**PATENT ASSIGNMENT COVER SHEET**

**SUBMISSION TYPE:** NEW ASSIGNMENT

**NATURE OF CONVEYANCE:** MERGER AND CHANGE OF NAME

**EFFECTIVE DATE:** 01/01/2016

### CONVEYING PARTY DATA

<table>
<thead>
<tr>
<th>Name</th>
<th>Execution Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>TELEPHARMACY SOLUTIONS, INC.</td>
<td>12/22/2015</td>
</tr>
</tbody>
</table>

### NEWLY MERGED ENTITY DATA

<table>
<thead>
<tr>
<th>Name</th>
<th>Execution Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>INTELLIGENT HOSPITAL SYSTEMS, INC.</td>
<td>12/22/2015</td>
</tr>
</tbody>
</table>

### MERGED ENTITY’S NEW NAME (RECEIVING PARTY)

<table>
<thead>
<tr>
<th>Name</th>
<th>ARXIUM, INC.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Street Address</td>
<td>1400 BUSCH PARKWAY</td>
</tr>
<tr>
<td>City</td>
<td>BUFFALO GROVE</td>
</tr>
<tr>
<td>State/Country</td>
<td>ILLINOIS</td>
</tr>
<tr>
<td>Postal Code</td>
<td>60089</td>
</tr>
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</table>

### PROPERTY NUMBERS Total: 8

<table>
<thead>
<tr>
<th>Property Type</th>
<th>Number</th>
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<tbody>
<tr>
<td>Patent Number</td>
<td>6564121</td>
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<tr>
<td>Patent Number</td>
<td>6735497</td>
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<tr>
<td>Patent Number</td>
<td>7006893</td>
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<tr>
<td>Patent Number</td>
<td>6581798</td>
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<tr>
<td>Patent Number</td>
<td>6776304</td>
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<td>Patent Number</td>
<td>7151982</td>
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<td>Patent Number</td>
<td>7427002</td>
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<tr>
<td>Patent Number</td>
<td>7991507</td>
</tr>
</tbody>
</table>

### CORRESPONDENCE DATA

- **Fax Number:** (414)298-8097

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.*

- **Email:** ipadmin@reinhartlaw.com
- **Correspondent Name:** CATHERINE N. WITCZAK
- **Address Line 1:** 1000 NORTH WATER STREET
- **Address Line 2:** SUITE 1700
<table>
<thead>
<tr>
<th><strong>Address Line 4:</strong></th>
<th>MILWAUKEE, WISCONSIN 53202</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ATTORNEY DOCKET NUMBER:</strong></td>
<td>090559-0001</td>
</tr>
<tr>
<td><strong>NAME OF SUBMITTER:</strong></td>
<td>CATHERINE WITCZAK</td>
</tr>
<tr>
<td><strong>SIGNATURE:</strong></td>
<td>/Catherine Witczak/</td>
</tr>
<tr>
<td><strong>DATE SIGNED:</strong></td>
<td>01/29/2016</td>
</tr>
</tbody>
</table>

Total Attachments: 5

- source=ARxIUM, Inc. Certificate of Merger#page1.tif
- source=ARxIUM, Inc. Certificate of Merger#page2.tif
- source=ARxIUM, Inc. Certificate of Merger#page3.tif
- source=ARxIUM, Inc. Certificate of Merger#page4.tif
- source=ARxIUM, Inc. Certificate of Merger#page5.tif
I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"TELEPHARMACY SOLUTIONS, INC.", A DELAWARE CORPORATION,

"AUTOMED TECHNOLOGIES, INC.", A DELAWARE CORPORATION,

WITH AND INTO "INTELLIGENT HOSPITAL SYSTEMS, INC." UNDER THE NAME OF "ARXIIUM, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-THIRD DAY OF DECEMBER, A.D. 2015, AT 5:07 O'CLOCK P.M.


A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARD TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

Jeffrey W. Bullock, Secretary of State
CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

AUTOMED TECHNOLOGIES, INC. (a Delaware corporation)

and

TELEPHARMACY SOLUTIONS, INC. (a Delaware corporation)

with and into

INTELLIGENT HOSPITAL SYSTEMS, INC. (a Delaware corporation)

Pursuant to Section 253 of the General Corporation Law of the State of Delaware ("DGCL")

The undersigned, Intelligent Hospital Systems, Inc., a Delaware corporation (the "Parent"), hereby certifies to the following facts relating to the merger of each of Automed Technologies, Inc., a Delaware corporation ("Automed"), and Telepharmacy Solutions, Inc., a Delaware corporation ("Telepharmacy"), with and into the Parent (the "Merger").

First: The Parent was incorporated pursuant to the provisions of the DGCL on August 19, 2004.

Second: The Parent owns 100% of the outstanding shares of the capital stock of each of Automed and Telepharmacy. Automed was incorporated pursuant to the provisions of the DGCL on September 23, 1992. Telepharmacy was incorporated pursuant to the provisions of the DGCL on October 18, 1994.

Third: The Parent, by Unanimous Written Consent of the Board of Directors of the Parent, dated December 22, 2015, determined to and did merge with and into itself each of Automed and Telepharmacy, the relevant resolutions contained therein are in the following words to wit:

WHEREAS, the Parent lawfully owns 100% of the outstanding stock of each of Automed Technologies, Inc., a Delaware corporation ("Automed"), and Telepharmacy Solutions, Inc., a Delaware corporation ("Telepharmacy");

WHEREAS, the Board has determined that it is advisable and in the best interests of the Parent that the Parent merges with and into itself each of Automed and Telepharmacy (the "Merger"), and that the Parent be possessed of all the estate, property, rights, privileges and franchises of each of Automed and Telepharmacy;
WHEREAS, the Board desires to authorize the officers of the Parent, in the name and on behalf of the Parent (each, an "Authorized Officer"), acting alone or in any combination, to execute and deliver the Certificate of Ownership and Merger Merging Automated and Telepharmacy with and into the Parent (the "Certificate of Merger") with the Office of the Secretary of State of the State of Delaware (the "Secretary of State");

NOW THEREFORE, BE IT:

RESOLVED, that the Board hereby approves and declares advisable the Merger, including, without limitation, the Certificate of Merger, and the transactions contemplated thereby.

RESOLVED FURTHER, that the Parent relinquishes its corporate name and assumes in place thereof the name ARxIUM, Inc.

RESOLVED FURTHER, that the effective time of the Merger shall be January 1, 2016 at 12:00 a.m., Eastern time.

RESOLVED FURTHER, that the Parent, and any Authorized Officer on behalf of the Parent, acting alone or in any combination, may execute, acknowledge, deliver and file the Certificate of Merger, and all documents, agreements, instruments or certificates contemplated thereby or related thereto, and any amendments or corrections thereto, all without any further act, vote or approval of any other person or persons notwithstanding any other provision of the organizational documents of the Parent (including its certificate of incorporation and the Bylaws) or the General Corporation Law of the State of Delaware, 8 Del. C. § 101, et seq.

Fourth: The name of the surviving entity is ARxIUM, Inc.

Fifth: The effective time of the Merger shall be January 1, 2016 at 12:00 a.m., Eastern time.

IN WITNESS WHEREOF, the Parent has caused this Certificate of Ownership and Merger to be duly executed in accordance with and pursuant to Sections 103(a)(1)(a) and 253(a) of the DGCL on December 22, 2015.

By: [Signature]

Authorized Officer

Name: James A. Ferguson

Title: Secretary
NOTARIZED AFFIDAVIT

TELEPHARMACY SOLUTIONS, INC.

I, KENNETH STOVEL, Chief Financial Officer of TELEPHARMACY SOLUTIONS, INC., certify that to the best of my knowledge and under penalty of perjury, the assets of TELEPHARMACY SOLUTIONS, INC. File No. 2445104 as at December 30, 2015 were $10,000.00. At this time, all US Form 1120 for TELEPHARMACY SOLUTIONS, INC. due have been filed and all US Form 1120 not yet filed will be filed when due. When the next US Form 1120 is filed by TELEPHARMACY SOLUTIONS, INC., we will send to the Delaware Division of Corporations the signed page 1, page 4 or 5 of the 1120 (Schedule L), all ending consolidated balance sheet information (if consolidated) and the e-filed signature page, (if e-filed).

SWORN BEFORE ME at Winnipeg,
in the Province of Manitoba,
this 36th day of December, 2015.

KENNETH STOVEL

A Notary Public in and for the Province
of Manitoba.
NOTARIZED AFFIDAVIT

TELEPHARMACY SOLUTIONS, INC.

I, KENNETH STOVEL, Chief Financial Officer of TELEPHARMACY SOLUTIONS, INC., certify that to the best of my knowledge and under penalty of perjury, the assets of TELEPHARMACY SOLUTIONS, INC. File No. 2445104 as at December 30, 2015 were $10,000.00. At this time, all US Form 1120 for TELEPHARMACY SOLUTIONS, INC. due have been filed and all US Form 1120 not yet filed will be filed when due. When the next US Form 1120 is filed by TELEPHARMACY SOLUTIONS, INC., we will send to the Delaware Division of Corporations the signed page 1, page 4 or 5 of the 1120 (Schedule L), all ending consolidated balance sheet information (if consolidated) and the e-filed signature page, (if e-filed).

SWORN BEFORE ME at Winnipeg, in the Province of Manitoba, this 30th day of December, 2015.

KENNETH STOVEL

A Notary Public in and for the Province of Manitoba.