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COR AMND/RESTATE/CORRECT OR O/D RESIGN SHERIDAN CHILDREN'S HEALTHCARE SERVICES OF ALAB

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ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF SHERIDAN CHILDREN'S HEALTHCARE SERVICES OF ALABAMA, INC.

The corporation whose Articles of Incorporation are amended by these Articles of Amendment was originally incorporated pursuant to Chapter 607, Florida Statutes, effective March 4, 2011 under the name of SHERIDAN CHILDREN'S HEALTHCARE SERVICES OF ALABAMA, INC. and assigned Document No. P11000021927 (the "Corporation").

1. Pursuant to the provisions of Section 607:1006, Florida Statutes, the Articles of Amendment to the Articles of Incorporation of the Corporation are as follows:

RESOLVED, that Article I of the Articles of Incorporation of Sheridan Children's Healthcare Services of Alabama, Inc. is hereby authorized to be amended in its entirety to read as follows:

ARTICLE I - NAME

The name of the corporation shall be Tennessee Valley Neonatology, Inc. (the "Corporation").

- 2. The Articles of Amendment to the Articles of Incorporation were adopted by all of the directors and the sole shareholder of the Corporation as of July 14, 2011 in the manner prescribed by Section 607.1003, Florida Statutes.
- 3. The foregoing Articles of Amendment to the Articles of Incorporation of the Corporation shall be effective upon filing by the Florida Secretary of State.

CORPORATION:

SHERIDAN CHILDREN'S HEALTHCARE SERVICES OF ALABAMA, INC.

Date: July 14, 2011

William Marcus Alica Presiden

SEUTHLIART OF STATE

CERTIFICATE OF SECRETARY

JAY A. MARTUS, Secretary of SHERIDAN CHILDREN'S HEALTHCARE SERVICES OF ALABAMA, INC. certifies as follows:

- the foregoing Articles of Amendment to the Articles of Incorporation of SHERIDAN CHILDREN'S HEALTHCARE SERVICES OF ALABAMA, INC. were adopted pursuant to a unanimous consent of the sole shareholder and all of the directors, dated as of July 14, 2011; and,
- I have executed the foregoing Articles of Amendment to the Articles of Incorporation on behalf of the sole shareholder and all of the directors.

Jay A. Martus, Secretary

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