FORM FIGURE 1	9-1998 ET U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office					
(Rev. 6-93)						
Tab settings 6 6 6 7	56658					
To the Honorable Commissioner of Patents and Trademarks.	Total Total occurrents of copy motor.					
Name of conveying party(les):	Name and address of receiving party(ies)					
Blue Cross and Blue Shield	Name: Carefirst of Maryland, Inc					
of Maryland, Inc.						
☐ Individual(s) ☐ Association	Street Address: 10455 Mill Run Circle					
☐ General Partnership ☐ Limited Partnership © Corporation-State of Maryland	City: Owings Mills State: MD ZIP: 21117					
□ Other	☐ Individual(s) citizenship					
Additional name(s) of conveying party(les) attached? CI YesX덫 No	☐ Association					
3. Nature of conveyance: 33	General Partnership Limited Partnership					
Assignment D Merger	☐ Corporation-State					
□ Security Agreement	Other Non-Stock Corporation					
Other	If assignee is not domicited in the United States, a domestic representative designation is attached: Q Yes CINO					
Execution Date: January 16, 1998	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? □ Yes XXNo					
Application number(s) or patent number(s):						
A. Trademark Application No.(s)	B. Trademark Registration No.(s)					
See Schedule A Attached	See Schedule B Attached					
Additional numbers attached X Š ¥ es □ No						
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:					
Name: Barth X. deRosa						
Internal Address: Stevens, Davis, Miller &	7. Total fee (37 CFR 3.41)\$\(\frac{1}{1}\), 065,00					
	☐ Enclosed					
Mosher, LLP	Authorized to be charged to deposit account					
	•					
Street Address: 1615 L Street, N. W.	8. Deposit account number:					
Suite 850						
City: Washington State: DC ZIP; 20036	(Attach duplicate copy of this page If paying by deposit account)					
DO NOT						
	USE THIS SPACE 1065E					
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.						
Barth X. deRosa Name of Person Signing	April 28 1998 Signature Date					
Total number of pages including cover sheet, attachments, and document:						

SCHEDULE A

U.S. TRADEMARK APPLICATIONS

- (1) SHORECARE SN 75/017,675 fld. November 13, 1995
- (2) PREMIER SELECT SN 74/459,936 fld. November 18, 1993
- (3) FIRSTCARE SN 75/067,114 fld. March 4, 1996
- (4) MISC DESIGN (FIRSTCARE) SN 75/139,596 fld. July 22, 1996
- (5) PERSONAL COMP SN 75/345,791 Fld. August 25, 1997
- (6) STANDARD COMP SN 75/348,385 fld. August 28, 1997
- (7) MISC. DESIGN SN 74/290,215 fld. July 1, 1992
- (8) MISC. DESIGN SN 74/290,221 fld. July 1, 1992
- (9) MISC. DESIGN
 SN 74/290,224
 fld. July 1, 1992
- (10) MISC. DESIGN SN 74/312,358 fld. September 10, 1992
- (11) MISC. DESIGN SN 74/312,487 fld. September 10, 1992

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SCHEDULE B

U.S. TRADEMARK REGISTRATIONS

- (1) CAREFIRST Reg. No. 1,546,326 July 4, 1989
- (2) CAREFIRST
 Reg. No. 1,543,100
 June 6, 1989
- (3) CFS HEALTH GROUP Reg. No. 1,820,342 February 8, 1994
- (4) CFS HEALTH GROUP Reg. No. 1,820,341 February 8, 1994
- (5) POTOMAC HEALTH Reg. No. 1,793,133 September 14, 1993
- (6) POTOMAC HEALTH
 Reg. No. 1,780,232
 July 6, 1993
- (7) PHYSICIANS CAREFIRST Reg. No. 1,804,974 November 16, 1993
- (8) PHYSICIANS CAREFIRST Reg. No. 1,778,906 June 29, 1993
- (9) FIRSTCARE
 Reg. No. 1,743,798
 December 29, 1992
- (10) LIBERTY CAREFIRST Reg. No. 1,887,431 April 4, 1995
- (11) LIBERTY CAREFIRST Reg. No. 1,885,498 March 21, 1995

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- (12) DELMARVA HEALTH PLAN Reg. No. 2,035,161 February 4, 1997
- (13) DHP Reg. No. 2,035,160 February 4, 1997
- (14) GOOSE DESIGN Req. No. 2,056,823 April 29, 1997
- (15) POTOMAC HEALTH & Design Reg. No. 1,677,841 March 3, 1992
- (16) PHYSICIANS CAREFIRST & Des. Reg. No. 1,679,626 March 17, 1992
- (17) PHYSICIANS CAREFIRST & Des. Req. No. 1,731,951 November 10, 1992
- (18) POTOMAC HEALTH & Design Reg. No. 1,678,453 March 10, 1992
- (19) PHYSICIANS CAREFIRST & Design Reg. No. 1,731,093 November 10, 1992
- (20) LIBERTY CAREFIRST & Design Reg. No. 1,866,112 December 6, 1994
- (21) LIBERTY CAREFIRST & Design Reg. No. 1,835,003 May 3, 1994
- (22) FREE STATE HEALTH PLAN Reg. No. 2,085,621 August 5, 1997

- (23) MEDICAREFIRST Reg. No. 2,010,084 October 22, 1996
- (24) TEMPMED Reg. No. 1,837,052 May, 17, 1994
- (25) GOLD STANDARD Reg. No. 1,484,586 April 12, 1986
- (26) CAREWATCH Reg. No. 1,686,673 May 12, 1992
- (27) MARYLAND POINT OF SERVICE Reg. No. 1,719,689 September 22, 1992
- (28) CONSIDERED CARE Reg. No. 1,743,498 December 29, 1992
- (29) SPECTRAFLEX Reg. No. 1,493,522 June 21, 1988
- (30) CUSTOM COMP Reg. No. 1,551,264 August 8, 1989
- (31) MISC. DESIGN Reg. No. 1,755,293 March 2, 1993

State of Maryland	10
I hereby certify that this is a true and complete copy	ENG V
page document on tile in this office. DATED:	
STATE DEPARTMENT OF ASSESSMENTS AND TAXATI	
	, Custodian

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STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

APPROVED FOR RECORD

BLUE CROSS AND BLUE SHIELD OF MARYLAND, INC.

(a non-stock corporation)

ASSENCE IA

RECEIVED

ARTICLES OF AMENDMENT AND RESTATEMENT

BLUE CROSS AND BLUE SHIELD OF MARYLAND, INC., a Maryland corporation, having its principal office in Baltimore County, Maryland (which is hereinafter called the "Corporation"), certifies to the State Department of Assessments and Taxation of Maryland that:

FIRST: The Corporation desires to amend and restate its Charter as currently in effect.

SECOND: The Charter of the Corporation is hereby amended and restated by striking out all inconsistent provisions thereof and inserting in lieu thereof the following:

CAREFIRST OF MARYLAND, INC.

(a non-stock corporation)

ARTICLES OF INCORPORATION

FIRST: The name of the corporation, (which is hereinafter referred to as the "Corporation"), is CareFirst of Maryland, Inc.

SECOND: (a) The purposes for which and any of which the Corporation is formed and the business and objects to be carried on and promoted by it are:

- (1) To establish, operate and maintain a non-profit health service plan as authorized by Title 14, Subtitle 1 of the Insurance Article of the Annotated Code of Manual and all amendments thereto, whereby hospital, medical, dental and other health care is provided by hospitals, physicians, dentists and other providers to persons who become subscribers to such plan, so that such health care and service may be obtained at a minimum cost and expense.
- (2) To make and enter into contracts with hospitals, physicians, dentists and other health care providers who may subscribe to and become part of the health service plan for the

I.D. ND# D1841527 ACKN. NO. - 140C3112407 CAREFIRST OF MARYLAND, INC.

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providing of hospital, medical and other health care to such of the public as become subscribers to said health service plan.

- (3) To do such other things consistent with the activities as expressed above, with all the powers conferred upon corporations by the laws of the State of Maryland, including, but not limited to, the powers conferred by Title 14, Subtitle 1 of the Insurance Article of the Annotated Code of Maryland and any and all amendments thereto.
- (b) The foregoing enumerated purposes and objects shall be in no way limited or restricted by reference to, or inference from, the terms of any other clause of this or any other article of the charter of the Corporation, and each shall be construed as a power as well as a purpose and object of the Corporation and shall be in addition to and not in limitation of the general powers of corporations under the laws of the State of Maryland.
- THIRD: The present address of the principal office of the Corporation in this State is 10455 Mill Run Circle, Owings Mills, Maryland 21117.
- FOURTH: The name and address of the resident agent of the Corporation in this State are John A. Picciotto, Esquire, 10455 Mill Run Circle, Owings Mills, Maryland 21117. Said resident agent is a citizen of the State of Maryland who resides therein.
- FIFTH: The Corporation is not authorized to issue capital stock. The Corporation is not organized for profit and shall be a non-profit corporation.
- SIXTH: The sole member of the Corporation is CareFirst, Inc., a Maryland non-stock, non-profit corporation.
- SEVENTH: (a) The number of directors of the Corporation shall be five (5), which number may be increased or decreased in the manner provided for in the Bylaws of the Corporation, but shall never be less than the minimum number permitted by the laws of the State of Maryland now or hereafter in force
- (b) The following persons shall serve as directors of the Corporation until their successors shall have been elected in accordance with the Bylaws of the Corporation:

Geneva Cannon Patricia E. Lund James C. Simpson Joseph Haskins Daniel J. Altobello

EIGHTH: Upon the dissolution of the Corporation's affairs, or upon the abandonment of the Corporation's activities and business, the board of directors shall, after paying or making provision for the payment of all liabilities of the Corporation, distribute the assets of the Corporation in accordance with applicable law governing non-stock corporations to a non-stock, non-profit entity or entities formed for purposes similar to those of the Corporation, including any such entity which is under common control with the Corporation.

NINTH: The Corporation shall provide any indemnification permitted by the laws of the State of Maryland and shall indemnify its directors, officers and other employees and agents, whether serving the Corporation or, at its request, any other entity, to such extent as shall be authorized by the board of directors or the Corporation's Bylaws and be permitted by law. The foregoing rights of indemnification shall not be exclusive of any other rights to which those seeking indemnification may be entitled. The board of directors may take such action as is necessary to carry out these indemnification provisions and is expressly empowered to adopt, approve and amend from time to time such bylaws, resolutions or contracts implementing such provisions or such further indemnification arrangements as may be permitted by law. No amendment of the Charter of the Corporation or repeal of any of its provisions shall limit or eliminate the right to indemnification provided hereunder with respect to acts or omissions occurring prior to such amendment or repeal or shall limit or eliminate the rights granted under indemnification agreements entered into by the Corporation and its directors, officers, agents and employees.

TENTH: A director or officer of the Corporation shall not be personally liable to the Corporation for monetary damages except (a) to the extent that it is proved that the person actually received an improper benefit or profit in money, property, or services for the amount of the benefit or profit in money, property or services actually received or (b) to the extent that a judgment or other final adjudication adverse to the person is entered in a proceeding based on a finding in the proceeding that the person's action or failure to act was the result of active and deliberate dishonesty and was material to the cause of action adjudicated in the proceeding. It is the intent of this Article that the liability of directors and officers shall be limited to the fullest extent permitted by the laws of the State of Maryland, as amended from time to time. Any repeal or modification of this Article Tenth by the board of directors of the Corporation shall not adversely affect any right or protection of a director or officer of the Corporation existing at the time of such repeal or modification.

ELEVENTH: The duration of the Corporation shall be perpetual.

* * * * *

THIRD: The foregoing Articles of Amendment and Restatement to the Charter of the Corporation have been approved by a majority of the entire board of directors, advised by the board of directors, and approved by the members of the Corporation in the manner required by the Charter and the Corporation's Bylaws.

FOURTH: The current address of the principal office of the Corporation is as set forth in Article Third of the Amended and Restated Articles of Incorporation set forth above.

FIFTH: The name and address of the Corporation's current resident agent is as set forth in Article Fourth of the Amended and Restated Articles of Incorporation set forth above.

SIXTH: The number of directors of the Corporation and the names of the directors currently in office are as set forth in Article Seventh of the Amended and Restated Articles of Incorporation set forth above.

IN WITNESS WHEREOF, Blue Cross and Blue Shield of Maryland, Inc. has caused these presents to be signed in its name and on its behalf by its Chief Executive Officer and witnessed by its Secretary on January 16, 1998.

WITNESS:

BLUE CROSS AND BLUE SHIELD OF MARYLAND, INC.

Secretary

. . . .

apor

Name: William L. Jews

Title: Chief Executive Officer

THE UNDERSIGNED, Chief Executive Officer of Blue Cross and Blue Shield of Maryland, Inc., who executed on behalf of the Corporation the foregoing Articles of Amendment and Restatement of which this certificate is made a part, hereby acknowledges in the name and on behalf of said Corporation the foregoing Articles of Amendment and Restatement to be the corporate act of said Corporation and hereby certifies that to the best of his knowledge, information and belief the matters and facts set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

Name: William L News

Title: Chief Executive Officer

CERTIFICATE OF INSURANCE COMMISSIONER

I HEREBY CERTIFY that the foregoing Articles of Amendment and Restatement of Blue Cross and Blue Shield of Maryland, Inc., have been submitted to me for examination and have been found to be in accordance with the Insurance Laws of the State of Maryland.

IN WITNESS WHEREOF, I have hereunto set my hand and Affixed the Official Seal of my Office in the City of Baltimore, this 6th day of January,

Steven B. Larsen

Insurance Commissioner

State of Maryland DEPARTMENT OF ASSESSMENTS AND TAXATION

Charter Division



PARRIS N. GLENDENIN(
Governor

RONALD W. WINEHOL1
Director

PAUL B. ANDERSON
Administrator

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