# P96000050395

June 4, 1996

7000016457007 -06/10/96-01024--012 ++++122.50 ++++122.50

Secretary of State State of Florida Corporate Records Bureau P.O. Box 6327 Tallahassee, FL 32314

Re: FIRST QUALITY REHABILITATION OF PALM BEACH, INC.

Gentlemen:

Enclosed herewith are:

- One executed original and a xerox copy of Articles of Incorporation of First Quality Rehabilitation of Palm Beach, Inc.
- 2. Our check in the amount of \$122.50 in payment of the following:
  - (a) filing fee in the amount of \$35.00;
  - (b) certified copy in the amount of \$52.50; and
  - (c) registered agent fee in the amount of \$35.00.

If you have any questions, please telephone.

Very truly yours,

BERGER & DAVIG D

Li landar

LLS: EW

Enclosure

Bmc/12/96

FILED

ARTICLES OF INCORPORATION

96 JUH 10 TH 2:08

OF

FIRST QUALITY REHABILITATION OF PALM BEACH, INC.

The undersigned incorporator does hereby make, subscribe, file and acknowledge these Articles of Incorporation for the purpose of organizing a corporation under the Florida General Corporation Act.

#### ARTICLE I

#### NAME OF CORPORATION

The name of this Corporation shall be: FIRST QUALITY REHABILITATION OF PALM BEACH, INC.

#### ARTICLE II

#### GENERAL NATURE OF BUSINESS

The general purpose for which this Corporation is organized shall be to engage in any lawful activity or to transact any lawful business for which a corporation may be incorporated under the Florida General Corporation Act.

#### ARTICLE III

#### AUTHORIZED SHARES

The total authorized capital stock of this Corporation shall consist of 3,000 shares of Common Stock, par value \$1.00 per share.

#### ARTICLE IV

#### CAPITAL TO BEGIN BUSINESS

The amount of capital with which this Corporation will begin business shall be determined by the initial Board of Directors.

#### ARTICLE Y

#### ADDRESS OF PRINCIPAL OFFICE

Address of the principal office of this Corporation is 2500 Hollywood Boulevard, Suite 410, Hollywood, Florida 33020.

#### ARTICLE\_VI

#### TERM OF EXISTENCE

This Corporation shall exist perpetually.

#### ARTICLE\_VII

#### ADDRESS OF REGISTERED OFFICE IN THIS STATE

The street address of the initial registered office of this Corporation in the State of Florida is, 100 N. E. Third Avenue, Suite 400, Fort Lauderdale, Florida 33301, and the initial registered agent of this Corporation at that address shall be Laz L. Schneider.

#### ARTICLE VIII

#### NUMBER OF DIRECTORS

This Corporation shall have not less than one (1) Director.

#### ARTICLE 1X

#### INITIAL BOARD OF DIRECTORS

The names and street addresses of the initial members of the Board of Directors are:

Jack Malonuy

2500 Hollywood Boulevard

Suite 410

Hollywood, FL 33020

Sol Schulman

2500 Hollywood Boulevard

Suite 410

Hollywood, FL 33020

#### ARTICLE X

#### INCORPORATOR

The name and street address of the person signing these Articles of Incorporation is:

Laz L. Schneider

100 N.E. 3 Avenue

Suite 400

Ft. Lauderdale, FL 33301

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this  $\frac{1}{2}$  day of June, 1996.

LAND D. SCHNEIDER

THE UNDERSIGNED, named as the registered agent in Article VII of these Articles of Incorporation hereby consents to act as such registered agent.

AZ CHNETDE

STATE OF FLORIDA

881

COUNTY OF BROWARD

. . . . .

The foregoing instrument was acknowledged before me this  $\frac{U}{U}$  day of June, 1996 by LAZ L. SCHNEIDER, who is personally known to me.

NOTARY PUBLIC

Sign:

Print: Waik W

My Commission Expires:

(SEAL)



#### 60000 hneider 954.627,9909 Fort Lauderdale, Florida 35301

Berger Davis & Singerman Professional Assessation

Phone: 954.525.9900 Pax: 954.525.2872

email at . lichnelder@bdelaw.com

jale tha July 29, 1997

Secretary of State State of Florida Corporate Records Bureau P.O. BOX 6327 Tallahassee, FL 32314

> Merger of Post Healthcare, Inc., a Florida Corphration, Into First Quality Rehabilitation of Palm Beach Incip Florida Corporation

Gentlemen:

Enclosed herewith are executed Articles of Merger and Plan of Merger Of Post Healthcare, Inc. into First Quality Rehabilitation 400002256614--1 -08/04/97--01107--015 of Palm Beach, Inc.

Please file the Articles of Merger and Plan of Merger WMd122.50 return to the undersigned one (1) certified copy.

Also enclosed is a check in the amount of \$122.50 representing the \$70.00 filing fee for the merger and \$52.50 for one (1) certified copy of the Articles of Merger and Plan of Merger.

Please telephone the undersigned if there are any questions.

Very truly yours,

BERGER DAVIS & SINGERMAN

LLS: TOW Enclosures EFFECTIVE DATE

## P96000050395

ARTICLES OF MERGER Merger Sheet

**MERGING:** 

POST HEALTHCARE, INC., a Florida corporation, P94000058678

INTO

FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation, P96000050395

File date: July 30, 1997, effective August 1, 1997

Corporate Specialist: Joy Moon-French

LIPECTIVE DATE

#### ARTICLES OF MERGER OF FOST HEALTHCARE, INC. WITH AND INTO

97 JUL 30 PM 3: 57 SECRETARY OF STATE TALLAHASSEE FLORIDA

FIRST QUALITY REHABILITATION OF PALM BEACH, INC.

Under Section 607.1105 of the Florida Business Corporation Act.

The merger of POST HEALTHCARE, INC., a Florida corporation, with and into FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation, is hereby effected in compliance with Section 607.1105 of the Florida Business Corporation Act:

1. The names of the constituent corporations now and under which each was formed is as follows:

POST HEALTHCARE, INC., a Florida corporation

and

FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation, the surviving corporation.

- 2. (a) POST HEALTHCARE, INC. has 1,500 shares of Common Stock, par value \$1.00, issued and entitled to vote; there is no other class of capital stock; the number of shares of Common Stock is not subject to change prior to the effective date of the merger.
- (b) FIRST QUALITY REHABILITATION OF PALM BEACH, INC. has 1,500 shares of Common Stock, par value \$1.00 per share, issued and entitled to vote; there is no other class of capital stock; the number of shares of Common Stock is not subject to change prior to the effective date of the merger.
- 3. (a) The merger was authorized by the Board of Directors of POST HEALTHCARE, INC. by unanimous action on July 28, 1997 pursuant to Section 607.0821 of the Florida Business Corporation Act and approved by the holders of all of the issued and outstanding shares of Common Stock by Consent of Shareholders without a meeting as provided by Section 697.0704, Florida Statutes on July 28, 1997 by a vote of 1,500 FOR and 0 OPPOSED.
- (b) The merger was authorized by the Board of Directors of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. by unanimous action on July 28, 1997 pursuant to Section 607.0821 of the Florida Business Corporation Act and was unanimously approved by the holders of all of the issued and outstanding shares of Common Stock by Consent of the Shareholders without a meeting as provided by Section 607.0704, Florida Statutes on July 28, 1997 by a vote of 1,500 FOR and 0 AGAINST.

- 4. The merger is permitted by Section 607.1105 of the Florida Business Corporation Act, and such merger is in compliance with said Section 607.1105.
  - The merger shall be effective August 1, 1997.
- G. (a) After effectiveness, the shareholders of FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation, shall remain shareholders of the surviving corporation and shall retain the 1,500 issued and outstanding shares of Common Stock of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. held immediately prior to the effectiveness of the Articles of Merger.
- (b) All outstanding shares of capital stock of POST HEALTHCARE, INC., shall upon effectiveness of the Articles of Merger, be exchanged for shares of Common Stock of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. on the basis of one (1) share of Common Stock of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. for each one (1) share of Common Stock of POST HEALTHCARE, INC. hold prior to the Merger. No fractional shares shall be issued. Any holder of fractional interests shall be paid in cash the fair value of any fractional interest.
- 7. FIRST QUALITY REHABILITATION OF PALM BEACH, INC. agrees that it may be served with process in the State of Florida in any action or special proceeding for the enforcement of any liability or obligation of Post Healthcare, Inc., previously amendable to suit in the State of Florida, and for the enforcement under the Business Corporation Act, of the right of shareholders to receive payment for any fractional shares.
- 8. FIRST QUALITY REHABILITATION OF PALM BEACH, INC. agrees that it will promptly pay to any shareholders the amount to which they shall be entitled under the provisions of the Florida Business Corporation Act relating to the right of shareholders to receive payment for their shares.

IN WITNESS WHEREOF, each of the undersigned corporations has caused these Articles of Merger to be executed in its name by its President and Secretary as of the 28th day of July, 1997.

Witnesses:	POST HEALTHCARE, INC. a Florida corporation  By:
	John F Maloney, II, Secretary
Mary d. 1200	FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation  By:
	ATTEST:  //// /// Victor/J./Zarrilli, Secretary
STATE OF FLORIDA ) ) SS: COUNTY OF BROWARD )	
The foregoing instrument was day of July, 1997 by Sol Schult Maloney, II, Secretary of POST corporation, on behalf of the corp to me or who has produced — Post identification.	r HEALTHCARE, JNC., a Florida coration, who is personally known
Judy A. Fisher  Local Touristics No. CC 546348  Judy A. Fisher  Commission No. CC 546348  Judy A. Fisher  Land-Notary Public, State of Florida  Land-Notary Fisher Service & Douding Co. State of the Commission Expires Of 14-70  Land-Notary Fisher Service & Douding Co. State of the Commission Expires of t	NOTARY PUBLIC  Sign: Judy a FISHER  Print: JUDY A FISHER
My Commission Expires: 6/14/2000	(SEAL)

K:\WORK\CORP\2250\ ARTSMRG 7/28/97 STATE OF FLORIDA ) SS:
COUNTY OF BROWARD )

The foregoing instrument was acknowledged before me this 28 day of July, 1997 by John F. Maloney, II, the President and Victor J. Zarrilli, Secretary of FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation, on behalf of the corporation, who is personally known to me or who has produced from the produced from as identification.

Judy A, Fisher
Notary Public, State of Florida
Commission No. CC 546348
My Commission Explices 06/14/00 3
1-800-3-NOTARY - Fla. Notary Sarke & Booding Cr. 3

NOTARY PUBLIC

sign: Qudy a Fisher

Print: JUDY A FISHEK

My Commission Expires: 6/14/2000

(SEAL)

K:\WORK\CORP\2250\ ARTSMRG 7/28/97

#### FXHIBIT "A"

#### TO ARTICLES OF MERGER

#### PLAN OF MERGER

Fursuant to Chapter 607, Florida Statutes, this Plan of Merger, dated as of the 28th day of July, 1997 ("Plan"), is made and entered into by and between POST HEALTHCARE, INC., a Florida corporation (hereinafter, sometimes "Merged Corporation"), and FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation (hereinafter, sometimes "Surviving Corporation"). (Hereinafter, POST HEALTHCARE, INC., and FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall sometimes be referred to collectively as the "Constituent Corporations.")

#### WITNESSETH:

WHEREAS, POST HEALTHCARE, INC. is duly organized and existing under the laws of the State of Florida, pursuant to Articles of Incorporation originally filed with the offices of the Secretary of State of the State of Florida on August 8, 1994; and

WHEREAS, FIRST QUALITY REHABILITATION OF PALM BEACH, INC. is duly organized and existing under the laws of the State of Florida, pursuant to Articles of Incorporation originally filed with the offices of the Secretary of State of the State of Florida on June 10, 1996; and

WHEREAS, the Shareholders and Boards of Directors of each of POST HEALTHCARE, INC., and FIRST QUALITY REHABILITATION OF PALM BEACH, INC. have voted in favor of this Plan of Merger and have authorized the filing with the Secretary of State of the State of Florida of (i) Articles of Merger between POST HEALTHCARE, INC., and FIRST QUALITY REHABILITATION OF PALM BEACH, INC., whereby POST HEALTHCARE, INC. will merge with and into FIRST QUALITY REHABILITATION OF PALM BEACH, INC. (hereinafter, "Merger"), and (ii) this Plan of Merger.

NOW, THEREFORE, the parties to this Plan, in consideration of the terms and conditions herein set forth and the mutual covenants herein contained, have agreed and do hereby agree, each with the other, that POST HEALTHCARE, INC. be merged with and into FIRST QUALITY REHALILITATION OF PALM BEACH, INC. pursuant to authority granted by Section 607.1105 of the Florida General Corporation Act, and do hereby agree upon and describe the terms and conditions of the merger and the mode of carrying the same into effect and hereby state that such other facts as required or permitted by the Articles of Incorporation to be set forth in the case of a merger, and the manner of converting the shares of POST HEALTHCARE, INC. being merged with and into FIRST QUALITY REHABILITATION OF PALM BEACH, INC., shall be as follows:

. . . .

## NAMES OF PARTIES TO MERGER

The names of the corporations which are parties to this merger are: POST HEALTHCARE, INC., a Florida corporation, and FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation.

## ARTICLE II SURVIVING CORPORATION

FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida Corporation, with principal offices located at 8751 West Broward Boulevard, Suite 100, Plantation, Florida 33324, shall be the Corporation which shall survive this merger ("Surviving Corporation").

### ARTICLE III ARTICLES OF SURVIVING CORPORATION

The Certificate of Incorpolation of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall be the Certificate of Incorporation of the Surviving Corporation.

There shall be no changes to the Articles of Incorporation of the Surviving Corporation as the result of this merger.

#### ARTICLE IV SHARES OUTSTANDING

The number of authorized and outstanding shares of capital stock of the parties to this Plan of Merger are:

POST HEALTHCARE, INC., a Florida corporation:

1,500 shares of common stock, par value \$1.00, are authorized, of which 1,500 shares are issued and outstanding;

FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation:

3,000 shares of common stock, par value \$1.00 per share, are authorized, of which 1,500 shares are issued and outstanding.

## ARTICLE V CONVERSION AND EXCHANGE OF SHARES

The manner of converting or exchanging the shares of common stock of each of the corporations which are party hereto shall be as follows:

- 1. The fifteen hundred (1,500) issued and outstanding share of Common Stock, par value \$1.00 per share, of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall remain issued and outstanding.
- 2. One Thousand Five Hundred (1,500) shares of Common Stock of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall be issued in exchange for and in cancellation of One Thousand Five Hundred (1,500) shares of Common Stock of POST HEALTHCARE, INC. issued and outstanding immediately prior to the effectiveness of the merger.
- 3. All stock certificates representing issued and outstanding shares of the Common Stock of POST HEALTHCARE, INC. shall, upon the effectiveness of this merger, be cancelled, and shall be null and void.

#### ARTICLE VI FILING OF ARTICLES OF MERGER AND PLAN OF MERGER

The proper officers of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. are directed to cause a copy of the Articles of Merger and the Plan of Merger, certified by the Secretary of State of the State of Florida, to be filed in the office of the Recording Officer of the county in the State of Florida in which real property is owned by POST HEALTHCARE, INC. or FIRST QUALITY REHABILITATION OF PALM BEACH, INC.

## ARTICLE VII ADDITIONAL TERMS AND CONDITIONS

Additional terms and conditions of the Merger are as follows:

The Bylaws of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. as in effect as of the date of this Plan shall remain and be the Bylaws of the Surviving Corporation until the same shall have been altered or amended according to the provisions thereof and in the manner permitted by the statutes of the State of Florida.

The first annual meeting of the shareholders of the Surviving Corporation held after the effective date of this merger shall be the annual meeting provided by the Bylaws of FIRST QUALITY REHABILITATION OF PALM BEACH, INC.

The first meeting of the Board of Directors of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall be held as soon as practicable after the date on which the Merger shall become effective and may be called in the manner provided by the Bylaws of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. for the calling of special meetings of the Board of Directors and may be held at the time and place specified in the notice of the meeting.

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All persons who, on the date when the Merger shall become effective, shall be the executive or administrative officers of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall be and remain officers of the Surviving Corporation until the Board of Directors of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall elect their respective successors.

The Surviving Corporation shall pay all expenses of carrying this Plan into effect and of accomplishing this Morger.

#### Procedure for Approval of Morgor

The members of the Boards of Directors of the Constituent Corporations shall execute Consents in Lieu of Meeting of the Board of Directors authorizing this Plan of Merger and the actions to be taken pursuant hereto.

The Shareholders of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. and POST HEALTHCARE, INC. shall execute Consents in Lieu of Meeting of Shareholders authorizing this Plan of Merger and the actions to be taken pursuant hereto.

When the merger shall become effective, the separate existence of POST HEALTHCARE, INC. shall cease and said corporation shall be merged with and into FIRST QUALITY REHABILITATION OF PALM BEACH, INC. FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall possess all the rights, privileges, powers and franchises of a public as well as of a private nature and be subject to all the restrictions, disabilities and duties of all corporations party to this Plan, and all and singular, the rights, privileges, powers and franchises of said corporation and all property, real, personal and mixed, and all debts due to each of said corporations on whatever account, as well as all choses in action belonging to each such corporation, shall be vested in FIRST QUALITY REHABILITATION OF PALM BEACH, INC., and all property, rights, and privileges, powers and franchises and all and every other interest shall be thereafter the property of FIRST QUALITY REHABILITATION OF PALM BEACH, INC. as it was of each Constituent Corporation, and the title to any real estate or personal property, whether by deed or otherwise, vested in said corporations parties hereto, shall not revert or be in any way impaired by reasons of this merger, provided that all rights of creditors and all liens upon the property of said corporations parties hereto, shall be preserved unimpaired, and all debts, liabilities and duties of POST HEALTHCARE, INC. shall thenceforth attach to FIRST QUALITY REHABILITATION OF PALM BEACH, INC., and may be enforced against it to the same extent as if said debts. liabilities and duties had been incurred or contracted by it.

If at any time FIRST QUALITY REHABILITATION OF PALM BEACH, INC. shall consider or be advised that any further assignments or assurances in law or any things are necessary or desirable to vest in FIRST QUALITY REHABILITATION OF PALM BEACH, INC., according to the terms thereof, the title to any property or rights of POST

HEALTHCARE, INC. the proper officers and directors of POST HEALTHCARE, INC., shall and will execute and make all such proper assignments and assurances and do all things necessary or proper to vest title in such property or rights in FIRST QUALITY REHABILITATION OF PALM BEACH, INC., and otherwise to carry out the purposes and these Articles and Plan of Merger.

#### ARTICLES VIII EFFECTIVE DATE

Upon the effective date of August 1, 1997, and the filing of such documents as shall be required for accomplishing the merger under the laws of the State of Florida, the separate corporate existence of POST HEALTHCARE, INC. shall cease and it shall be merged with and into FIRST QUALITY REHABILITATION OF PALM BEACH, INC. in accordance with the provisions of this Plan.

## ARTICLE IX SERVICE OF PROCESS

FIRST QUALITY REHABILITATION OF PALM BEACH, INC. agrees that it may be served with process in the State of Florida in any proceeding for the enforcement of any obligation of POST HEALTHCARE, INC.

IN WITNESS WHEREOF, the undersigned President and Secretary of each of the corporations party to these Articles and Plan of Merger, on behalf of their respective corporations, do hereby affix their respective corporate seals to be affixed the day and year first above written.

Witnesses:	post HEALTHCARE, INC. a Florida corporation  By:
00	John F. Maloney, II, Secretary

FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation John T. M. President T. Maloney, Zarrilli, Secretary STATE OF FLORIDA SS: COUNTY OF BROWARD The foregoing instrument was acknowledged before me this 20 day of July, 1997 by SOL SCHULMAN, the President and JOHN F. MALONEY, II, Secretary of POST HEALTHCARE, INC., a Florida corporation, on behalf of the corporation, who is personally known to me or who has produced produced produced identification. identification. Judy A. Fisher

Judy A. Fisher

Notary Public, State of Florida

Commission No. CC 546348

My Commission Expires 06/14/00 NOTARY PUBLIC 1.400-3-NOTARY - Fia Notary Service & Bonding Co. Service & Bonding Co. Print: My Commission Expires: 6/14/2000 (SEAL)

K:\WORK\CORP\2250\ PLANMRG 7/28/97 STATE OF FLORIDA

SS:

COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 28 day of July, 1997 by JOHN F. MALONEY, II, the President and VICTOR J. ZARRILLI, Secretary of FIRST QUALITY REHABILITATION OF PALM BEACH, INC., a Florida corporation, on behalf of the corporation, who is personally known to me or who has produced personally Known to me or who has produced personally Known

Judy A. Fisher

Judy A. Fisher

Sound Notary Public, State of Florida

Commission No. CC 346348

My Commission Expires 06/14/00

1-200-3-NOTARY - Fish Notary Service & Boosting Co.

NOTARY PUBLIC

sign: Ouder a Fusher

Print: JUNY A FISHER

My Commission Expires: 6/14/2000

(SEAL)