OP \$40,00 3297106

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2008

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Continental Health Promotion, Inc.		12/31/2008	CORPORATION: VIRGINIA

RECEIVING PARTY DATA

Name:	Gordian Health Solutions, Inc.	
Street Address:	113 Seaboard Lane	
Internal Address:	Suite 200-B	
City:	Franklin	
State/Country:	TENNESSEE	
Postal Code:	37067	
Entity Type:	CORPORATION: TENNESSEE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3297106	HELPING PEOPLE THRIVE

CORRESPONDENCE DATA

Fax Number: (615)244-6804

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 615-850-8741

Email: rfelber@wallerlaw.com
Correspondent Name: Robert P. Felber, Jr.
Address Line 1: 511 Union Street

Address Line 2: Suite 2700

Address Line 4: Nashville, TENNESSEE 37219

ATTORNEY DOCKET NUMBER:	021110.82875 HELPING PEOP
NAME OF SUBMITTER:	Robert P. Felber, Jr.

TRADEMARK REEL: 003993 FRAME: 0573

900134807

Signature:	/Robert P. Felber, Jr./	
Date:	05/26/2009	
Total Attachments: 3 source=Continental - Articles of Merger#page1.tif source=Continental - Articles of Merger#page2.tif source=Continental - Articles of Merger#page3.tif		

TRADEMARK REEL: 003993 FRAME: 0574 Secretary of State
Division of Business Services
312 Eighth Avenue North
6th Floor, William R. Snodgrass Tower
Nashville, Tennessee 37243

DATE: 01/02/09
REQUEST NUMBER: 6414-2131
TELEPHONE CONTACT: (615) 741-2286
FILE DATE/TIME: 12/31/08 1347
EFFECTIVE DATE/TIME: 12/31/08 1630
CONTROL NUMBER: 0299257

TO: MILLER & MARTIN PLLC 1200 ONE NASH PLACE 150 FOURTH AVE NORTH NASHVILLE, TN 37219-2433

RE: GORDIAN HEALTH SOLUTIONS, INC. OTHER DOCUMENT

THIS WILL ACKNOWLEDGE THE FILING OF THE ATTACHED DOCUMENT WITH AN EFFECTIVE DATE AS INDICATED ABOVE.

FOR: OTHER DOCUMENT

ON DATE: 01/02/09

FROM:
MILLER & MARTIN PLLC(1200 1 NASH PLACE)
1200 ONE NASHVILLE P
150 4TH AVENUE NORTH
NASHVILLE, TN 37219-2433

FEES
RECEIVED: \$100.00

\$0.00

TOTAL PAYMENT RECEIVED:

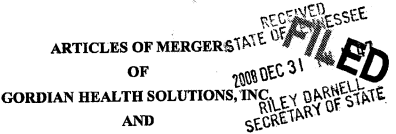
\$100.00

RECEIPT NUMBER: 00004509083 ACCOUNT NUMBER: 00001605

AGRICUT T. 283

RILEY C. DARNELL SECRETARY OF STATE

TRADEMARK REEL: 003993 FRAME: 0575



CONTINENTAL HEALTH PROMOTION, INC.

Pursuant to the provisions of Section 48-21-107 of the Tennessee Business Corporation Act, Tennessee Code Annotated Section 48-11-101, et seq., and Section 13.1-720 of the Virginia Stock Corporation Act, Code of Virginia Annotated Section 13.1-601, et seq., the undersigned, Gordian Health Solutions, Inc., a Tennessee corporation, and Continental Health Promotion, Inc., a Virginia corporation, hereby submit for filing the following Articles of Merger:

- 1. A copy of the Agreement and Plan of Merger (the "Plan of Merger") dated December 16, 2008, by and between Gordian Health Solutions, Inc. and Continental Health Promotion, Inc., pursuant to which Continental Health Promotion, Inc. will be merged with and into Gordian Health Solutions, Inc., with Gordian Health Solutions, Inc. being the surviving entity of the merger (the "Merger"), is attached hereto as Exhibit A and incorporated herein by reference.
- 2. Gordian Health Solutions, Inc. is a corporation incorporated under the laws of the State of Tennessee.
- 3. The Plan of Merger was unanimously adopted and approved by the sole shareholder of Gordian Health Solutions, Inc. by Action on Written Consent dated December 16, 2008.
- 4. The Plan of Merger was unanimously adopted and approved by the sole shareholder of Continental Health Promotion, Inc. by Action on Written Consent dated December 16, 2008.
- 5. The merger of Continental Health Promotion, Inc. with and into Gordian Health Solutions, Inc. as contemplated by the Plan of Merger is permitted under to the laws of the State of Tennessee.
- 6. As to Gordian Health Solutions, Inc., the corporation has complied with all applicable laws of the State of Tennessee in effecting the Merger and its participation with respect to the Plan of Merger and the transactions contemplated thereby was duly authorized as required by the organic law of the corporation.
- 7. As to Continental Health Promotion, Inc., the Plan of Merger and the performance of its terms were duly authorized by all action required by the laws of the Commonwealth of Virginia and the Articles of Incorporation of Continental Health Promotion, Inc.

TRADEMARK
REEL: 003993 FRAME: 0576

IN WITNESS WHEREOF, the undersigned corporations have caused these Articles of to be executed by their respective duly authorized officers of the executed by their respective duly authorized officers of the executed by their respective duly authorized officers of the executed by their respective duly authorized officers of the executed by their respective duly authorized officers of the executed by their respective duly authorized officers of the executed by their respective duly authorized officers of the executed by their respective duly authorized officers of the executed by their respective duly authorized officers of the executed by the exec Merger to be executed by their respective duly authorized officers effective thing of 3 day of 1: 47 December, 2008.

RILEY DARNELL SECRETARY OF STATE

GORDIAN HEALTH SOLUTIONS, INC.

Wolford. Chief Executive Officer

CONTINENTAL WALTH PROMOTION, INC.

Roy Wolford, Charles Executive Officer

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RECORDED: 05/26/2009