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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

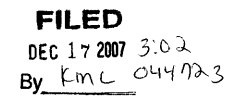
Office of the Secretary of State Corporations Division 148 W. River Street Providence, Rhode Island 02904-2615

	ARTICLES OF MERGER OF ProCare Pharms		50
	(Insert full name of surviving or	new entity on this line.)	
SE	CTION I: TO BE COMPLETED BY ALL MERGING OR	CONSOLIDATING ENTITIES	
foll	rsuant to the applicable provisions of the General Laws of Rhodo owing Articles of Merger <u>or</u> Consolidation <i>(check one bo</i> ity.		
a.	The name and type (for example, business corporation, non-profice each of the merging or consolidating entities and the state under v		
	Name of entity	Type of entity	State under which entity is organized
	First Avenue ProCare Pharmacy, L.L.C.	limited liability company	New York
	ProCare 8th Manhattan, L.L.C.	limited liability company	New York
	ProCare 9th Avenue, L.L.C.	limited liability company	New York
d.	The full name of the surviving or new entity is which is to be governed by the laws of the state of Rhode Islan. The attached Plan of Merger or Consolidation was duly authorized by the laws of the state under which each entity is organized. (Att	d, approved, and executed by each entit ach Plan of Merger or Consolidation)	
f.	N/A If the surviving or new entity is to be governed by the laws of a state entity is not qualified to conduct business in the state of Rhode Rhode Island in any proceeding for the enforcement of any obconsolidation; (ii) irrevocably appoints the Secretary of State a proceeding; and (iii) the address to which a copy of such process N/A	Island, the entity agrees that it: (i) may ligation of any domestic entity which is as its agent to accept service of process.	be served with process in a party to the merger or less in any action, suit, or
g.	These Articles of Merger or Consolidation shall be effective upo than the 90 th day after the date of this filing December 30, 2007 at 1	n filing unless a specified date is provid 12:01 a.m.	led which shall be no later
SI	ECTION II: TO BE COMPLETED ONLY IF ONE OR MO	ORE OF THE MERGING OR CONS	SOLIDATING ENTITIES

SECTION II: TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IS A <u>BUSINESS CORPORATION</u> PURSUANT TO TITLE 7, CHAPTER 1.2 OF THE RHODE ISLAND GENERAL LAWS, AS AMENDED.

a. If the surviving or new entity is to be governed by the laws of a state other than the State of Rhode Island, such surviving or new entity hereby agrees that it will promptly pay to the dissenting shareholders of any domestic corporation the amount, if any, to which they shall be entitled under the provisions of Title 7, Chapter 1.2 of the General Laws of Rhode Island, 1956, as amended, with respect to dissenting shareholders.

Form No. 610 Revised: 06/06



 Complete the following subject corporation. 	paragraphs i and ii <u>only</u> if the r	merging business corporation is a subsidiary corporation of the surviving
i) The name of the subsidi	ary corporation is	
ii) A copy of the plan of m	erger was mailed to sharehold	ers of the subsidiary corporation (such date shall not be less than 30
•	•	
c. As required by Section 7-1.	2-1003 of the General Laws, th	ne corporation has paid all fees and franchise taxes.
• • • • • • • • • • • • • •	• • • • • • • • • • • • • •	**************************************
IS A NON-P	MPLETED ONLY IF ONE C PROFIT CORPORATION P LAWS, AS AMENDED.	OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES URSUANT TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAND
non-profit corporation which adopted, that a quorum was present at the meeting or which states that the plan vib. If any merging or consolidation profit corporation attach as	th sets forth the date of the nas present at the meeting, and represented by proxy were entities adopted by a consent in wreating corporation has no member at the date of the	corporation are entitled to vote thereon, attach a statement for <u>each</u> such meeting of members at which the Plan of Merger or Consolidation was d that the plan received at least a majority of the votes which members titled to cast; <u>OR</u> attach a statement for each such non-profit corporation riting signed by all members entitled to vote with respect thereto. bers, or no members entitled to vote thereon, then as to <u>each</u> such non-te of the meeting of the board of directors at which the plan was adopted, e of a majority of the directors in office.
	• • • • • • • • • • • • • •	
IS A <u>LIMI</u> T	MPLETED ONLY IF ONE (<u>ED PARTNERSHIP</u> PURS LAWS, AS AMENDED	OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES SUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND
The agreement of merge partnership or other busine	r or consolidation is on file a ess entity and the address there	at the place of business of the surviving or resulting domestic limited eof is:
other business entity, on	of merger or consolidation will request and without cost, to a ess entity which is to merge or	be furnished by the surviving or resulting domestic limited partnership or any partner of any domestic limited partnership or any person holding an consolidate.
SECTION V: TO BE CO	MPLETED BY ALL MERGI	NG OR CONSOLIDATING ENTITIES
Under penalty of periury.	we declare and affirm tha	it we have examined these Articles of Merger or Consolidation,
including any accompanying		statements contained herein are true and correct.
		CARE PHARMACY, L.L.C.
By: Caremark Rx, L.L.C, its Sole By: CVS Pharmacy, Inc., its Sole		rint Entity Name
By:	e Member Militaryuun	Melanie K. Luker, Assistant Secretary
Name of per	son signing	Title of person signing
Ву:		
By: Name of per	son signing	Title of person signing
	FIRST AVENUE	PROCARE PHARMACY, L.L.C.
By: ProCare Pharmacy. L.L.C., it		rint Entity Name
By: Caremark Rx, L.L.C, its Sole By: CVS Pharmacy, Inc., its Sol	Member A. Annie Allia	Melanie K. Luker, Assistant Secretary
Name of pe		Title of person signing
·	ioon oiginiig	, , ,
By:Name of pe	rson signing	Title of person signing
, .a 01 po	J J	

b.	Complete the follocorporation.	owing subparagraphs i	and ii <u>only</u> if the m	nerging business corporation is a subsidiary corporation of the surviving
	i) The name of t	he subsidiary corporation	on is	
	ii) A copy of the	plan of merger was ma	ailed to shareholde	rs of the subsidiary corporation (such date shall not be less than 30
C.	As required by Se	ection 7-1 2-1003 of the	General Laws the	e corporation has paid all fees and franchise taxes.
• •	7.3 required by 60	• • • • • • • • • • •		
SE	IS A		RPORATION PU	R MORE OF THE MERGING OR CONSOLIDATING ENTITIES IRSUANT TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAND
a. b.	non-profit corpora adopted, that a c present at the mo which states that If any merging of profit corporation	ation which sets forth quorum was present at eeting or represented be the plan was adopted be consolidating corporate attach a statement wh	the date of the me the meeting, and by proxy were entity by a consent in writi- tion has no member ich states the date	corporation are entitled to vote thereon, attach a statement for <u>each</u> such eeting of members at which the Plan of Merger or Consolidation was that the plan received at least a majority of the votes which members led to cast; <u>OR</u> attach a statement for each such non-profit corporation ing signed by all members entitled to vote with respect thereto. ers, or no members entitled to vote thereon, then as to <u>each</u> such non-of the meeting of the board of directors at which the plan was adopted, of a majority of the directors in office.
•				
SE				R MORE OF THE MERGING OR CONSOLIDATING ENTITIES
		A <u>LIMITED PARTN</u> NERAL LAWS, AS <i>I</i>		JANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND
a.		of merger or consolid ner business entity and		the place of business of the surviving or resulting domestic limited of is:
b.	other business e	reement of merger or on the contract of merger and which the contract which is the contract of	vithout cost, to any	e furnished by the surviving or resulting domestic limited partnership or y partner of any domestic limited partnership or any person holding an onsolidate.
•				
SE	CTION V: TO	BE COMPLETED B	Y ALL MERGIN	G OR CONSOLIDATING ENTITIES
				we have examined these Articles of Merger or Consolidation, atements contained herein are true and correct.
	Judaning anny account	payg attaoriio		TH MANHATTAN, L.L.C.
		v, L.L.C Its Sole Memb	er Prin	t Entity Name
		C., its Sole Member nc., its Sole Member	many hur.	Melanie K. Luker, Assistant Secretary
Ву	No	me of person signing	· · ·	Title of person signing
	INA	me or person signing		Title of person signing
Ву	:Na	me of person signing	=	Title of person signing
			PROCARE 9T	H AVENUE, L.L.C.
		L.L.C., its Sole Member	Prin	t Entity Name
B <u>y</u> :	Caremark Rx, L.L.C CVS Pharmacy, Inc	., its Sole Member	Juanu Juin	Melanie K. Luker, Assistant Secretary
•	Na	me of person signing		Title of person signing
Ву	:			
•	Na	me of person signing		Title of person signing

b.	Co	omplete therporation.	ne following subparagraphs i a	and ii <u>only</u> if the r	merging business corporation is a subsidiary corporation of the surviving
	i)	The nam	ne of the subsidiary corporation	n is	
	ii)	A copy	of the plan of merger was mai	led to shareholde	ers of the subsidiary corporation (such date shall not be less than 30
	,				order the substituting surportation (coordate chairmet be less than so
C.	As	s required	by Section 7-1.2-1003 of the (General Laws, th	e corporation has paid all fees and franchise taxes.
• •	•	• • • • •	• • • • • • • • • • • • • •	• • • • • • •	• • • • • • • • • • • • • • • • • • • •
SE	СТ	ION III:		PORATION P	OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES URSUANT TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAND
a. b.	pr will f	on-profit of dopted, the esent at the hich states any merge ofit corpor	orporation which sets forth that a quorum was present at the meeting or represented by that the plan was adopted by ing or consolidating corporation attach a statement which	ne date of the man the meeting, and proxy were enting a consent in writion has no member the date.	corporation are entitled to vote thereon, attach a statement for <u>each</u> such neeting of members at which the Plan of Merger or Consolidation was at that the plan received at least a majority of the votes which members itled to cast; <u>OR</u> attach a statement for each such non-profit corporation ting signed by all members entitled to vote with respect thereto, pers, or no members entitled to vote thereon, then as to <u>each</u> such none of the meeting of the board of directors at which the plan was adopted, of a majority of the directors in office.
SE	СТ	ION IV:		RSHIP PURS	OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES UANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND
a.			nent of merger or consolidat or other business entity and th		t the place of business of the surviving or resulting domestic limited of is:
b.	ot	her busin	ne agreement of merger or co ess entity, on request and with ny other business entity which	thout cost, to an	be furnished by the surviving or resulting domestic limited partnership or ny partner of any domestic limited partnership or any person holding an onsolidate.
			• • • • • • • • • • • • • •		••••••
SE	СТ	ION V:	TO BE COMPLETED BY	ALL MERGIN	IG OR CONSOLIDATING ENTITIES
Un inc	dei	r penalty ling any a	of perjury, we declare a	nd affirm that	we have examined these Articles of Merger or Consolidation, atements contained herein are true and correct.
			and an army and army army army army army army army army		NAHATTAN PHARMACY, LLC
B	D-	oCoro Bho	manu II C ita Cala Marshar		
By:	Ca	remark Rx	rmacy, L.L.C., its Sole Member t, L.L.C., its Sole Member acy, Inc. its Sole Member	Munifun	nt Entity Name Melanie K. Luker, Assistant Secretary
Uy.	_		Name of person signing		Title of person signing
By:					
_,.			Name of person signing		Title of person signing
			PROCA	RE PHARMACY	AVENUE 1ST-483, L.L.C.
			macv. L.L.C., its Sole Member	Prin	nt Entity Name
By; C	cvs		L.L.C., its Sole Member v, Inc., its Sole Member	Minufuir	Melanie K. Luker, Assistant Secretary
Бу.	_		Name of person signing		Title of person signing
By:					. 5
υy.	_		Name of person signing		Title of person signing

EXHIBIT A TO RHODE ISLAND ARTICLES OF MERGER

OF

FIRST AVENUE PROCARE PHARMACY, L.L.C. (a New York LLC)
PROCARE 8TH MANHATTAN, L.L.C. (a New York LLC)
PROCARE 9TH AVENUE, L.L.C. (a New York LLC)
PROCARE MANHATTAN PHARMACY, LLC (a New York LLC)
PROCARE PHARMACY AVENUE 1ST-483, L.L.C. (a New York LLC)

INTO

PROCARE PHARMACY, L.LC. (ID#163542)

a. The name and type (for example, businss corporation, non-profit corporation, limited liability company, limited partnership, etc.) of each of the merging or consolidating entities and the state under which each is organized are: (cont.)

Name of Entity	Type of Entity	State under which entity is organized
ProCare Manhattan Pharmacy, LLC	limited liability company	New York
ProCare Pharmacy Avenue 1st-483, L.L.C.	limited liability company	New York
ProCare Pharmacy, L.L.C.	limited liability company	Rhode Island

AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER (the "Agreement") dated as of the 30th day of November, 2007 among PROCARE PHARMACY, L.L.C., a Rhode Island limited liability company (the "Surviving Company"), and THE NEW YORK LIMITED LIABILITY COMPANIES SET FORTH ON EXHIBIT A ATTACHED HERETO (the "Merged LLCs") (hereinafter the Merged LLCs and the Surviving Company are collectively referred to as the "Constituent Entities").

$\underline{W} \underline{I} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}$:

WHEREAS, the Surviving Company is duly organized and existing under the laws of the State of Rhode Island and is disregarded as an entity separate from its owner under Internal Revenue Regulation Section 301.7701-3; and

WHEREAS, Caremark Rx, L.L.C. (the "Sole Member") holds one hundred percent (100%) of the Surviving Company's membership interest; and

WHEREAS, the Merged LLCs are duly organized and existing under the laws of the State of New York and are disregarded as entities separate from their owners under Internal Revenue Regulation Section 301.7701-3; and

WHEREAS, the Surviving Company holds one hundred percent (100%) of the membership interests of the Merged LLCs; and

WHEREAS, the respective members of the Constituent Entities deem it advisable and in the best interests of the respective Constituent Entities that the Merged LLCs be merged with and into the Surviving Company under and pursuant to Section 1001 of the New York Limited Liability Company Law and Section 7-16-59 of the Rhode Island Limited Liability Company Act, in a transaction that is without federal income tax consequences.

NOW, THEREFORE, in consideration of the mutual covenants and subject to the terms and conditions hereinafter set forth, the Constituent Entities agree as follows:

- 1. <u>Merger</u>. The Merged LLCs shall merge with and into the Surviving Company, which shall be the surviving company, in a transaction that is without federal income tax consequences.
- 2. <u>Terms and Conditions</u>. At the Effective Time on the Effective Date (each as defined below) of the merger, the separate existence of the Merged LLCs shall cease, and the Surviving Company shall succeed to all the rights, privileges, immunities, licenses and franchises, and all the property, real, personal and mixed, of the Merged LLCs, without the necessity for any separate transfers. The Surviving Company shall thereafter be responsible and liable for all

liabilities and obligations of the Merged LLCs, and neither the rights of creditors nor any liens on the property of the Merged LLCs shall be impaired by the merger.

- 3. <u>Conversion of Membership Interests</u>. The manner and basis of converting the membership interests of the Merged LLCs into membership interests of the Surviving Company are as follows:
 - (a) All of the membership interests of the Merged LLCs outstanding on the Effective Date of the merger shall be canceled, and no payment shall be made to the holder thereof with respect thereto.
 - (b) All of the membership interests of the Surviving Company outstanding on the Effective Date of the merger shall remain outstanding.
- 4. <u>Articles of Organization</u>. The Articles of Organization of the Surviving Company, as in effect on the Effective Date of the merger, shall continue to be the Articles of Organization of said Surviving Company following the Effective Date of the merger, until further amended pursuant to the provisions of the Rhode Island Limited Liability Company Act.
- 5. <u>Purposes of Surviving Company</u>. The purposes set forth in the Articles of Organization and Operating Agreement of the Surviving Company, as in effect on the Effective Date of the merger, shall continue in full force and effect as the purposes of the Surviving Company following the Effective Date of the merger.
- 6. Operating Agreement of Surviving Company. The Operating Agreement of the Surviving Company, as in effect on the Effective Date of the merger, shall continue to be its Operating Agreement following the Effective Date of the merger.
- 7. Officers. The officers of the Surviving Company on the Effective Date of the merger shall continue as the officers of the Surviving Company following the merger for the full and unexpired terms of their offices and until their successors have been duly elected and appointed.
- 8. <u>Approvals.</u> This Agreement requires the approval of the member of each of the Merged LLCs pursuant to Section 1002 of the New York Limited Liability Company Law and the approval of the Sole Member of the Surviving Company pursuant to Section 7-16-61 of the Rhode Island Limited Liability Company Act, which approvals have been obtained.
 - 9. Effective Time and Effective Date of the Merger.
- (a) This Agreement and the merger shall become effective at 12:01 a.m. (the "Effective Time") on December 30, 2007 (the "Effective Date").
- (b) The legal identity, existence, purposes, powers, objects, franchises, rights and immunities of the Surviving Company shall continue unaffected and unimpaired by the merger hereby provided for; and the legal identity, existence, purposes, powers, objects, franchises,

rights, and immunities of the Merged LLCs shall be continued in and merged into the Surviving Company and the Surviving Company shall be fully vested therewith.

- 10. <u>Governing Law</u>. This Agreement shall be construed in accordance with and governed by the laws of the State of Rhode Island and, insofar as applicable, by the merger provisions of the New York Limited Liability Company Law.
- 11. <u>Counterparts, Effectiveness</u>. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument. This Agreement shall become effective when each party hereto shall have received counterparts hereof signed by all of the other parties hereto.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, each of the Constituent Entities, pursuant to authority duly granted by its members, has caused this Agreement to be executed by its duly authorized officers.

ATTEST:	PROCARE PHARMACY, L.L.C. (a Rhode Island limited liability company)
	By: Caremark Rx, L.L.C., Its Sole Member
	By: CVS Pharmacy, Inc., Its Sole Member
Them I Hight	33
	By:
Name: Thomas S. Moffatt	Name: Zenon P. Lankowsky
Title: Assistant Secretary	Title: Vice President
ATTEST:	FIRST AVENUE PROCARE
ATTEST.	PHARMACY, L.L.C.
	(a New York limited liability company)
	,
	By: ProCare Pharmacy, L.L.C.,
	its Sole Member
	By: Caremark Rx, L.L.C.,
	its Sole Member
	its sole Member
	By: CVS Pharmacy, Inc.,
	its Sole Member
Them I Wiffel	
	By:
Name: Thomas S. Moffatt	Name: Zenon P. Lankowsky
Title: Assistant Secretary	Title: Vice President

[Signature Page to Agreement and Plan of Merger for the merger of the Five (5) New York PharmaCare Specialty Pharmacy Retail Store LLCs into ProCare Pharmacy, L.L.C.] ATTEST:

PROCARE 8TH MANHATTAN, L.L.C. (a New York limited liability company)

By: ProCare Pharmacy, L.L.C., its Sole Member

By: Caremark Rx, L.L.C., its Sole Member

By: CVS Pharmacy, Inc., its Sole Member

Them I Hiffet

Name: Thomas S. Moffatt Title: Assistant Secretary By:

Name: Zenon P. Lankowsky

Title: Vice President

ATTEST:

PROCARE 9TH AVENUE, L.L.C. (a New York limited liability company)

By: ProCare Pharmacy, L.L.C., its Sole Member

By: Caremark Rx, L.L.C., its Sole Member

By: CVS Pharmacy, Inc., its Sole Member

Name: Thomas S. Moffatt

Title: Assistant Secretary

The I Tiffet

Name: Zenon P. Lankowsky

Title: Vice President

Signature Page to Agreement and Plan of Merger for the merger of the Five (5) New York PharmaCare Specialty Pharmacy Retail Store LLCs into ProCare Pharmacy, L.L.C.] ATTEST:

PROCARE MANHATTAN
PHARMACY, LLC

(a Naw York limited liability compa

(a New York limited liability company)

By: ProCare Pharmacy, L.L.C., its Sole Member

By: Caremark Rx, L.L.C., its Sole Member

By: CVS Pharmacy, Inc., its Sole Member

Then I Wiffelt

Name: Thomas S. Moffatt Title: Assistant Secretary

ATTEST:

Name: Zenon P. Lankowsky
Title: Vice President

PROCARE PHARMACY AVENUE 1ST-483, L.L.C. (a New York limited liability company)

By: ProCare Pharmacy, L.L.C., its Sole Member

By: Caremark Rx, L.L.C., its Sole Member

By: CVS Pharmacy, Inc., its Sole Member

Name: Thomas S. Moffatt

Title: Assistant Secretary

Name: Zenon P. Lankowsky

Title: Vice President

[Signature Page to Agreement and Plan of Merger for the merger of the Five (5) New York PharmaCare Specialty Pharmacy Retail Store LLCs into ProCare Pharmacy, L.L.C.]

EXHIBIT A

LIST OF THE FIVE (5) NEW YORK PHARMACARE SPECIALTY PHARMACY RETAIL STORE LIMITED LIABILITY COMPANIES MERGING WITH AND INTO PROCARE PHARMACY, L.L.C.

Name of Merging LLC	Store Number
First Avenue ProCare Pharmacy, L.L.C.	02740
ProCare 8 th Manhattan, L.L.C.	02953
ProCare 9 th Avenue, L.L.C.	02709
ProCare Manhattan Pharmacy, LLC	02536
ProCare Pharmacy Avenue 1st-483, L.L.C.	02983