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ORDER DATE : December 17, 2014	·
ORDER TIME : 9:19 AM	
ORDER NO. : 424568-010	
CUSTOMER NO: 5166594	
ARTICLES OF MERGER	
ORACLE DIAGNOSTIC LABORATORIES, INC.	
INTO	14 SE TALL
HAYES CLINICAL LABORATORY, INC.	DEC 18
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CONTACT PERSON: Courtney Williams	

EXAMINER'S INITIALS:

ARTICLES OF MERGER

(Profit Corporations)

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

First: The name and jurisdiction of the sur	rviving corporation:	A
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Hayes Clinical Laboratory, Inc.	Florida	P99000021459
Second: The name and jurisdiction of each	n merging corporation:	Document Number (If known/applicable) P99000021459
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Oracle Diagnostic Laboratories,	Florida	P0000006445
Inc.		
Third: The Plan of Merger is attached. Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	ger are filed with the Florida
OR 12 / 30 / 14 (Enter a specific	c date. NOTE: An effective date canno after merger file date.)	ot be prior to the date of filing or more
Fifth: Adoption of Merger by <u>surviving</u> of The Plan of Merger was adopted by the sha	orporation - (COMPLETE ONLY or reholders of the surviving corpor	ONE STATEMENT) ration on 12/17/14
The Plan of Merger was adopted by the boa	rd of directors of the surviving cor approval was not required.	orporation on
Sixth: Adoption of Merger by merging co The Plan of Merger was adopted by the sha	rporation(s) (COMPLETE ONLY Creholders of the merging corpora	one statement) tion(s) on 12/11/14
The Plan of Merger was adopted by the boa		rporation(s) on

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Hayes Clinical Laboratory,	Sylva Colem	Stephen A. Calamari, Vice President
Inc.		
Oracle Diagnostic		
Laboratories, Inc.	Syll-Cle-	Stephen A. Calamari, Vice President

PLAN OF MERGER OF ORACLE DIAGNOSTIC LABORATORIES, INC. INTO HAYES CLINICAL LABORATORY, INC.

Annex A Thorce 18 AM 10:57

atories,

This Plan of Merger sets forth the terms under which Oracle Diagnostic Laboratories, Inc. ("Oracle"), a corporation organized pursuant to the Florida Business Corporation Act, ("the Act") will merge (the "Merger"), pursuant to the Act, with and into Hayes Clinical Laboratory, Inc. ("Hayes"), a corporation organized pursuant to the Act.

- 1. <u>Effective Time</u>. The Merger shall become effective (the "Effective Time") at 11:59 p.m. on December 30, 2014, or, if later, upon the filing of the Articles of Merger with the Secretary of State of Florida in accordance with the Act.
- 2. <u>Surviving Corporation</u>. Hayes shall be the Surviving Corporation in the Merger and at the Effective Time the separate existence of Oracle shall cease.
- 3. Articles of Incorporation of the Surviving Corporation. The Articles of Incorporation of Hayes as in effect immediately prior to the Effective Time shall, until thereafter further amended as provided therein and under the Act, be the Articles of Incorporation of the Surviving Corporation.
- 4. <u>By-Laws of the Surviving Corporation</u>. The By-Laws of Hayes as in effect immediately prior to the Effective Time, shall, until thereafter and further amended as provided therein and under the Act, be the By-Laws of the Surviving Corporation.
- 5. <u>Directors of the Surviving Corporation</u>. The Directors of the Surviving Corporation shall be the Directors of Hayes immediately prior to the Effective Time, until their respective successors are duly elected and qualified.
- 6. Officers of the Surviving Corporation. The Officers of the Surviving Corporation shall be the Officers of Hayes immediately prior to the Effective Time, until the earlier of their resignation or removal or until their respective successors are duly elected and qualified.
- 7. <u>Conversion of Shares</u>. At the Effective Time, by virtue of the Merger and without any action on the part of the holders thereof:
 - (i) each share of capital stock of Oracle issued and outstanding immediately prior to the Effective Time shall be canceled and no consideration shall be issued in respect thereof.

- (ii) each share of capital stock of the Surviving Corporation issued and outstanding immediately prior to the Effective Time shall remain issued and outstanding at the Effective Time and are not affected by the Merger.
- Rights and Liabilities of the Surviving Corporation. At and after the Effective Time, the Surviving Corporation shall succeed to and possess, without further act or deed, all of the estate, rights, privileges, powers, and franchises, both public and private, and all of the property, real, personal, and mixed, of Hayes and Oracle; all debts due to Hayes or to Oracle shall be vested in the Surviving Corporation; all claims, demands, property, rights, privileges, powers and franchises and every other interest of Hayes and Oracle shall be effectively the property of the Surviving Corporation as they were of the respective parties hereto; the title to any real estate vested by deed or otherwise in Oracle, shall not revert or be in any way impaired by reason of the Merger, but shall be vested in the Surviving Corporation; all rights of creditors and all liens upon any property of Oracle shall be preserved unimpaired, limited to the property affected by such lien at the Effective Time of the Merger; and all debts, liabilities, and duties of Oracle shall thenceforth attach to the Surviving Corporation and may be enforced against it to the same extent as if such debts, liabilities and duties had been incurred or contracted by it.
- 9. <u>Abandonment of Merger</u>. This Plan of Merger may be terminated and abandoned by action of the Board of Directors of Hayes at any time prior to the Effective Time.
- 10. <u>Further Actions</u>. The proper officers of Hayes and Oracle are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the Merger.
- 11. <u>Plan of Merger</u>. This Plan of Merger shall constitute a "plan of reorganization" within the meaning of Section 368 of the Internal Revenue Code of 1986, as amended, and the treasury regulations promulgated thereunder.