

STOCK TRANSFER POWER (re PPIC)

WHEREAS, this **STOCK TRANSFER POWER** is being executed in connection with the closing of the transactions contemplated by that certain Exchange Agreement, dated as of [_____], 2017 (the "Exchange Agreement"), by and between Gundersen Lutheran Health System, Inc., a Wisconsin non-profit corporation ("GHS"), University Health Care, Inc., a Wisconsin non-profit member corporation f/k/a University Health Resources, Inc. ("UHC"), and Iowa Health System d/b/a UnityPoint Health, an Iowa non-profit corporation ("UPH").

WHEREAS, as of the date hereof, [_____] shares of common stock of Physicians Plus Insurance Corporation, a Wisconsin insurance corporation organized under Chapter 611 of the Wisconsin Statutes ("PPIC"), representing one-hundred percent (100%) of the issued and outstanding capital stock of PPIC (the "Common Stock") and represented by Certificate No. [_____] (the "Certificate"), is held by UPH.

WHEREAS, in connection with the closing of the transactions contemplated by the Exchange Agreement, all of the capital stock of Quartz Holding Company, a Wisconsin for-profit corporation ("HoldCo"), is held by GHS, UHC and UPH.

NOW THEREFORE FOR VALUE RECEIVED, UPH hereby sells, assigns and transfers unto HoldCo free and clear of all Liens (as defined in the Exchange Agreement and excluding Liens imposed pursuant to the articles of incorporation, bylaws and interested parties agreement of PPIC), the Common Stock, standing in the name of UPH on the books of PPIC and represented by the Certificate, and irrevocably appoints each duly appointed officer of PPIC as its duly authorized agent and attorney-in-fact to transfer such stock on the books of PPIC with full power of substitution on the premises.

Date: [_____], 2017

IOWA HEALTH SYSTEM,
an Iowa non-profit corporation

By: _____
Name:

STOCK TRANSFER POWER (re Quartz)

WHEREAS, this **STOCK TRANSFER POWER** is being executed in connection with the closing of the transactions contemplated by that certain Exchange Agreement, dated as of [_____], 2017 (the "Exchange Agreement"), by and between Gundersen Lutheran Health System, Inc., a Wisconsin non-profit corporation ("GHS"), University Health Care, Inc., a Wisconsin non-profit member corporation f/k/a University Health Resources, Inc. ("UHC"), and Iowa Health System d/b/a UnityPoint Health, an Iowa non-profit corporation ("UPH").

WHEREAS, as of the date hereof, (i) seventy-five (75) shares of capital stock of Quartz Health Solutions, Inc., (d/b/a Quartz), a Wisconsin for-profit corporation ("Quartz"), representing seventy-five percent (75%) of the issued and outstanding capital stock of Quartz and represented by Certificate No. 6, is held by UHC, and (ii) twenty-five (25) shares of capital stock of Quartz, representing twenty-five percent (25%) of the issued and outstanding capital stock of Quartz and represented by Certificate No. 7, is held by GHS (the capital stock contemplated by the foregoing clauses (i) and (ii), the "Common Stock" and the stock certificates contemplated thereby, the "Certificates").

WHEREAS, in connection with the closing of the transactions contemplated by the Exchange Agreement, all of the capital stock of Quartz Holding Company, a Wisconsin for-profit corporation ("HoldCo"), is held by GHS, UHC and UPH.

NOW THEREFORE FOR VALUE RECEIVED, UHC and GHS hereby sell, assign and transfer unto HoldCo free and clear of all Liens (as defined in the Exchange Agreement and excluding Liens imposed pursuant to the articles of incorporation, bylaws and interested parties agreement of Quartz), the Common Stock, standing in the name of UHC and GHS on the books of Quartz and represented by the Certificates, and irrevocably appoint each duly appointed officer of Quartz as their duly authorized agent and attorney-in-fact to transfer such stock on the books of Quartz with full power of substitution on the premises.

Date: [_____], 2017

UNIVERSITY HEALTH CARE, INC.,
a Wisconsin non-profit member corporation

By: _____
Name:

GUNDERSEN LUTHERAN HEALTH SYSTEM, INC.,
a Wisconsin non-profit member corporation

By: _____
Name:

STOCK TRANSFER POWER (re Unity)

WHEREAS, this **STOCK TRANSFER POWER** is being executed in connection with the closing of the transactions contemplated by that certain Exchange Agreement, dated as of [_____], 2017 (the "Exchange Agreement"), by and between Gundersen Lutheran Health System, Inc., a Wisconsin non-profit corporation ("GHS"), University Health Care, Inc., a Wisconsin non-profit member corporation f/k/a University Health Resources, Inc. ("UHC"), and Iowa Health System d/b/a UnityPoint Health, an Iowa non-profit corporation ("UPH").

WHEREAS, as of the date hereof, (i) seventy-five thousand (75,000) shares of common stock of Unity Health Plans Insurance Corporation, a Wisconsin stock insurance corporation organized under Chapter 611 of the Wisconsin Statutes ("Unity"), representing seventy-five percent (75%) of the issued and outstanding capital stock of Unity and represented by Certificate No. 5, is held by UHC, and (ii) twenty-five thousand (25,000) shares of common stock of Unity, representing twenty-five percent (25%) of the issued and outstanding capital stock of Unity and represented by Certificate No. 4, is held by GHS (the common stock contemplated by the foregoing clauses (i) and (ii), the "Common Stock" and the stock certificates contemplated thereby, the "Certificates").

WHEREAS, in connection with the closing of the transactions contemplated by the Exchange Agreement, all of the capital stock of Physicians Plus Insurance Corporation, a Wisconsin insurance corporation organized under Chapter 611 of the Wisconsin Statutes ("PPIC") is held by Quartz Holding Company, a Wisconsin for-profit corporation ("HoldCo"), and all of the capital stock of HoldCo is held by GHS, UHC and UPH.

NOW THEREFORE FOR VALUE RECEIVED, UHC and GHS hereby sell, assign and transfer unto PPIC free and clear of all Liens (as defined in the Exchange Agreement and excluding Liens imposed pursuant to the articles of incorporation, bylaws and interested parties agreement of Unity), the Common Stock, standing in the name of UHC and GHS on the books of Unity and represented by the Certificates, and irrevocably appoint each duly appointed officer of Unity as their duly authorized agent and attorney-in-fact to transfer such stock on the books of Unity with full power of substitution on the premises.

Date: [_____], 2017

UNIVERSITY HEALTH CARE, INC.,
a Wisconsin non-profit member corporation

By: _____
Name:

GUNDERSEN LUTHERAN HEALTH SYSTEM, INC.,
a Wisconsin non-profit member corporation

By: _____
Name: