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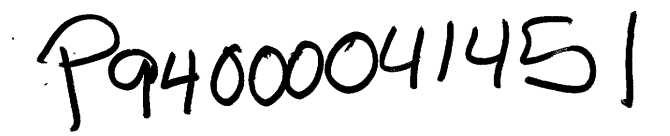
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CORPORATION NAME(S) AND DOCUMENT NUMBER(S) (i	
Walk In Pick Up Time Mail Out Will Wait Photocopy	Certificate of Standing Certificate of Standing ARTICLES ONLOCS ALL CHARTER DOCS
NEW FILINGS Profit NonProfit NonProfit Limited Liability Domestication Other AMENDMENTS Amendment Resignation of R.A. Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger	Certificate of FICTITIOUS NAME FICTITIOUS NAME SEARCH
OTHER FILINGS Annual Report Fictitious Name Name Reservation REGISTRATION/QUALIFICATION Foreign Limited Partnership Reinstatement Trademark Other	CORP SEARCH MINAMIA
Ordered By: Date:	12/18



ARTICLES OF MERGER Merger Sheet

MERGING:

MARTIN G. MENDELSSOHN, INC., a Florida corporation, document number 501768

INTO

TRIDENT MEDICAL CENTERS OF FLORIDA, INC., a Florida corporation, P94000041451.

File date: December 18, 1997

Corporate Specialist: Karen Gibson

ARTICLES OF MERGER

MERGING

97 DEC 18 PM 3: 20

MARTIN G. MENDELSSOHN, INC. a Florida corporation

INTO

TRIDENT MEDICAL CENTERS OF FLORIDA, INC. a Florida corporation

(Pursuant to Sections 607.1101 and 607.1105 of the Florida Business Corporation Act)

MARTIN G. MENDELSSOHN, INC., a Florida corporation (the "Disappearing Corporation"), and TRIDENT MEDICAL CENTERS OF FLORIDA, INC., a Florida corporation (the "Surviving Corporation"), do hereby certify:

FIRST: That the Plan of Merger merging Martin G. Mendelssohn, Inc. (formerly known as Martin G. Mendelssohn, M.D., P.A., the "Disappearing Corporation") with and into Trident Medical Centers of Florida, Inc. (the "Surviving Corporation"), is attached hereto as Exhibit A.

SECOND: The effective date of the Merger shall be the date these Articles of Merger are filed with the Secretary of State of the State of Florida.

THIRD: Approval by the sole Shareholder of the Surviving Corporation was not required, as provided under Section 607.1103(7) of the Florida Business Corporation Act.

FOURTH: The Plan of Merger was adopted by each of the Board of Directors and the Shareholder of the Disappearing Corporation as of November 20, 1997. The Plan of Merger was adopted by the Board of Directors of the Surviving Corporation as of November 20, 1997.

IN WITNESS WHEREOF, MARTIN G. MENDELSSOHN, INC., and TRIDENT MEDICAL CENTERS OF FLORIDA, INC., has each caused this Articles of Merger to be executed on the 17th day of December, 1997.

MARTIN G. MENDELSSOHN, INC.	
By:	
Anthony J. Gigliotti, President	_
TRIDENT MEDICAL CENTERS (ЭF
FLORIDA, INC.	
Ву:	
Anthony I Gigliotti President	

Exhibit A

PLAN OF MERGER

MERGING

MARTIN G. MENDELSSOHN, INC. (a Florida corporation)

INTO

TRIDENT MEDICAL CENTERS OF FLORIDA, INC. (a Florida corporation)

- 1. Trident Medical Centers of Florida, Inc, a Florida corporation (the "Surviving Corporation"), owns 100% of the issued and outstanding shares of Martin G. Mendelssohn, Inc., a Florida corporation (the "Disappearing Corporation").
- 2. Upon effectuation of the Merger, all issued and outstanding shares of the Disappearing Corporation shall be endorsed and delivered to the Surviving Corporation which shall immediately cancel said shares so that the only shares to remain issued and outstanding shall be those shares issued by the Surviving Corporation prior to the effectuation of the Merger.
 - 3. Upon effectuation of the Merger:
 - (i) The Articles of Incorporation of the Surviving Corporation in effect on the effective date of the Merger shall remain in existence as such;
 - (ii) the Bylaws of the Surviving Corporation in effect on the effective date of the Merger shall remain in existence after the effective date of the Merger;
 - (iii) the officers and directors of the Surviving Corporation shall be the same individuals who were officers and directors of such corporation prior to the Merger; and
 - (iv) the registered agent of the Surviving Corporation shall be the same individual who was registered agent of such corporation prior to the Merger.