## ARTICLES OF MERGER MERGING THYNK HEALTH MERGER SUB, LLC WITH AND INTO THYNK HEALTH, LLC

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Michael G. Adams
Kentucky Secretary of State
Received and Filed:

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Pursuant to Sections 275.345 and 275.350 of the Kentucky Revised Statutes (the "KRS") and Delaware Code Section 18-209 (the "Code"), each of the undersigned hereby adopts the following Articles of Merger:

**First:** The Surviving Entity (as defined below), and Thynk Health Merger Sub, LLC, a Delaware limited liability company (the "Non-Surviving Entity"), have approved, executed and adopted an agreement and plan of merger (the "Merger Agreement"), whereby the Non-Surviving Entity is to merge with and into the Surviving Entity in accordance with Section 275.345 of the KRS and Section 18-209 of the Code.

**Second:** The name of the surviving corporation is Thynk Health, LLC, a Kentucky limited liability company (the "Surviving Entity").

**Third:** The articles of organization of the Surviving Entity in effect at the effective time will be the articles of organization of the Surviving Entity until the same may thereafter be amended as provided under the KRS. No amendments or changes to the articles of organization of the Surviving Entity shall be effected by the Merger. The operating agreement of the Surviving Entity as in effect immediately prior to the effective time will be the operating agreement of the Surviving Entity until the same may thereafter be altered, amended or repealed as provided under the KRS. A copy of the Merger Agreement will be furnished by the Surviving Entity, on written request and without cost, to any members of the Surviving Entity or any members of the Non-Surviving Entity, as applicable.

**Fourth:** The Merger Agreement was duly authorized and approved by each constituent business entity in accordance with KRS 275.350 and Code 18-209.

**Fifth:** The Surviving Entity agrees that it may be served with process in the Commonwealth of Kentucky in any proceeding for enforcement of any obligation of the Non-Surviving Entity, as well as for the enforcement of any obligation of the Surviving Entity.

**Sixth**: The Surviving Entity appoints the Kentucky Secretary of State as its agent for service of process in any such proceeding described in the fifth paragraph herein. The Surviving Entity may be served a copy of the process at 110 W Vine Street, Suite 300, Lexington, Kentucky 40507, which is the principal place of business of the Surviving Entity.

Seventh: These Articles of Merger are to become effective on December 31, 2023.

[Signature Page Follows]

The undersigned sign these Articles of Merger subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument. Each of the undersigned certifies that the statements contained herein are true and correct, and that the person signing is authorized under the provisions of the KRS and the Code, or other law applicable to and governing each merging entity, to execute these Articles of Merger.

Date: December 28, 2023

## SURVIVING ENTITY:

Thynk Health, LLC, a Kentucky limited liability company

DocuSigned by:

Daniel Weeks FABD9B06A79B475..

Name: Daniel Weeks

Title: CEO

## NON-SURVIVING ENTITY:

Thynk Health Merger Sub, LLC, a Delaware limited liability company

DocuSigned by:

Daniel Weeks ---FABD9B06A79B475.

Name: Daniel Weeks

Title: CEO