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U.S. Department of Commerce Patent and Trademark Office TRADEMARK

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RECORDATION FORM COVER SHEET TRADEMARKS ONLY							
INADE	TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(les).						
Submission Type	Conveyance Type						
X New	Assignment License						
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignment Effective Date						
Correction of PTO Error	X Merger Month Day Year						
Reel # Frame #	Change of Name						
Corrective Document Reel # Frame #	Other						
Conveying Party	Mark if additional names of conveying parties attached Execution Date						
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Formerly							
Individual General Partnership	Limited Partnership X Corporation Association						
Other							
Citizenship/State of Incorporation/Organization KENTUCKY							
Receiving Party Mark If additional names of receiving parties attached							
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Receiving Party Name APLICARE, INC.							
Name APLICARE, INC.							
Name APLICARE, INC. DBA/AKA/TA							
Name APLICARE, INC. DBA/AKA/TA Composed of							
Name APLICARE, INC. DBA/AKA/TA Composed of Address (line 1) 50 EAST INDUSTRIAL ROAD Address (line 2) Address (line 3) BRANFORD	Mark if additional names of receiving parties attached CONNECTICUT 06405						
Name APLICARE, INC. DBA/AKA/TA Composed of Address (line 1) 50 EAST INDUSTRIAL ROAD Address (line 2)	Mark if additional names of receiving parties attached CONNECTICUT State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is						
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Public burden reporting for this collection of information is estimated to average apprecimately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gethering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Petent and Tradement Office, Chief Information Officer, Washington, D.C. 20221 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperviert Reduction Project (9851-9827), Washington, D.C. 20303. See CMS Information Sudget Package 9651-9627, Patent and Tradement Assignment Provide. DO NOT SEND REQUISITS TO RECORD ASSISSMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

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REEL: 002028 FRAME: 0477

FORM PTO- Expires 05/30/99 OMB 0651-0027	1618B	Page	e 2	Pater	Department of Commerce et and Tradement Office TRADEMARK	
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Name						
Address (Hne 1)						
Address (line 2)						
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Address (line 4)						
Correspondent Name and Address Area Code and Telephone Number 8602417700						
Name	RICHARD GOLDSTEI	N, ESQ.				
Address (line 1)	ONE HARTFORD SQU	ARE WEST				
Address (line 2)	HARTFORD, CONNEC	TICUT 36106				
Address (line 3)						
Address (line 4)						
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Trademark A	Application Numbe		on Number(s)	Mark If addition	al numbers attached	
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Number of Properties Enter the total number of properties involved. # 4						
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 115.00						
Method of Payment: Enclosed X Deposit Account Deposit Account						
(Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: #						
		Authorization to	charge additional fees	: Yes	No	
Statement and Signature						
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.						
PHILIP J	. HAMROCK	These	X ler	(1/27)	100	
Name	of Person Signing		Signature	7 7	Date Signed	

FORM PTO-1618C Expires 06/30/99 04/8 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

J.S. Department of Commerce Patent and Trademark Office TRADEMARK

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Trademark Application Number(s) Registration Number(s)					

TRADEMARK

REEL: 002028 FRAME: 0479

CERTIFICATE OF MERGER

OF

APLICARE, INC. A Kentucky Corporation

AND

McBAR MEDICAL INDUSTRIES, INC. A Kentucky Corporation

INTO

APLICARE, INC. OF CONNECTICUT A Connecticut Corporation

Pursuant to the applicable sections of Connecticut General Statutes §33-819, the undersigned corporations, Aplicare, Inc., a corporation of the State of Kentucky ("Aplicare Kentucky") and McBar Medical Industries, Inc., a corporation of the State of Kentucky ("McBar"), and Aplicare, Inc. of Connecticut, a corporation of the State of Connecticut (the "Surviving Corporation" or "Aplicare Connecticut") adopt the following certificate of Merger.

FIRST: In accordance with Connecticut General Statutes §33-819 the Plan and Agreement of Merger between McBar and Aplicare Connecticut is as follows:

PLAN AND AGREEMENT OF MERGER

This is a PLAN AND AGREEMENT OF MERGER (the "Agreement") dated as of December 30, 1999 between McBAR MEDICAL INDUSTRIES, INC. (herein "McBar"), a Kentucky corporation, and APLICARE, INC OF CONNECTICUT (herein "Aplicare Connecticut"), a Connecticut corporation, with McBar sometimes referred to as the Merging Corporation and Aplicare Connecticut sometimes referred to as the Surviving Corporation.

ARTICLE I

The Merger

SECTION 1.1 Statutory Merger Upon the terms and conditions set forth in this Agreement, and in accordance with the provisions of the Connecticut Business Corporation Act and the Kentucky Business Corporation Act, McBar shall be merged with and into Aplicare Connecticut (the "Merger") at the Effective Time (as defined in Section 1.2 herein).

SECTION 1.2 Certificate of Merger and Effective Time of Merger. Immediately after approval of the Merger by the shareholders of McBar and the shareholders of Aplicare Connecticut, and subject to the terms and conditions of this Agreement, McBar and Aplicare Connecticut shall duly execute a Certificate of Merger at a closing pursuant to Section 1.5 herein. As used in this Agreement, the term "Effective Time" shall mean the effective date of the Certificate of Merger in accordance with Connecticut General Statutes §33-819.

SECTION 1.3 <u>Effect of Merger</u>. At the Effective Time:

- (a) The separate existence of the Merging Corporation shall cease, and Aplicare Connecticut, as the surviving corporation in the Merger (the "Surviving Corporation"), shall continue its corporate existence under the laws of the State of Connecticut under its existing name;
- (b) The Surviving Corporation shall have all the rights, privileges, immunities and powers and shall be subject to all the duties and liabilities of corporations organized under the Connecticut Business Corporation Act;
- (c) The Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as of a private nature, of Aplicare Connecticut and the Merging Corporation;
- (d) All property, real, personal and mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of Aplicare Connecticut and the Merging Corporation shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed;
- (e) The Surviving Corporation shall be responsible and liable for all the liabilities and obligations of Aplicare Connecticut and the Merging Corporation;
- (f) Any existing claim or action or proceeding pending by or against Aplicare Connecticut or the Merging Corporation may be prosecuted as if the Merger had not taken place, or the Surviving Corporation, in its discretion, may be substituted in the place of Aplicare Connecticut or the Merging Corporation; and
- (g) Neither the rights of creditors nor any liens upon the property of either Aplicare Connecticut or the Merging Corporation shall be impaired by the Merger.
- SECTION 1.4 Names, Articles, Bylaws, Directors and Officers of Surviving Corporation. From and after the Effective Time, until changed or amended in accordance with the Articles of Incorporation and Bylaws of the Surviving Corporation and with the Connecticut Business Corporation Act:

- (a) The Bylaws of McBar at the Effective Time shall become the Bylaws of the Surviving Corporation.
- (b) The members of the Board of Directors of the Surviving Corporation after the Effective Time shall be: Philip J. Hamrock and Bruce H. Wilson.
- (c) The officers of the Surviving Corporation after the Effective Time shall be: Philip J. Hamrock, President and Treasurer; Bruce H. Wilson, Vice President and Secretary.
- SECTION 1.5 <u>Date and Time of Closing</u>. The closing of the transaction contemplated by this agreement (the "Closing") shall be held at the offices of Sandler, Goldstein and Mara, P.C., One Hartford Square West, Hartford, Connecticut at 1:00 p.m. on December 30, 1999, or on such other place, time and date as the parties shall agree.
- SECTION 1.6 <u>Accounting Terms.</u> All accounting terms not specifically defined in this agreement shall be construed in accordance with generally accepted accounting priciples consistently applied.

ARTICLE II Share Conversion

- SECTION 2.1 Share Conversion. The manner and basis of converting shares of the Merging Corporation into shares of the Surviving Corporation shall be as follows:
- (a) As of the Effective Time, by virtue of the Merger and without any action on the part of the holders hereof the McBar shareholders shall have their McBar shares converted into validly issued equal shares, fully paid and nonassessable shares of the common stock, no par value, of Aplicare Connecticut in proportion to their percentage of ownership of McBar Shares.
- SECTION 2.2 <u>Issuance of Certificates</u>. Aplicare Connecticut shall arrange at or before the Effective Time to issue to each holder of the common stock of the Merging Corporation a certificate representing the common stock of the Surviving Corporation to which such record holder is then entitled. As of the Effective Time, the stock transfer records of the Merging Corporation shall be closed and no further transfers on the stock transfer records of the Merging Corporation shall be made. Holders of certificates representing common stock of the Merging Corporation, issued and outstanding at the Effective Time, shall have no rights under this Agreement with respect to such certificates other than to surrender them pursuant to this Section 2.2.

SECOND: In accordance with Connecticut General Statutes §33-819 the Plan and Agreement of Merger between Aplicare Kentucky and Aplicare Connecticut is as follows:

PLAN AND AGREEMENT OF MERGER

This is a PLAN AND AGREEMENT OF MERGER (the "Agreement") dated as of December 30, 1999 between APLICARE, INC. (herein "Aplicare Kentucky"), a Kentucky corporation, and APLICARE, INC. OF CONNECTICUT (herein "Aplicare Connecticut"), a Connecticut corporation, with Aplicare Kentucky sometimes referred to as the Merging Corporation and Aplicare Connecticut sometimes referred to as the Surviving Corporation.

ARTICLE I

The Merger

- SECTION 1.1 <u>Statutory Merger</u> Upon the terms and conditions set forth in this Agreement, and in accordance with the provisions of the Connecticut Business Corporation Act and the Kentucky Business Corporation Act, Aplicare Kentucky shall be merged with and into Aplicare Connecticut (the "Merger") at the Effective Time (as defined in Section 1.2 herein).
- Immediately after approval of the Merger by the shareholders of Aplicare Kentucky and the shareholders of Aplicare Connecticut, and subject to the terms and conditions of this Agreement, Aplicare Kentucky and Aplicare Connecticut shall duly execute a Certificate of Merger at a closing pursuant to Section 1.5 herein. As used in this Agreement, the term "Effective Time" shall mean the effective date of the Certificate of Merger in accordance with Connecticut General Statutes §33-819.

SECTION 1.3 <u>Effect of Merger</u>. At the Effective Time:

- (a) The separate existence of the Merging Corporation shall cease, and Aplicare Connecticut, as the surviving corporation in the Merger (the "Surviving Corporation"), shall continue its corporate existence under the laws of the State of Connecticut under its existing name;
- (b) The Surviving Corporation shall have all the rights, privileges, immunities and powers and shall be subject to all the duties and liabilities of corporations organized under the Connecticut Business Corporation Act;
- (c) The Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as of a private nature, of Aplicare Connecticut and the Merging Corporation;

- (d) All property, real, personal and mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of Aplicare Connecticut and the Merging Corporation shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed;
- (e) The Surviving Corporation shall be responsible and liable for all the liabilities and obligations of Aplicare Connecticut and the Merging Corporation;
- (f) Any existing claim or action or proceeding pending by or against Aplicare Connecticut or the Merging Corporation may be prosecuted as if the Merger had not taken place, or the Surviving Corporation, in its discretion, may be substituted in the place of Aplicare Connecticut or the Merging Corporation; and
- (g) Neither the rights of creditors nor any liens upon the property of either Aplicare Connecticut or the Merging Corporation shall be impaired by the Merger.
- SECTION 1.4 Names, Articles, Bylaws, Directors and Officers of Surviving Corporation. From and after the Effective Time, until changed or amended in accordance with the Articles of Incorporation and Bylaws of the Surviving Corporation and with the Connecticut Business Corporation Act:
 - (a) The Bylaws of Aplicare Kentucky at the Effective Time shall become the Bylaws of the Surviving Corporation.
 - (b) The members of the Board of Directors of the Surviving Corporation after the Effective Time shall be: Philip J. Hamrock and Bruce H. Wilson.
 - (c) The officers of the Surviving Corporation after the Effective Time shall be: Philip J. Hamrock, President and Treasurer; Bruce H. Wilson, Vice President and Secretary.
- SECTION 1.5 <u>Date and Time of Closing</u>. The closing of the transaction contemplated by this agreement (the "Closing") shall be held at the offices of Sandler, Goldstein and Mara, P.C., One Hartford Square West, Hartford, Connecticut at 1:00 p.m. on December 30, 1999, or on such other place, time and date as the parties shall agree.
- SECTION 1.6 <u>Accounting Terms.</u> All accounting terms not specifically defined in this agreement shall be construed in accordance with generally accepted accounting priciples consistently applied.

ARTICLE II Share Conversion

- SECTION 2.1 <u>Share Conversion</u>. The manner and basis of converting shares of the Merging Corporation into shares of the Surviving Corporation shall be as follows:
- (a) As of the Effective Time, by virtue of the Merger and without any action on the part of the holders hereof the Aplicare Kentucky shareholders shall have their Aplicare Kentucky shares converted into validly issued equal shares, fully paid and nonassessable shares of the common stock, no par value, of Aplicare Connecticut in proportion to their percentage of ownership of Aplicare Kentucky Shares.
- SECTION 2.2 <u>Issuance of Certificates</u>. Aplicare Connecticut shall arrange at or before the Effective Time to issue to each holder of the common stock of the Merging Corporation a certificate representing the common stock of the Surviving Corporation to which such record holder is then entitled. As of the Effective Time, the stock transfer records of the Merging Corporation shall be closed and no further transfers on the stock transfer records of the Merging Corporation shall be made. Holders of certificates representing common stock of the Merging Corporation, issued and outstanding at the Effective Time, shall have no rights under this Agreement with respect to such certificates other than to surrender them pursuant to this Section 2.2.
- THIRD: The number of outstanding shares of McBar, is 21,000 shares of no par value, all of which are entitled to vote. The number of outstanding shares of Aplicare Connecticut is 21,000 shares of no par value, all of which are entitle to vote. There is no other outstanding stock of McBar, Aplicare Kentucky or Aplicare Connecticut.
- FOURTH: The Plans and Agreements of Merger as set forth above were adopted by the Board of Directors of each corporation party to the merger on December 30, 1999, in accordance with the provisions of Connecticut General Statutes §33-817.
- FIFTH: Pursuant to Connecticut General Statutes §33-817, the Board of Directors of each corporation party to the merger on December 30, 1999, recommended the Plans and Agreements of Merger for approval by its shareholders.
- SIXTH: The Plans and Agreements of Merger between McBar and Aplicare Connecticut and Aplicare Kentucky and Aplicare Connecticut were approved at a meeting of the shareholders on December 30, 1999, by unanimous consent of the all the shareholders.
- SEVENTH: The effective date of Merger of McBar and Aplicare Kentucky into Aplicare Connecticut shall be the <u>1st</u> day of January, 2000.

P.04 NO.145 P12

FILING #0002058280 PG 07 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00793 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

EIGHTH: Upon the filing of this Certificate of Merger, the name of the surviving corporation shall be changed to APLICARE, INC.

IN WITNESS WHEREOF, the undersigned have executed and signed this certificate this 30th day of December, 1999.

APLICARE, INC. OF CONNECTICUT

a Connecticut corporation

By Hole of an

Philip J. Hartrock, President

. (12)

Bruce H. Wilson, Secretary

APLICARE, INC.

A Kentucky corporation

sy frece 100 mg.

Philip J. Hantrock, President

By:

Bruce H. Wilson, Secretary

MCBAR MEDICAL INDUSTRIES, INC.

A Kentucky corporation

Bv:

Philip J. Hamtrock, President

Bv:

Bruce H. Wilson, Secretary

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FILING #0002058280 PG 08 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00794 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

REPORT OF ACTION BY DIRECTORS OF APLICARE, INC. OF CONNECTICUT A Connecticut Corporation

Pursuant to the provisions of Connecticut General Statutes §33-817 the undersigned, being the Directors of APLICARE, INC. OF CONNECTICUT, a Connecticut corporation (herein "Alicare Connecticut"), hereby unanimously approve and consent to the following action:

- 1. The adoption and approval of a Plan and Agreement of Merger between APLICARE, INC., a Kentucky corporation ("Aplicare Kentucky") with Aplicare Connecticut, upon the terms and conditions as set out in the certain Plan and Agreement of Merger between Aplicare Kentucky and Aplicare Connecticut dated December 30, 1999, (herein the "Plan of Merger")
- 2. The recommendation of the Plan of Merger for approval by the shareholders of the Aplicare Connecticut.
- 3. The President of Aplicare Connecticut, Philip J. Hamrock, shall be and is hereby authorized and directed to execute and deliver any and all documents and to take such other action on behalf of Aplicare Connecticut as he deems in his discretion to be reasonably necessary to effect and consummate the merger and all other transactions as contemplated or required under the terms of the Plan of Merger. Aplicare Connecticut shall be bound by all such instruments executed and delivered and all such actions taken, all of which shall constitute valid and binding obligations of Aplicare Connecticut enforceable in accordance with their terms and conditions.
- 4. The effective date of this Report of Action and the approval and consent recited herein is December 30, 1999, and such approval and consent shall remain in full force and effect until revoked in a writing executed and delivered by all of the undersigned.

P.05 NO.145

FILING #0002058280 PG 09 OF 25 VOL B-0 FILED 12/30/1999 03:39 PM PAGE 00 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE 25 VOL B-00310

IN WITNESS WHEREOF, the undersigned, being all of the Directors of Aplicare Connecticut, affix their signatures hereto intending to be legally bound hereby effective the date first above written.

By:

By:

BEING ALL THE DIRECTORS OF APLICARE, INC OF CONNECTICUT. A Connecticut Corporation

F Aplicare McBar : MON I/Agreement PREPORT OF ACTION BY DIRECTORS APLICARE CT & APLICARE KY

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FILING #0002058280 PG 10 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00796 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

REPORT OF ACTION BY DIRECTORS OF APLICARE, INC. OF CONNECTICUT A Connecticut Corporation

Pursuant to the provisions of Connecticut General Statutes §33-817 the undersigned, being the Directors of APLICARE, INC. OF CONNECTICUT, a Connecticut corporation (herein "Aplicare Connecticut"), hereby unanimously approve and consent to the following action:

- 1. The adoption and approval of a Plan and Agreement of Merger between McBAR MEDICAL INDUSTRIES, INC., a Kentucky corporation ("McBar") with Aplicare Connecticut, upon the terms and conditions as set out in the certain Plan and Agreement of Merger between McBar and Aplicare Connecticut dated December 30, 1999, (herein the "Plan of Merger")
- 2. The recommendation of the Plan of Merger for approval by the shareholders of the Aplicare Connecticut.
- 3. The President of Aplicare Connecticut, Philip J. Hamrock, shall be and is hereby authorized and directed to execute and deliver any and all documents and to take such other action on behalf of Aplicare Connecticut as he deems in his discretion to be reasonably necessary to effect and consummate the merger and all other transactions as contemplated or required under the terms of the Plan of Merger. Aplicare Connecticut shall be bound by all such instruments executed and delivered and all such actions taken, all of which shall constitute valid and binding obligations of Aplicare Connecticut enforceable in accordance with their terms and conditions.
- 4. The effective date of this Report of Action and the approval and consent recited herein is December 30, 1999, and such approval and consent shall remain in full force and effect until revoked in a writing executed and delivered by all of the undersigned.

P.06 N0.145 916

FILING #0002058280 PG 11 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00797 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

IN WITNESS WHEREOF, the undersigned, being all of the Directors of Aplicare Connecticut, affix their signatures hereto intending to be legally bound hereby effective the date first above written.

By:

HILIP I HAMROCK

By:

RUCE H. WILSON

BEING ALL THE DIRECTORS OF APLICARE, INC. OF CONNECTICUT A Connecticut Corporation

F.Aplicare McBar 93041/Agreement/REPORT OF ACTION BY DIRECTORS APLICANS CT LMCBAR

FILING #0002058280 PG 12 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00798 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

REPORT OF ACTION BY DIRECTORS OF McBAR MEDICAL INDUSTRIES, INC. A Kentucky Corporation

Pursuant to the provisions of Kentucky Revised Statutes 271B.11-010 et. seq. the undersigned, being the Directors of McBAR MEDICAL INDUSTRIES, INC., a Kentucky corporation (herein "McBar"), hereby unanimously approve and consent to the following action:

- 1. The adoption and approval of a Plan and Agreement of Merger between McBar, with APLICARE, INC. OF CONNECTICUT, a Connecticut corporation ("Aplicare Connecticut"), upon the terms and conditions as set out in the certain Plan and Agreement of Merger between McBar and Aplicare Connecticut dated December 30, 1999, (herein the "Plan of Merger")
- 2. The recommendation of the Plan of Merger for approval by the shareholders of the McBar.
- The President of McBar, Philip J. Hamrock, shall be and is hereby authorized and directed to execute and deliver any and all documents and to take such other action on behalf of McBar as he deems in his discretion to be reasonably necessary to effect and consummate the merger and all other transactions as contemplated or required under the terms of the Plan of Merger. McBar shall be bound by all such instruments executed and delivered and all such actions taken, all of which shall constitute valid and binding obligations of McBar enforceable in accordance with their terms and conditions.
- 4. The effective date of this Report of Action and the approval and consent recited herein is December 30, 1999, and such approval and consent shall remain in full force and effect until revoked in a writing executed and delivered by all of the undersigned.

P.07

FILING #0002058280 PG 13 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00799 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

IN WITNESS WHEREOF, the undersigned, being all of the Directors of McBar, affix their signatures hereto intending to be legally bound hereby effective the date-first above written.

By:

PHILIP J. HAMROCK

By:

BRUCE H. WILSON

BEING ALL THE DIRECTORS OF McBAR MEDICAL INDUSTRIES INC., A Kentucky Corporation

F: Aphicure McBox 9904 ! (Agreement & REPORT OF ACTION BY DIRECTORS MCHAR KY

FILING #0002058280 PG 14 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00800 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

REPORT OF ACTION BY DIRECTORS OF APLICARE, INC. A Kentucky Corporation

Pursuant to the provisions of Kentucky Revised Statutes 271B.11-010 et. seq. the undersigned, being the Directors of APLICARE, INC., a Kentucky corporation (herein "Aplicare Kentucky"), hereby unanimously approve and consent to the following action:

- 1. The adoption and approval of a Plan and Agreement of Merger between Aplicare Kentucky, with APLICARE, INC. OF CONNECTICUT, a Connecticut corporation ("Aplicare Connecticut"), upon the terms and conditions as set out in the certain Plan and Agreement of Merger between the Aplicare Kentucky and Aplicare Connecticut dated December 30, 1999, (herein the "Plan of Merger").
- 2. The recommendation of the Plan of Merger for approval by the shareholders of the Aplicare Kentucky.
- 3. The President of Aplicare Kentucky, Philip J. Hamrock, shall be and is hereby authorized and directed to execute and deliver any and all documents and to take such other action on behalf of Aplicare Kentucky as he deems in his discretion to be reasonably necessary to effect and consummate the merger and all other transactions as contemplated or required under the terms of the Plan of Merger. Aplicare Kentucky shall be bound by all such instruments executed and delivered and all such actions taken, all of which shall constitute valid and binding obligations of Aplicare Kentucky enforceable in accordance with their terms and conditions.
- 4. The effective date of this Report of Action and the approval and consent recited herein is December 30, 1999, and such approval and consent shall remain in full force and effect until revoked in a writing executed and delivered by all of the undersigned.

P.08 NO.145 029

NO.145 P20

FILING #0002058280 PG 15 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00801 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

IN WITNESS WHEREOF, the undersigned, being all of the Directors of Aplicare Kentucky, affix their signatures hereto intending to be legally bound hereby effective the date first above written.

By:

PHILIP J. HAMROCK

By:

BRUCE H. WILSON

BEING ALL THE DIRECTORS OF APLICARE INC.,
A Kentucky Corporation

P. Apiteuro McBar 9904 I/Agreementa/REPORT OF ACTION BY DIRECTORS APLICARE KY

P.09 NO.145 D2:

FILING #0002058280 PG 16 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00802 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

REPORT OF ACTION BY SHAREHOLDERS OF APLICARE, INC. OF CONNECTICUT A Connecticut Corporation

Pursuant to the provisions of Connecticut General Statutes §33-815 et. seq. the undersigned, being all the shareholders of APLICARE, INC. OF CONNECTICUT, a Connecticut corporation (herein "Aplicare Connecticut"), hereby unanimously approve and consent to the following action:

- 1. The approval of a Plan and Agreement of Merger recommended by the Directors of Aplicare Connecticut between APLICARE, INC., a Kentucky corporation ("Aplicare Kentucky") with Aplicare Connecticut, upon the terms and conditions as set out in the certain Plan and Agreement of Merger between Aplicare Kentucky and Aplicare Connecticut dated December 30, 1999.
- 2. In accordance with Connecticut General Statutes §33-700, the waiver of any notice required to the shareholders by Aplicare Connecticut under Connecticut General Statutes §33-817.
- 3. The effective date of this Report of Action and the approval and consent recited herein is December 30, 1999, and such approval and consent shall remain in full force and effect until revoked in a writing executed and delivered by all of the undersigned.

IN WITNESS WHEREOF, the undersigned, being all of the Shareholders of Aplicare Connecticut, affix their signatures hereto intending to be legally bound hereby effective the date first above written.

By:

PHILIP L'HAMROCK

By:

BRUCE H. WILSON

BEING ALL THE SHAREHOLDERS OF APLICARE, INC. OF CONNECTICUT A Connecticut Corporation

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REPORT OF ACTION BY SHAREHOLDERS OF APLICARE, INC. OF CONNECTICUT A Connecticut Corporation

Pursuant to the provisions of Connecticut General Statutes §33-815 et. seq. the undersigned, being the all the Shareholders of APLICARE, INC. OF CONNECTICUT, a Connecticut corporation (herein "Aplicare Connecticut"), hereby unanimously approve and consent to the following action:

- The approval of a Plan and Agreement of Merger recommended by the Directors 1 of Aplicare Connecticut between McBar MEDICAL INDUSTRIES, INC., a Kentucky corporation ("McBar") with Aplicare Connecticut, upon the terms and conditions as set out in the certain Plan and Agreement of Merger between McBar and Aplicare Connecticut dated December 30, 1999.
- In accordance with Connecticut General Statutes §33-700, the waiver of any 2. notice required to the shareholders by Aplicare Connecticut under Connecticut General Statutes §33-817.
- The effective date of this Report of Action and the approval and consent recited 3. herein is December 30, 1999, and such approval and consent shall remain in full force and effect until revoked in a writing executed and delivered by all of the undersigned.

IN WITNESS WHEREOF, the undersigned, being all of the Shareholders of Aplicare Connecticut, affix their signatures hereto intending to be legally bound hereby effective the date first above written.

By:

BEING ALL THE SHAREHOLDERS OF APLICARE, INC. OF CONNECTICUT A Connecticut Corporation

F: Aplicana Mellar 9904 I (Agreements/REPORT OF ACTION BY SIJAPLICARE CTOMCBAR

FILING #0002058280 PG 18 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00804 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

REPORT OF ACTION BY SHAREHOLDERS OF APLICARE, INC. A Kentucky Corporation

Pursuant to the provisions of Kentucky Revised Statutes 271B.11-010 et. seq. the undersigned, being all the shareholders of APLICARE, INC., a Kentucky corporation (herein "Aplicare Kentucky"), hereby unanimously approve and consent to the following action:

- 1. The approval of a Plan and Agreement of Merger recommended by the Directors of Aplicare Kentucky between Aplicare Kentucky, with APLICARE, INC. OF CONNECTICUT, a Connecticut corporation ("Aplicare Connecticut"), upon the terms and conditions as set out in the certain Plan and Agreement of Merger between the Aplicare Kentucky and Aplicare Connecticut dated December 30, 1999.
- In accordance with Kentucky Revised Statutes 271B.7-060, the waiver of any notice required to the shareholders by Aplicare Kentucky under Kentucky Revised Statutes 271B.11-030.
- 3. The effective date of this Report of Action and the approval and consent recited herein is December 30, 1999, and such approval and consent shall remain in full force and effect until revoked in a writing executed and delivered by all of the undersigned.

IN WITNESS WHEREOF, the undersigned, being all of the Shareholders of Aplicare Kentucky, affix their signatures hereto intending to be legally bound hereby effective the date first above written

BY:

PHILIP J. HAMROČK

By:

BRUCE H. WILSON

BEING ALL THE SHAREHOLDERS OF APLICARE INC.,
A Kentucky Corporation

F Aphoere McRay 99041/Agreements/REPORT OF ACTION BY SH-APLICARE KY

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FILING #0002058280 PG 19 OF 25 VOL B-00310 FILED 12/30/1999 03:39 PM PAGE 00805 SECRETARY OF THE STATE CONNECTICUT SECRETARY OF THE STATE

REPORT OF ACTION BY SHAREHOLDERS OF McBAR MEDICAL INDUSTRIES, INC. A Kentucky Corporation

Pursuant to the provisions of Kentucky Revised Statutes 271B.11-010 et. seq. the undersigned, being all the shareholders of McBAR MEDICAL INDUSTRIES, INC., a Kentucky corporation (herein "McBar"), hereby unanimously approve and consent to the following action:

- The approval of a Plan and Agreement of Merger recommended by the Directors of McBar between McBar, with APLICARE, INC. OF CONNECTICUT, a Connecticut corporation ("Aplicare Connecticut"), upon the terms and conditions as set out in the certain Plan and Agreement of Merger between McBar and Aplicare Connecticut dated December 30, 1999.
- 2. In accordance with Kentucky Revised Statutes 271B.7-060, the waiver of any notice required to the shareholders by McBar under Kentucky Revised Statutes 271B.11-030.
- 3. The effective date of this Report of Action and the approval and consent recited herein is December 30, 1999, and such approval and consent shall remain in full force and effect until revoked in a writing executed and delivered by all of the undersigned.

IN WITNESS WHEREOF, the undersigned, being all of the Shareholders of McBar, affix their signatures hereto intending to be legally bound hereby effective the date first above written.

By:

PHILIP J. MAMROCK

By:

BRUCE H. WILSON

BEING ALL THE SHAREHOLDERS OF McBAR MEDICAL INDUSTRIES INC., A Kentucky Corporation

F. Aplicare McBar 99041/Agreements/REPORT OF ACTION BY SHIMCBAR KY

PLAN AND AGREEMENT OF MERGER

This is a PLAN AND AGREEMENT OF MERGER (the "Agreement") dated as of December 30, 1999 between McBAR MEDICAL INDUSTRIES, INC. (herein "McBar"), a Kentucky corporation, and APLICARE, INC. OF CONNECTICUT. (herein "Aplicare Connecticut"), a Connecticut corporation, with McBar sometimes referred to as the Merging Corporation and Aplicare Connecticut sometimes referred to as the Surviving Corporation.

ARTICLE I

The Merger

SECTION 1.1 Statutory Merger Upon the terms and conditions set forth in this Agreement, and in accordance with the provisions of the Connecticut Business Corporation Act and the Kentucky Business Corporation Act, McBar shall be merged with and into Aplicare Connecticut (the "Merger") at the Effective Time (as defined in Section 1.2 herein).

SECTION 1.2 Certificate of Merger and Effective Time of Merger. Immediately after approval of the Merger by the shareholders of McBar and the shareholders of Aplicare Connecticut, and subject to the terms and conditions of this Agreement, McBar and Aplicare Connecticut shall duly execute a Certificate of Merger at a closing pursuant to Section 1.5 herein. As used in this Agreement, the term "Effective Time" shall mean the effective date of the Certificate of Merger in accordance with Connecticut General Statutes §33-819.

SECTION 1.3 <u>Effect of Merger</u>. At the Effective Time:

- (a) The separate existence of the Merging Corporation shall cease, and Aplicare Connecticut, as the surviving corporation in the Merger (the "Surviving Corporation"), shall continue its corporate existence under the laws of the State of Connecticut under its existing name;
- (b) The Surviving Corporation shall have all the rights, privileges, immunities and powers and shall be subject to all the duties and liabilities of corporations organized under the Connecticut Business Corporation Act;
- (c) The Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as of a private nature, of Aplicare Connecticut and the Merging Corporation;
- (d) All property, real, personal and mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of Aplicare Connecticut and the

Merging Corporation shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed;

- (e) The Surviving Corporation shall be responsible and liable for all the liabilities and obligations of Aplicare Connecticut and the Merging Corporation;
- (f) Any existing claim or action or proceeding pending by or against Aplicare Connecticut or the Merging Corporation may be prosecuted as if the Merger had not taken place, or the Surviving Corporation, in its discretion, may be substituted in the place of Aplicare Connecticut or the Merging Corporation; and
- (g) Neither the rights of creditors nor any liens upon the property of either Aplicare Connecticut or the Merging Corporation shall be impaired by the Merger.
- SECTION 1.4 Names, Articles, Bylaws, Directors and Officers of Surviving Corporation. From and after the Effective Time, until changed or amended in accordance with the Articles of Incorporation and Bylaws of the Surviving Corporation and with the Connecticut Business Corporation Act:
 - (a) The Bylaws of McBar at the Effective Time shall become the Bylaws of the Surviving Corporation.
 - (b) The members of the Board of Directors of the Surviving Corporation after the Effective Time shall be: Philip J. Hamrock and Bruce H. Wilson.
 - (c) The officers of the Surviving Corporation after the Effective Time shall be: Philip J. Hamrock, President and Treasurer; Bruce H. Wilson, Vice President and Secretary.
- SECTION 1.5 <u>Date and Time of Closing</u>. The closing of the transaction contemplated by this agreement (the "Closing") shall be held at the offices of Sandler, Goldstein and Mara, P.C., One Hartford Square West, Hartford, Connecticut at 1:00 p.m. on December 30, 1999, or on such other place, time and date as the parties shall agree.
- SECTION 1.6 <u>Accounting Terms.</u> All accounting terms not specifically defined in this agreement shall be construed in accordance with generally accepted accounting priciples consistently applied.

ARTICLE II Share Conversion

SECTION 2.1 <u>Share Conversion</u>. The manner and basis of converting shares of the Merging Corporation into shares of the Surviving Corporation shall be as follows:

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(a) As of the Effective Time, by virtue of the Merger and without any action on the part of the holders hereof the McBar shareholders shall have their McBar shares converted into validly issued equal shares, fully paid and nonassessable shares of the common stock, no par value, of Aplicare Connecticut in proportion to their percentage of ownership of McBar Shares.

SECTION 2.2 <u>Issuance of Certificates</u>. Aplicare Connecticut shall arrange at or before the Effective Time to issue to each holder of the common stock of the Merging Corporation a certificate representing the common stock of the Surviving Corporation to which such record holder is then entitled. As of the Effective Time, the stock transfer records of the Merging Corporation shall be closed and no further transfers on the stock transfer records of the Merging Corporation shall be made. Holders of certificates representing common stock of the Merging Corporation, issued and outstanding at the Effective Time, shall have no rights under this Agreement with respect to such certificates other than to surrender them pursuant to this Section 2.2.

IN WITNESS WHEREOF, the undersigned have executed and signed this Agreement this 30th day of December, 1999.

APLICARE, INC. OF CONNECTICUT

a Connecticut sorporation

Philip J. Barnrock, President

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Bruce H. Wilson, Secretary

McBAR MEDICAL INDUSTRIES, INC.

A Kentucky corporation

Philip J. Hamrock, President

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Bruce H. Wilson, Secretary

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PLAN AND AGREEMENT OF MERGER

This is a PLAN AND AGREEMENT OF MERGER (the "Agreement") dated as of December 30, 1999 between APLICARE, INC. (herein "Aplicare Kentucky"), a Kentucky corporation, and APLICARE, INC. OF CONNECTICUT. (herein "Aplicare Connecticut"), a Connecticut corporation, with Aplicare Kentucky sometimes referred to as the Merging Corporation and Aplicare Connecticut sometimes referred to as the Surviving Corporation.

ARTICLE I

The Merger

SECTION 1.1 <u>Statutory Merger</u> Upon the terms and conditions set forth in this Agreement, and in accordance with the provisions of the Connecticut Business Corporation Act and the Kentucky Business Corporation Act, Aplicare Kentucky shall be merged with and into Aplicare Connecticut (the "Merger") at the Effective Time (as defined in Section 1.2 herein).

SECTION 1.2 Certificate of Merger and Effective Time of Merger. Immediately after approval of the Merger by the shareholders of Aplicare Kentucky and the shareholders of Aplicare Connecticut, and subject to the terms and conditions of this Agreement, Aplicare Kentucky and Aplicare Connecticut shall duly execute a Certificate of Merger at a closing pursuant to Section 1.5 herein. As used in this Agreement, the term "Effective Time" shall mean the effective date of the Certificate of Merger in accordance with Connecticut General Statutes §33-819.

SECTION 1.3 <u>Effect of Merger</u>. At the Effective Time:

- (a) The separate existence of the Merging Corporation shall cease, and Aplicare Connecticut, as the surviving corporation in the Merger (the "Surviving Corporation"), shall continue its corporate existence under the laws of the State of Connecticut under its existing name:
- (b) The Surviving Corporation shall have all the rights, privileges, immunities and powers and shall be subject to all the duties and liabilities of corporations organized under the Connecticut Business Corporation Act;
- (c) The Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as of a private nature, of Aplicare Connecticut and the Merging Corporation;
- (d) All property, real, personal and mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of Aplicare Connecticut and the Merging Corporation shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed;

- (e) The Surviving Corporation shall be responsible and liable for all the liabilities and obligations of Aplicare Connecticut and the Merging Corporation;
- (f) Any existing claim or action or proceeding pending by or against Aplicare Connecticut or the Merging Corporation may be prosecuted as if the Merger had not taken place, or the Surviving Corporation, in its discretion, may be substituted in the place of Aplicare Connecticut or the Merging Corporation; and
- (g) Neither the rights of creditors nor any liens upon the property of either Aplicare Connecticut or the Merging Corporation shall be impaired by the Merger.
- SECTION 1.4 Names, Articles, Bylaws, Directors and Officers of Surviving Corporation. From and after the Effective Time, until changed or amended in accordance with the Articles of Incorporation and Bylaws of the Surviving Corporation and with the Kentucky Business Corporation Act:
 - (a) The Bylaws of Aplicare Kentucky at the Effective Time shall become the Bylaws of the Surviving Corporation.
 - (b) The members of the Board of Directors of the Surviving Corporation after the Effective Time shall be: Philip J. Hamrock and Bruce H. Wilson.
 - (c) The officers of the Surviving Corporation after the Effective Time shall be: Philip J. Hamrock, President and Treasurer; Bruce H. Wilson, Vice President and Secretary.
- SECTION 1.5 Date and Time of Closing. The closing of the transaction contemplated by this agreement (the "Closing") shall be held at the offices of Sandler, Goldstein and Mara, P.C., One Hartford Square West, Hartford, Connecticut at 1:00 p.m. on December 30, 1999, or on such other place, time and date as the parties shall agree.
- SECTION 1.6 <u>Accounting Terms.</u> All accounting terms not specifically defined in this agreement shall be construed in accordance with generally accepted accounting priciples consistently applied.

ARTICLE II Share Conversion

- SECTION 2.1 Share Conversion. The manner and basis of converting shares of the Merging Corporation into shares of the Surviving Corporation shall be as follows:
- (a) As of the Effective Time, by virtue of the Merger and without any action on the part of the holders hereof the Aplicare Kentucky shareholders shall have their

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Aplicare Kentucky shares converted into validly issued equal shares, fully paid and nonassessable shares of the common stock, no par value, of Aplicare Connecticut in proportion to their percentage of ownership of Aplicare Kentucky Shares.

SECTION 2.2 <u>Issuance of Certificates</u>. Aplicare Connecticut shall arrange at or before the Effective Time to issue to each holder of the common stock of the Merging Corporation a certificate representing the common stock of the Surviving Corporation to which such record holder is then entitled. As of the Effective Time, the stock transfer records of the Merging Corporation shall be closed and no further transfers on the stock transfer records of the Merging Corporation shall be made. Holders of certificates representing common stock of the Merging Corporation, issued and outstanding at the Effective Time, shall have no rights under this Agreement with respect to such certificates other than to surrander them pursuant to this Section 2.2.

IN WITNESS WHEREOF, the undersigned have executed and signed this Agreement this 30th day of December, 1999.

APLICARE, INC. OF CONNECTICUT

A Connecticut Corporation

Philip J. Hamrock, President

By: Quelle Control

APLICARE, INC. A Kentucky Corporation

Philip J. Hamrock, President

Bruce H. Wilson, Secretary

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RECORDED: 02/16/2000