitted assigns. The parties and their respective affiliates make no representations or warranties to each other, except as contained in the Plan of Merger, and any and all prior representations and statements made by any party or its representative, whether verbally or in writing, are deemed to have been merged into this Agreement; it being intended that no such representations or statements shall survive the execution and delivery of this Merger Agreement.
- 6.06 Non-Waiver. The failure in any one or more instances of a party to insist upon performance of any of the terms, covenants or conditions of this Agreement, to exercise any right or privilege conferred in this Agreement, or the waiver by said party of any breach of any of the terms, covenants or conditions of this Agreement, shall not be construed as a subsequent waiver of any such terms, covenants, conditions, rights or privileges, but the same shall continue and remain in full force and effect as if no such forbearance or waiver had occurred. No waiver shall be effective unless it is in writing and signed by an authorized representative of the waiving party.
- 6.07 <u>Counterparts</u>. This Agreement and any amendments hereto may be executed in counterparts, each of which shall be deemed an original, and such counterparts shall constitute but one and the same instrument. Facsimile or pdf copies may be relied upon as originals.

- 6.08 <u>Severability</u>. The invalidity of any provision of this Agreement or portion of a provision shall not affect the validity of any other provision of this Agreement or the remaining portion of the applicable provision.
- 6.09 <u>Governing Law.</u> This Merger Agreement shall be construed in accordance with the laws of the State of Florida applicable to contracts made to be performed entirely therein.
- 6.10 <u>Successors and Assigns.</u> This Agreement and any amendments hereto shall be binding upon and, to the extent expressly permitted by the provisions hereof, shall inure to the benefit of the Partners, their respective heirs, legal representatives, successors and assigns.
- 6.11 No Third Party Beneficiary. This Agreement is made solely and specifically among and for the benefit of the parties hereto, and their respective successors and assigns subject to the express provisions hereof relating to successors and assigns, and no other person shall have any rights, interest or claims hereunder or be entitled to any benefits under or on account of this Agreement as a third party beneficiary or otherwise.
- 6.12 <u>Headings</u>. The headings of the various sections of this Agreement are intended solely for convenience of reference, and shall not be deemed or construed to explain, modify or place any construction upon the provisions hereof.

IN WITNESS WHEROF, the parties have executed this Agreement and Plan of Merger on the date first above written.

| CLINICIANS CHOICE INC., a Virginia corporation |
|--|
| Ву: |
| Lewis E. Farsedakis, President |
| |
| CLINICIANS CHOICE INC., a Florida corporation |
| |

By: Lewis E. Farsedakis, President