

# 03-21-2001



# 101618303

To the Honorable Commissioner of Patents :	and Trademarks. Please record the attached original documents or copy thereof.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):
SELECTCARE HEALTH PLANS	Name: PROVIDENCE HEALTH PLAN Internal Address:
[ ] Individual(s) [ ] Association [ ] General Partnership [ ] Limited	Street Address: P.O. BOX 10106 City EUGENE State OR ZIP 97440
Partnership [X] Corporation-State OREGON [ ] Other	[ ] Individual(s) citizenship
Additional name(s) of conveying party(ies) attached? [ ] Yes [ X ] No	[ ] General Partnership [ ] Limited Partnership [x] Corporation-State OREGON
3. Nature of conveyance:	[ ] Other
[ ] Assignment [X] Merger [ ] Security Agreement [ ] Change of Name	If assignee is not domiciled in the United States, a domestic representative designation is attached:  [] Yes [] No (Designation must be a separate document from Assignment)
[ ] Other	Additional name(s) & address(es) attached? [ ] Yes [X] No
4. Application number(s) or registration A. Trademark Application No.(s)	number(s):  B. Trademark Registration No.(s): 1,171,615, 1,467,621 and 1,817,532
Additional number	rs attached? [ ] Yes [X] No
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	6. Total number of applications and registrations involved: [ 0 ]
Name: Dennis E. Stenzel Address: Chernoff, Vilhauer, McClung	7. Total fee (37 CFR 3.41 and 2.6(q)) \$ DDD GY REMITTED  [] Enclosed [x] Authorized to be charged to deposit account [x] Any deficiencies in enclosed fees authorized
£ Stenzel, LLP  1600 ODS Tower  601 SW Second Avenue  Portland, Oregon 97204-3157	[x] Authorized to be charged to deposit account [x] Any deficiencies in enclosed fees authorized to be charged to deposit account
POLITAIR, VIOLEN	8. Deposit Account No. 03-1550 (Attach duplicate copy of this page if paying by deposit account)
Do	O NOT USE THIS SPACE
Dennis E. Stenzel	the foregoing information is true and correct and any oxiginal document  Signature  Omprising cover sheet, attachments, and documents: [7]
	red cover sheet information to:
Mail documents to be recorded with requi Commissioner of Patents Box Assignments Washington, DC 20231	and Trademarks
Public burden reporting for this sample document to be recorded, including time	cover sheet is estimated to average about 30 minutes per for reviewing the document and gathering the data needed, cover sheet. Send comments regarding this burden estimate, office of Information Systems, PK2-1000C, Washington, D.C. and Budget, Paperwork Reduction Project, (0651-0011),

I:\Trademark Forms\Assignment Forms\Recordation Form Cover Sheet.wpd -- August 13, 1999

06-30-1999



ecord the attached original documents To the Honorable Commissi 101079696 Name of conveying party(ies): 2. Name and address of receiving party(ies): Selectcare Health Plans P.O. Box 10106 Eugene, Oregon 97440 Street Address: POBOX 10106 [] Individual(s) [] Association City Fugene State OK ZIP 97440 [ ] General Partnership [] Limited [x] Corporation-State OR Partnership [ ] Other [ ] Individual(s) citizenship \_ Additional name(s) of conveying party(ies) [] Association attached? [] Yes [x] No [ ] General Partnership [ ] Limited Partnership
Corporation-State Oktion
[ ] Other 3. Nature of conveyance: [ ] Assignment [ ] Change of Name If assignee is not domiciled in the United States. [ ] Security Agreement a domestic representative designation is attached: [x] Merger: [] Yes f ] No ARTICLES OF MERGER for Selectcare Health Plans merging with and into (Designation must be a separate document Providence Health Plans from Assignment) Additional name(s) & address(es) attached? Filing Date: December 30, 1997 [] Yes [ ] No 4. Application number(s) or registration number(s): 1.171,615; 1.467,621; A. Trademark Application No.(s) 06-21-1999 [X] No 1817532 Additional numbers attached? [ ] Yes U.S. Patent & TMOfc/TM Mail Rcpt Dt. #01 Total number of applications and 5. Name and address of party to whom registrations involved: [ ] correspondence concerning document should be mailed: 7. Total fee (37 CFR 3.41 and 2.6(q))--\$\_40 Dennis E. Stenzel [x] Enclosed Internal Address: Providec 7440.002 [ ] Authorized to be charged to deposit account Deposit Account No. 03-1550
(Attach duplicate copy of this page if paying by Street Address: 600 Benj. Franklin Plaza, One Southwest Columbia City Portland State OR Zip 97258 deposit account) DO NOT USE THIS SPACE 9. 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. unn Dennis E. Stenzel Signature Name of Person Signing Total number of pages comprising cover sheet, attachments and documents: [ Do not detach this portion Mail documents to be recorded with required cover sheet information to: Commissioner of Patents and Trademarks **Box Assignments** 20231 Washington, D.C. Public burden reporting for this sample cover sheet is estimated to average about 30 minutes per document to be recorded, including time for reviewing the document and gathering the data needed, and completing and reviewing the sample cover sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Office of Information Systems, PK2-1000C, Washington, D.C. 20231, and to the Office of Management and Budget, Paperwork Reduction Project, (0651-0011),

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Washington, D.C. 20503.

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# State of Oregon

# OFFICE OF THE SECRETARY OF STATE Corporation Division

I, PHIL KEISLING, Secretary of State of Oregon, and Custodian of the Seal of said State, do hereby certify:

That the attached copy of the

Articles of

Merger

filed on

December 30, 1997

for

SELECTCARE HEALTH PLANS

merging with and into

#### PROVIDENCE HEALTH PLAN

is a true copy of the original document that has been filed with this office.



In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Oregon.

PHIL KEISLING, Secretary of State

By

June 11, 1999

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DEC 3 0 1937 OREGUN SECRETARY OF STATE

ARTICLES OF MERGER

between

SELECTCARE HEALTH PLANS, # (CT (172-10

a Oregon nonprofit corporation,

and

PROVIDENCE HEALTH PLAN,

an Oregon neaprofit corporation

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Pursuant to ORS 65 491 of the Oregon Nonprofit Corporation Act, the undersigned corporations hereby adopt the following Articles of Merger for the marger of SelectCare Health Plans into Providence Health Plan.

- Plan of Merger. The Plan of Merger is attached to these Articles of Merger as Attachment A and is incorporated herein by this reference.
- Startitory Authorization. The merger of the undersigned corporations is permitted by Oregon law under GRS 65 481.
- Corporation Status. Select Care Health Plans and Providence Health Plan we both nonprofit public benefit corporations organized under ORS Chapter 65
  - Corporate Approvals Ð
- The heards of directors of SHP and PHP have both approved the Plan of Merger and recommended approval by the member comporations of SHP and PHP
- As of the Effective Date of the Morgar, SelectCare Health Plans member is Providence Plan Purtners ("PPP"), a Washington neuprofit corporation. At a meeting beld on June 25, 1997, PPP duly adopted and approved the Plan of Merger.
- As of the Effective Date of the Morger, providence Health Plan's sole member is also PPP, which it a meeting duty hold on June 28, 1997, duly adopted and approved the Plan of Merger

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E. <u>Effective Date</u>. The effective date and time of the merger shall be on January 1, 1998, at 12:02 a.m.

Daied this 31 day of December . 1997

SELECTCARE HEALTH PLANS, an Oregon nonprofit corporation

Ву:

Mark Litchman

Its Secretary

PROVIDENCE HEALTH PLAN, an Oregon conpress corporation

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temer W. Rogers Child D. House

Its Secretary and General Counsel

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#### PLAN OF MERGER

between

SELECTCARE HEALTH PLANS, an Oregon nonprofit corporation.

and

# PROVIDENCE HEALTH PLAN,

a Cregon nenprofit corporation

This PLAN OF MERGER ("Plan of Merger") is entered into by and between Select Care Health Plans ("SHP"), and Providence Health Plan ("PHP"), both of which are Oregon nonprofit corporations organized under ORS Chapter 55. These corporations are sometimes collectively referred to in this Plan of Merger as the "Constituent Corporations"

#### RECITALS

- A. As of the date of this Plan of Merger, the sole member of both SEP and PHP is Providence Plan Partners ("PPP"), a Washington perprefit corporation.
- B As of the date of this Plan of Merger, the three members of PPP are Sisters of Providence in Washington, a Washington nonprofit corporation, Sisters of Providence in Oregon, an Oregon nonprofit corporation, and PeaceHealth, a Washington nonprofit corporation. PPP has three shareholders, Sisters of Providence in Oregon, Sisters of Providence in Washington and PeaceFlealth.
- C. The Board of Directors of SHP has determined that it is in the best interests of SHP that it merge with and into PHP (the "Merger") upon the terms and conditions provided in this Plan of Merger and has duly adopted a resolution approving this Plan of Merger and directing that it be submitted to a vote of its sole member. PPP, as the sole member of SHP has duly approved this Plan of Merger.
- D. The Board of Directors of PHP has determined that it is in the best interest of PHP that SIP merge with and into PHP upon the terms and conditions provided in this Plan of Merger and has duly adopted a resolution approving this Plan of Merger and directing that it is submitted to a vote of its members and shareholders. PPP, as the sole member of PHP has duly approved this Plan of Merger.
  - Fig. The Constituent Corporations intend that the Merger quality as a reorganization

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within the meaning of Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended

THEREFORE, the Constituent Corporations agree as follows

- 1. Morger Subject to the terms and conditions of this Plan of Merger, SHP shall be merged into PHP in accordance with the laws of the State of Oregon. PHP shall be the surviving corporation (the "Surviving Corporation"), and shall continue to be known as "Providence Health Plan." PHP's articles of incorporation and bylaws shall become the Surviving Corporation's articles and bylaws. PHP's principal office shall become the Surviving Corporation's principal office.
- 2. Articles of Merger. Subject to the terms and conditions of this Pien of Merger, Articles of Merger shall be duly executed and acknowledged by SHP and PHP and thereafter delivered to the Secretary of State of the State of Oregon for filing pursuant to the laws of the State of Oregon prior to the date of Closing (as defined below).
- 3. <u>Closing</u> The closing of the Merger (the "Closing") will take place on January 1, 1998. The Merger shall become effective at 12:02 a m on the date of the Closing (the "Effective Time").
- 4 Transaction. At the Effective Time, the separate existence of SHP shall cease, and the Surviving Corporation shall become the owner of all the rights and property of SHP, and shall be subject to all its debts and liabilities, in the manner and as more fully set forth in ORS 65.494
- 5 Members and Shareholders. At the effective Time, the membership interest in SHP held by Providence Plan Parmers shall, by virtue of the Merger and without any further action on the part of PPP, its members or SHP, be converted into an undivided partial interest of PPP in PHP. The member of the Surviving Corporation immediately after the Merger will be PPP.
- o Officers and Directors. Upon consummation of the Merger, (i) the Board of Directors of the Surviving Corporation will consist of all persons who are directors of PPP immediately before Closing plus Laurence Abramson, and (ii) the officers of the Surviving Corporation will be the officers of PHP immediately before the closing.
- Earther Actions. As and when requested by the Surviving Corporation, or by its successors of assigns, any party hereto shall execute and deliver or cause to be executed and and the cities all such deeds and other instruments, and shall take or a use to be taken all such further or cities actions, as the Surviving Corporation, or its successors or assigns, may deem necessary or desirable in order to vest in and conform to the Surviving Corporation, and its successors or assigns, title to and possession of all the property, rights, privileges, powers and franchises referred to herein and otherwise to carry out the linent and purposes of this Plan of Merger. The ifficers and directors of the Surviving Corporation are fully authorized in the name and on behalt of SEIP or otherwise to take any and all such action and to execute and deliver any and all such

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deeds and other instruments.

- 9. Amendment. This Plan of Merger may be amended and modified in writing at any time prior to the Effective Time as may be determined in the judgment of the respective Boards of Directors of the Constituent Corporations to be necessary, desirable or expedient in order to clarity the intention of the parties hereto or to effect or facilitate the purposes and intent of this Plan of Merger.
- 10. <u>Termination</u>. The Constituent Corporations may terminate this Plan of Merger at any time before Closing by mutual consent.
- 11. Governing Law. The Constituent Corporations intend this Plan of Merger to be governed by the laws of the State of Oregon.

Dated this 31 day of Docarber 1997

SELECTCARE HEALTH PLANS,

an Oregon nonprofit corporation

By

Mark Litchman Its Secretary

PROVIDENCE HEALTH PLAN,

an Oregon nonprofit corporation

Jeffrey W. Rogers

Its Secretary and General Counse

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**RECORDED: 02/28/2001**