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OFFICE USE ONLY

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-04/05/95--01066--009 ****122.50

CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known):

1.	Nortional Health of	Higheah, Inc
2.	(Corporation Name)	(Document #)
3.	(Corporation Name)	(Document #)
4.	(Corporation Name)	(Document #)
	Walk in Pick up time	Certified Copy
	Mail out Will wait Photocopy	Certificate of Status

NEW FILINGS	AMENDMENTS				
Profit	Amendment				
NonProfit	Resignation of R.A., Officer/Director				
Limited Liability	Change of Registered Agent				
Domestication	Dissolution/Withdrawal				
Other	Merger				

OTHER FILINGS	REGISTRATION
Annual Report	QUALIFICATION
Fictitious Name	Foreign
	Limited Partnershi
Name Reservation	Reinstatement

(Address)

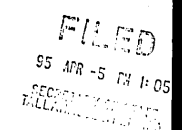
(City, State, Zip)

REGISTRATION/ QUALIFICATION
Foreign
Limited Partnership
Reinstatement
 Trademark
 Other

NANCY HENDRICKS APR - 5 1995

Examiner's Initials

CR2E031(10/92)



ARTICLES OF INCORPORATION OF NATIONAL HEALTH OF HIALEAH, INC.

ARTICLE 1 - NAME

The name of this Corporation is NATIONAL HEALTH OF HIALEAH, INC. and its address is 7950 N.W. 53rd Street, Suite 210, Miami, FL 33166.

ARTICLE II - DURATION

This Corporation shall have perpetual existence.

ARTICLE III - PURPOSE

This Corporation may engage in any activity or business permitted under the laws of the United States and of the State of Florida.

ARTICLE IV - CAPITAL STOCK

This Corporation is authorized to issue 1,000 shares of \$.001 par value common stock, which shall be designated "Common Shares."

ARTICLE V - INITIAL REGISTERED OFFICE AND AGENT

The name of the initial registered agent of this Corporation is Corporation Company of Miami, and its address is 201 S. Biscayne Boulevard, 1600 Miami Center, Miami, Florida 33131.

ARTICLE VI - INITIAL BOARD OF DIRECTORS

This Corporation shall have one (1) Director initially. The number of Directors may be increased or decreased from time to time by the Bylaws but shall never be less than one (1). The name and address of the initial Director of this Corporation is:

NAME

ADDRESS

OSVALDO MARTINEZ

7950 N.W. 53rd Street,

Suite 210

Miami, FL 33166

ARTICLE VII - BYLAWS

The Bylaws of this Corporation may be adopted, altered, amended or repealed by either the Shareholders or Directors.

ARTICLE VIII - INDEMNIFICATION

This Corporation shall indemnify any Officer or Director, or any former Officer or Director, to the full extent permitted by law.

ARTICLE IX - INCORPORATOR

The name the person signing these Articles is Alfred G. Smith, and his address is 201 S. Biscayne Boulevard, 1600 Miami Center, Miami, FL 33131.

ARTICLE X - AMENDMENT

This Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, in accordance with the provisions of the Florida Business Corporation Act.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this 2^{rd} day of April, 1995.

Alfred a. Smith, Incorporator

ACCEPTANCE BY REGISTERED AGENT

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION, AT THE PLACE DESIGNATED IN ARTICLE V OF THESE ARTICLES OF INCORPORATION, THE UNDERSIGNED CORPORATION HEREBY AGREES TO ACT IN THIS CAPACITY, AND FURTHER AGREES TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE DISCHARGE OF ITS DUTIES.

DATED THIS 30/DAY OF APRIL, 1995.

CORPORATION COMPANY OF MIAMI

Assistant Secretary

for CORPORATION COMPANY OF MIAMI

(Registered Agent)

TII B Zammas

MIAMI 360692.1 - JBZ

P95000026997

Po Boy 113 (Address) Tallahas (City, State, Zip)	People Plazzoz	OFFICE USE ONL	Y -07/31/9501047007 *****87.50 *****87.50
1. Nationa (Corporational)			Tnc
7 ,		(Document #) (Document #) Certified Cop	
NEW FILINGS	AMENDMENTS		. *
Profit (1)	Amendment NC		SE 35
NonProfit	Resignation of R.A., Officer/	Director	JUL
Limited Liability	Change of Registered Agent		TAR OF 1
Domestication	Dissolution/Withdrawal		1000 1000 1000 1000
Other: '	Merger		LED LY OF STATE CORPORATIONS
			ATE ATIO
OTHER FILINGS	REGISTRATION/ QUALIFICATION		50
Annual Report	Foreign		
Fictitious Name	Limited Partnership		
Name Reservation	Reinstatement		
	Trademark		
	Other	E	taminer's Initials

CR2E031(10/92)

FILED SECRETARY OF STATE DIVISION OF CORPORATIONS

ARTICLES OF AMENDMENT

95 JUL 31 AMII: 37

TO

ARTICLES OF INCORPORATION OF NATIONAL HEALTH OF HIALEAH, INC.

Pursuant to the provision of Section 607.1006 of the Florida Business Corporation Act, the undersigned corporation adopts the following Articles of Amendment to its Articles of Incorporation:

- 1. The name of the corporation is NATIONAL HEALTH OF HIALEAH, INC. (the "Corporation").
- 2. The following amendment of the Articles of Incorporation was agreed to and adopted by the sole director and shareholder of the Corporation on the day of July, 1995, in the manner prescribed by Section 607.1003 of the Florida Business Corporation Act:

ARTICLE I of the Articles of Incorporation of the Corporation shall be amended to read as follows:

"ARTICLE I

The name of the Corporation shall be NATIONAL HEALTH ADMINISTRATORS, INC., and its address shall be 7950 N.W. 53rd Street, Suite 210, Miami, Florida 33166."

Dated: 7/25/95

NATIONAL HEALTH OF HIALEAH, INC., a Florida corporation

Osvaldo Martinez, President

INCH HAYS STREET TARAHASHE, FL 12304 904-222-9171 904-222-0393 FAX

800-342-8086



ACCOUNT NO.

: 072100000032

REFERENCE

735148

41354

AUTHORIZATION

9 87.50

COST LINIT

000001635498

ORDER TIME : 10:06 AM

ORDER DATE: November 14, 1995

ORDER NO. : 735148

CUSTOMER NO:

4135A

CUSTOMER: Debra E. Kirschner, Legal Asst

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

DOMESTIC AMENDMENT FILING

NAME:

NATIONAL HEALTH ADMINISTRATORS

INC.

ARTICLES OF AMENDMENT RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY

PLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Karen B. Rozar

EXAMINER'S INITIALS:

mendment 11/1/1/97

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

NATIONAL HEALTH ADMINISTRATORS, INC.

ı

The Name of the corporation is National Health Administrators, Inc.

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11

Article VIII of the Articles of Incorporation of the Corporation is hereby repealed in its entirety and replaced with the following Article VIII:

ARTICLE VIII - INDEMNIFICATION

The Corporation shall indemnify any officer or director or former officer or director as permitted in the Amended and Restated Bylaws of the Corporation.

Ш

The foregoing Amendment was adopted pursuant to Sections 607.0821 and 607.0704 of the Florida Business Corporation Act by the joint written consent of the sole member of the board of directors and sole shareholder of the Corporation dated as of the /ohd day of love mken, 1995. The number of votes cast for the amendment was sufficient for approval by the shareholders.

IN WITNESS WHEREOF, NATIONAL HEALTH ADMINISTRATORS, INC. has caused these Articles of Amendment to be executed as of the 10th day of 1995.

NATIONAL HEALTH ADMINISTRATORS, INC.

Osvaldo S. Martinez, President

networks PRESTICT HALL. LEGAL & PRANCIAL SERVICES 95 JUL 22 Fii 12: 10

ACCOUNT NO. : 0.72300000032

REFERENCE : 026969

AUTHORIZATION : Tatucia

COST LIMIT : \$ 87.50

ORDER DATE: July 22, 1996

ORDER TIME : 11:16 AM

200001900462

ORDER NO. : 026969

CUSTOMER NO: 4306424

CUSTOMER: Ricardo Dopico, Esq Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

DOMESTIC AMENDMENT FILING

NAME:

NATIONAL HEALTH

ADMINISTRATORS, INC.

EFFICTIVE DATE:

XX ARTICLES OF AMENDMENT RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

___ CERTIFIED COPY

___ PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Cindy Helentjaris

EXAMINER'S INITIALS:

ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

OF

NATIONAL HEALTH ADMINISTRATORS, INC.

١.

The name of the corporation is National Health Administrators, Inc. (the "Corporation").

II.

Article I of the Articles of Incorporation of the Corporation is hereby amended to read in its entirety as follows:

ARTICLE 1 - NAME

The name of the corporation is CareMed Health Administrator's, Inc. (hereInafter called the "Corporation").

111.

This Amendment was adopted pursuant to Sections 607.0821 and 607.0704 of the Florida Business Corporation Act by the written consent of the members of the board of directors of the Corporation dated as of July 17, 1996 and by the written consent of the sole holder of all of the outstanding shares of common stock of the Corporation dated as of July 17, 1996. The number of votes cast for the amendment was sufficient for approval by the sole shareholder.

IN WITNESS WHEREOF, National Health Administrators, Inc. has caused these Articles of Amendment to be executed as of the 17th day of July, 1996.

National Health Administrators, Inc.

Osvaldo (S.) Martinez

President

P95 TAILMASSEE TO 2697

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ACCOUNT NO. : 072100000032

REFERENCE : 204891

AUTHORIZATION :

COST LIMIT :

RIZATION :

ORDER DATE: December 30, 1996

ORDER TIME : 1:38 PM

ORDER NO. : 204891-110

CUSTOMER NO: 4306424

700002041447--3

P96-55498

4306424

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

NATIONAL CARE CENTERS OF KENDALL, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
PLAIN STAMPED COPY

N. HENDRICKS DEC: 3 1 1996

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

ARTICLES OF MERGER Merger Sheet

MERGING:

NATIONAL CARE CENTERS OF KENDALL, INC., A FLORIDA CORPORATION, P96000055498

OTM

CAREMED HEALTH ADMINISTRATOR'S, INC., a Fiorida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

Account charged: 122.50

ARTICLES OF MERGER

96 DEC 30 TH 2: 08

OF

NATIONAL CARE CENTERS OF KENDALL, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

The undersigned corporations hereby submit these Articles of Merger pursuant to Section 607.1105 of the Florida Statutes, and certify that:

- 1. National Care Centers of Kendall, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which National Care Centers of Kendall, Inc shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Administrator's, Inc. and the name of the subsidiary corporation is National Care Centers of Kendall, Inc.
- B. All of the issued and outstanding shares of National Care Centers of Kendall, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

NATIONAL CARE CENTERS OF KENDALL, INC.

By:

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

By:

Name: Osvaldo S. Martinez

Title: President

1201 HAYS STREET 800-1/2-8086 PALLAHASSEE, FL 3000-2603 901-22/9071 901-23/9071 X

(Q)(Q)	networks
1	PRENER LANGE TECHNOLOGY STRANGES

ACCOUNT NO. : 072100000032

REFERENCE: 204891 4306424

AUTHORIZATION :

COST LIMIT : \$ 122.50

ORDER DATE : December 30, 1996

ORDER TIME : 1:23 PM

ORDER NO. : 204891-040

CUSTOMER NO: 4306424

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

CAREMED MEDICAL GROUP OF POL-8706 PINE ISLAND, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX ___ CERTIFIED COPY
PLAIN STAMPED COPY

N. HENDRICKS DEC: 3 1 1996

100002041481--8

CONTACT PERSON: Michael E. Klunk
EXAMINER'S INITIALS:

ARTICLES OF MERGER Merger Sheet

MERGING:

CAREMED MEDICAL GROUP OF PINE ISLAND, INC., A FLORIDA CORPORATION, P96000087089

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032 Account charged: 122.50

ARTICLES OF MERGER

OF

CAREMED MEDICAL GROUP OF PINE ISLAND, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

The undersigned corporations hereby submit these Articles of Merger pursuant to Section 607.1105 of the Florida Statutes, and certify that:

- 1. CareMed Medical Group of Pine Island, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which CareMed Medical Group of Pine Island, Inc. shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Admnistrator's, Inc. and the name of the subsidiary corporation is CareMed Medical Group of Pine Island, Inc.
- l3. All of the issued and outstanding shares of CareMed Medical Group of Pine Island, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other



corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

CAREMED MEDICAL GROUP OF PINE ISLAND, INC.

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

Bv:

Name: Ośvaldo S. Martinez

Title: President

1201 HAYS STREET

800-342-8086

TALLAHASSEE, FL 32301-2607 04-222-917[



ACCOUNT NO. 072100000032

REFERENCE : 204891 4306424

AUTHORIZATION :

COST LIMIT : \$ 122.50

ORDER DATE: December 30, 1996

ORDER TIME : 1:33 PM

700002041457--2

ORDER NO. : 204891-090

CUSTOMER NO: 4306424

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

796-55481 NATIONAL CARE CENTERS OF DELGADILLO, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE	RETURN	THE	FOLLOWING	AS	PROOF	OF	FILING:
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___ CERTIFIED COPY PLAIN STAMPED COPY

N. HENDRICKS DEC'3 1 1996

CONTACT PERSON: Michael E. Klunk EXAMINER'S INITIALS:

ARTICLES OF MERGER Merger Sheet

MERGING:

NATIONAL CARE CENTERS OF DELGADILLO, INC., A FLORIDA CORPORATION, P96000055481

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

Account charged: 122.50

ARTICLES OF MERGER

SG DEC 30 PH 2: 03
TALLANS (CILCAN)

OF

NATIONAL CARE CENTERS OF DELGADILLO, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

The undersigned corporations hereby submit these Articles of Merger pursuant to Section 607.1105 of the Florida Statutes, and certify that:

- 1. National Care Centers of Delgadillo, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which National Care Centers of Delgadillo, Inc shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Administrator's, Inc. and the name of the subsidiary corporation is National Care Centers of Delgadillo, Inc.
- B. All of the issued and outstanding shares of National Care Centers of Delgadillo, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

NATIONAL CARE CENTERS OF DELGADILLO, INC.

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

Bv:

Name: Osvaldo S. Martinez

Title: President

1201 HAYS STREET 800-342-8086 TAHAHASSEE, FL 32301-2607

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	The National Oracle
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ACCOUNT NO. : 072100000032

REFERENCE :

204891

4306424

AUTHORIZATION

COST LIMIT : \$ 122.50

ORDER DATE: December 30, 1996

ORDER TIME : 1:26 PM

ORDER NO. : 204891-075

CUSTOMER NO:

4306424

-000002041470--2

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

NATIONAL CARE CENTERS OF ALLAPATAH, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

_ CERTIFIED COPY PLAIN STAMPED COPY

N. HENDRICKS DEC: 3 1 1996

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

ARTICLES OF MERGER Merger Sheet

MERGING:

NATIONAL CARE CENTERS OF ALLAPATAH, INC., A FLORIDA CORPORATION, P96000055463

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

Account charged: 122.50

ARTICLES OF MERGER

OF

\$6 DEC 30 PY 2:09 NATIONAL CARE CENTERS OF ALLAPATAH, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

The undersigned corporations hereby submit these Articles of Merger pursuant to Section 607.1105 of the Florida Statutes, and certify that:

- National Care Centers of Allapatah, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- The Plan of Merger (as hereinafter defined) pursuant to which National Care Centers of Allapatah, Inc shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida. whichever is later (the "Effective Date").
- The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- The name of the parent corporation is CareMed Health Administrator's, Inc. and the name of the subsidiary corporation is National Care Centers of Allapatah, Inc.
- All of the issued and outstanding shares of National Care Centers of Allapatah, Inc. (100 shares of common stock, Lar value \$.001 per share) are presently owned and held by the Parent. Pare: , as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

NATIONAL CARE CENTERS OF ALLAPATAH, INC.

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

Name: Osvaldo S. Martinez

Title: President

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	THE SHELL HALF THE ALCHYANCIAL SHOULD C

ACCOUNT	NO.	•	072100000032
TOCOUNT	110.	•	0.2700000077

204891 REFERENCE :

4306424

AUTHORIZATION :

COST LIMIT :

ORDER DATE: December 30, 1996

ORDER TIME : 1:26 PM

ORDER NO. : 204891-080

CUSTOMER NO: 4306424

100002041471--9 .

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard

Miami, FL 33131-2398

ARTICLES OF MERGER

NATIONAL CARE CENTERS OF CENTRAL HIALEAH, INC.

P95-67755

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

__ CERTIFIED COPY _ PLAIN STAMPED COPY

N. HENDRICKS DEC: 3 1 1996

(၂ (၂)

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

ARTICLES OF MERGER Merger Sheet

MERGING:

NATIONAL CARE CENTERS OF CENTRAL HIALEAH, INC., A FLORIDA CORPORATION, P95000067755

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

Account charged: 122.50

ARTICLES OF MERGER

96 OEC 30 M 2 09

OF

NATIONAL CARE CENTERS OF CENTRAL HIALEAH, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

The undersigned corporations hereby submit these Articles of Merger pursuant to Section 607.1105 of the Florida Statutes, and certify that:

- 1. National Care Centers of Central Hialeah, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which National Care Centers of Central Hialeah, Inc shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Administrator's, Inc. and the name of the subsidiary corporation is National Care Centers of Central Hialeah, Inc.
- B. All of the issued and outstanding shares of National Care Centers of Central Hialeah, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December <u>27</u>, 1996.

NATIONAL CARE CENTERS OF CENTRAL HIALEAH, INC.

Bv:

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

By:

Name: Osvaldo S. Martinez

Title: President

1201 HAYS STREET 800-342-8086 TALLAHASSEE, FL 32301-2607



ACCOUNT NO. 072100000032

REFERENCE 204891 4306424

AUTHORIZATION

COST LIMIT

ORDER DATE: December 30, 1996

ORDER TIME : 1:25 PM

ORDER NO. : 204891-070

CUSTOMER NO:

4306424

500002041475--6 CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard

Miami, FL 33131-2398

ARTICLES OF MERGER

795-1697 CAREMED MEDICAL GROUP OF WEST CORAL SPRINGS, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY PLAIN STAMPED COPY

N. HENDRICKS

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

ARTICLES OF MERGER Merger Sheet

MERGING:

CAREMED MEDICAL GROUP OF WEST CORAL SPRINGS, INC., A FLORIDA CORPORATION, P9500001697

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032 Account charged: 122.50

ARTICLES OF MERGER

OF

CAREMED MEDICAL GROUP OF WEST CORAL SPRINGS, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

The undersigned corporations hereby submit these Articles of Merger pursuant to Section 607.1105 of the Florida Statutes, and certify that:

- 1. CareMed Medical Group of West Coral Springs, Inc. (formerly named National Care Centers NW, Inc.), a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which CareMed Medical Group of West Coral Springs, Inc. (formerly named National Care Centers NW, Inc.) shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Admnistrator's, Inc. and the name of the subsidiary corporation is CareMed Medical Group of West Coral Springs, Inc. (formerly named National Care Centers NW, Inc.).
- B. All of the issued and outstanding shares of CareMed Medical Group of West Coral Spings, Inc. (formerly named National Care Centers NW, Inc.) (1000 shares of common stock, par value \$.01 per share) are presently owned and held by

the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

CAREMED MEDICAL GROUP OF WEST CORAL SPRINGS, INC

Ву: (СОССС

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

By:

Name: Osvaldo S. Martinez

Title: President

1201 HAYS STREET TALLAHASSEE, FL 32301-2607

800-342-8086

networks PRESIDENTIALL TECNICALISANCEMENTALISA

ACCOUNT NO.

072100000032

REFERENCE

204891

\$ 122.50

4306424

AUTHORIZATION

COST LIMIT

ORDER DATE: December 30, 1996

ORDER TIME :

1:25 PM

ORDER NO. : 204891-065

CUSTOMER NO:

4306424

700002041477--0

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

CAREMED MEDICAL GROUP OF POL-87091 VARADERO, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE	RETURN	THE	FOLLOWING	AS	PROOF	OF	FILING:
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CERTIFIED COPY PLAIN STAMPED COPY M. HENDRICKS DEC: 3 1 1996

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

ARTICLES OF MERGER Merger Sheet

MERGING:

CAREMED MEDICAL GROUP OF VARADERO, INC., A FLORIDA CORPORATION, P96000087091

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032 Account charged: 122.50

OF

CAREMED MEDICAL GROUP OF VARADERO, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

- 1. CareMed Medical Group of Varadero, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which CareMed Medical Group of Varadero, Inc. shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Admnistrator's, Inc. and the name of the subsidiary corporation is CareMed Medical Group of Varadero, Inc.
- B. All of the issued and outstanding shares of CareMed Medical Group of Varadero, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

* corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

CAREMED MEDICAL GROUP OF VARADERO, INC.

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

Name: Osvaldo S. Martinez

networks

ACCOUNT NO. : 072100000032

REFERENCE: 204891 4306424

COST LIMIT : \$ 122.50

AUTHORIZATION

ORDER TIME : 1:24 PM

ORDER NO. : 204891-060

CUSTOMER NO: 4306424

CUSTOMER: Ricardo Dopico, Esq

ORDER DATE: December 30, 1996

Steel Hector & Davis
41st Floor, Ste. 4000
200 S. Biscayne Boulevard
Miami, FL 33131-2398

ARTICLES OF MERGER

CAREMED MEDICAL GROUP OF PQL-55507 TAMARAC, INC.

800002041478--7

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX CERTIFIED COPY
PLAIN STAMPED COPY

N. HENDRICKS DEC'3 1 1996

CONTACT PERSON: Michael E. Klunk
EXAMINER'S INITIALS:

MERGING:

CAREMED MEDICAL GROUP OF TAMARAC, INC., A FLORIDA CORPORATION, P96000055507

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

OF

CAREMED MEDICAL GROUP OF TAMARAC, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

- 1. CareMed Medical Group of Tamarac, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which CareMed Medical Group of Tamarac, Inc shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Administrator's, Inc. and the name of the subsidiary corporation is CareMed Medical Group of Tamarac, Inc.
- B. All of the issued and outstanding shares of CareMed Medical Group of Tamarac, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

CAREMED MEDICAL GROUP OF TAMARAC, INC.

By:

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

Bv:

Name: Osvaldo S. Martinez

Q 30	networks
	THEN BELLEVILLE STRUCTS

ACCOUNT NO. : 072100000032

REFERENCE : 204891

4306424 5

AUTHORIZATION

COST LIMIT : \$ 122.50

ORDER DATE: December 30, 1996

ORDER TIME : 1:34 PM

ORDER NO. : 204891-095

CUSTOMER NO: 4306424

100002041451--1

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

NATIONAL CARE CENTERS OF DOCTOR'S INDEPENDENT, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX CERTIFIED COPY
PLAIN STAMPED COPY

N. HENDRICKS DEC'3 1 1996

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

MERGING:

NATIONAL CARE CENTERS OF DOCTOR'S INDEPENDENT, INC., A FLORIDA CORPORATION, P96000055467

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

96 DEC 30 FII 2: 16

OF

NATIONAL CARE CENTERS OF DOCTOR'S INDEPENDENT, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

- 1. National Care Centers of Doctor's Independent, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which National Care Centers of Doctor's Independent, Inc shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Administrator's, Inc. and the name of the subsidiary corporation is National Care Centers of Doctor's Independent, Inc.
- B. All of the issued and outstanding shares of National Care Centers of Doctor's Independent, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

NATIONAL CARE CENTERS OF DOCTOR'S INDEPENDENT, INC.

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

Name: Osvaldo S. Martinez



ACCOUNT NO. : 072100000032

REFERENCE: 204891 4306424

AUTHORIZATION :

COST LIMIT : \$ 122.50

ORDER DATE: December 30, 1996

ORDER TIME: 1:36 PM

ORDER NO. : 204891-105

CUSTOMER NO:

4306424

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

NATIONAL CARE CENTERS OF HOMESTEAD, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

___ CERTIFIED COPY _ PLAIN STAMPED COPY N. HENDRICKS DEC: 3 1 1996

800002041448--0

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

MERGING:

NATIONAL CARE CENTERS OF HOMESTEAD, INC., A FLORIDA CORPORATION, P95000050030

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032



OF

NATIONAL CARE CENTERS OF HOMESTEAD, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

- 1. National Care Centers of Homestead, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which National Care Centers of Homestead, Inc. shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Admnistrator's, Inc. and the name of the subsidiary corporation is National Care Centers of Homestead, Inc.
- B. All of the issued and outstanding shares of National Care Centers of Homestead, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

NATIONAL CARE CENTERS OF HOMESTEAD, INC.

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

y._____

Name: Osvaldo S. Martinez



ACCOUNT NO. : 072100000032

REFERENCE :

204891

4306424

AUTHORIZATION

COST LIMIT :

\$ 122.50

ORDER DATE: December 30, 1996

ORDER TIME : 1:26 PM

ORDER NO. : 204891-085

CUSTOMER NO:

4306424

400002041454--2

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

NATIONAL CARE CENTERS OF CORAL GABLES, INC.

INTO .

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

_ CERTIFIED COPY _ PLAIN STAMPED COPY

N. HENDRICKS DFC 3 1 1996

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

MERGING:

NATIONAL CARE CENTERS OF CORAL GABLES, INC., A FLORIDA CORPORATION, P95000067741

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

98 DEC 30 M 2 15

OF

NATIONAL CARE CENTERS OF CORAL GABLES, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

- 1. National Care Centers of Coral Cabbes, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which National Care Centers of Coral Gables, Inc shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Administrator's, Inc. and the name of the subsidiary corporation is National Care Centers of Coral Gables, Inc.
- B. All of the issued and outstanding shares of National Care Centers of Coral Gables, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the solo shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December ____, 1996.

NATIONAL CARE CENTERS OF CORAL GABLES, INC.

v: Capa

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

Bv:

Name: Osvaldo S. Martinez





ACCOUNT NO. : 072100000032

REFERENCE : 204

204891

4306424

AUTHORIZATION

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COST LIMIT : \$ 122.

ORDER DATE: December 30, 1996

ORDER TIME : 1:21 PM

ORDER NO. : 204891-025

CUSTOMER NO:

4306424

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CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis
41st Floor, Ste. 4000
200 S. Biscayne Boulevard
Miami, FL 33131-2398

ARTICLES OF MERGER

CAREMED MEDICAL GROUP OF 91 - 55510 s HOLLYWOOD, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX CERTIFIED COPY
PLAIN STAMPED COPY

N. HENDRICKS DEC' 3 1 1996

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

MERGING:

CAREMED MEDICAL GROUP OF S HOLLYWOOD, INC., A FLORIDA CORPORATION, P96000055510

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

OF

CAREMED MEDICAL GROUP OF S HOLLYWOOD, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

- 1. CareMed Medical Group of S Hollywood, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which CareMed Medical Group of S Hollywood, Inc shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Administrator's, Inc. and the name of the subsidiary corporation is CareMed Medical Group of S Hollywood, Inc.
- B. All of the issued and outstanding shares of CareMed Medical Group of S Hollywood, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiar shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 17th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December 27, 1996.

CAREMED MEDICAL GROUP OF S HOLLYWOOD, INC.

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

Name: Osvaldo S. Martinez





ACCOUNT NO. : 072100000032

REFERENCE

204891

4306424

AUTHORIZATION

COST LIMIT : \$ 122.50

ORDER DATE: December 30, 1996

ORDER TIME : 1:22 PM

ORDER NO. : 204891-035

CUSTOMER NO:

4306424

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CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

CAREMED MEDICAL GROUP OF MIAMI BEACH, INC.

P96-87087

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

_ CERTIFIED COPY PLAIN STAMPED COPY

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

DIFFER OF CORPORAT 55 Ed.

N. HENDRICKS DEC' 3 1 1996

MERGING:

CAREMED MEDICAL GROUP OF MIAMI BEACH, INC., A FLORIDA CORPORATION, P96000087087

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

OF

CAREMED MEDICAL GROUP OF MIAMI BEACH, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

- 1. CareMed Medical Group of Miami Beach, Inc., a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which CareMed Medical Group of Miami Beach, Inc. shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Admnistrator's, Inc. and the name of the subsidiary corporation is CareMed Medical Group of Miami Beach, Inc.
- B. All of the issued and outstanding shares of CareMed Medical Group of Miami Beach, Inc. (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent, as the sole shareholder of the Merging Subsidiary, has agreed that no additional shares of Parent common stock, or other securities, cash or other property, shall be issued by Parent or any other

corporation in conversion of Parent's Merging Subsidiary common stock. Therefore, upon the Effective Date of the Merger, without any further action on the part of any party, each issued and outstanding share of the common stock of the Merging Subsidiary shall be canceled. Share certificates which, prior to the Effective Date, represented shares of common stock of the Merging Subsidiary shall be deemed canceled as of the Effective Date.

- C. Holders of shares of common stock of the Merging Subsidiary, who, except for the applicability of Section 607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the Merger pursuant to Section 607.1320 of the Florida Statutes may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares. The Parent, which is the sole shareholder of the Merging Subsidiary, has approved the Merger.
- 5. The Board of Directors of Parent, as the sole shareholder of the Merging Subsidiary, by action approved December 27th, 1996, waived the requirement to mail a copy of the Plan of Merger in accordance with Sections 607.1104(3) and 607.1004(4), Florida Statutes.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of December <u>27</u>, 1996.

CAREMED MEDICAL GROUP OF MIAMI BEACH, INC.

By: What

Name: Osvaldo S.Martinez

Title: President

CAREMED HEALTH ADMINISTRATOR'S, INC.

By:

Name: Osvaldo S. Martinez

1201 HAYS STREET TAILAHASSEE, FL 32301-2607 104-22-039 FAX 104-22-039 FAX 105-26-039 FAX 105-26-



ACCOUNT NO. : 072100000032

REFERENCE :

204891

4306424

AUTHORIZATION

COST LIMIT : \$ 122.50

ORDER DATE : December 30, 1996

ORDER TIME : 1:21 PM

ORDER NO. : 204891-030

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CUSTOMER NO:

4306424

CUSTOMER: Ricardo Dopico, Esq

Steel Hector & Davis 41st Floor, Ste. 4000 200 S. Biscayne Boulevard Miami, FL 33131-2398

ARTICLES OF MERGER

CAREMED MEDICAL GROUP OF MIAMI, INC.

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX CERTIFIED COPY
PLAIN STAMPED COPY

N. HENDRICKS DEC: 3 1 1996

CONTACT PERSON: Michael E. Klunk

EXAMINER'S INITIALS:

MERGING:

CAREMED MEDICAL GROUP OF MIAMI, INC., A FLORIDA CORPORATION, P96000051344

INTO

CAREMED HEALTH ADMINISTRATOR'S, INC., a Florida corporation, P95000026997

File date: December 30, 1996

Corporate Specialist: Nancy Hendricks

Account number: 072100000032

OF

CAREMED MEDICAL GROUP OF MIAMI, INC. (a Florida corporation)

AND

CAREMED HEALTH ADMINISTRATOR'S, INC. (a Florida corporation)

- 1. CareMed Medical Group of Miami, Inc. (formerly named National Care of America, Inc.), a Florida corporation ("Merging Subsidiary"), and a wholly-owned subsidiary of CareMed Health Administrator's, Inc., a Florida corporation, (the "Parent"), shall be merged with and into the Parent, which shall be the surviving corporation (the "Surviving Corporation").
- 2. The Plan of Merger (as hereinafter defined) pursuant to which Carelfled Medical Group of Miami, Inc. (formerly named National Care of America, Inc.) shall be merged with and into the Parent (the "Merger") was adopted pursuant to Section 607.1104 of the Florida Statutes, by the Board of Directors of the Parent (the sole shareholder of the Merging Subsidiary) on December 27, 1996. No approval by the shareholder of the Parent was required.
- 3. The Merger shall become effective at 12:01 a.m. on December 30, 1996 or upon the filing of these Articles of Merger with the Secretary of State of the State of Florida, whichever is later (the "Effective Date").
- 4. The Merger shall be carried out in accordance with the following plan of merger (the "Plan of Merger"):
- A. The name of the parent corporation is CareMed Health Admnistrator's, Inc. and the name of the subsidiary corporation is CareMed Medical Group of Miami, Inc. (formerly named National Care of America, Inc.)
- B. All of the issued and outstanding shares of CareMed Medical Group of Miami, Inc. (formerly named National Care of America, Inc.) (100 shares of common stock, par value \$.001 per share) are presently owned and held by the Parent. Parent,