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From:

Account Name : GASSMAN, CROTTY & DENICOLO, P.A.

Account Number : 075350000514 Phone : (727)442-1200 Fax Number : (727)443-5829

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LLC AMND/RESTATE/CORRECT OR M/MG RESIGN R AND R HEALTHCARE COMMUNICATIONS, LUC

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ARTICLES OF AMENDMENT TO ARTICLES OF ORGANIZATION **OF**

FAX AUDIT # H24000415302 3

R AND R HEALTHCARE COMMUN	VICATIONS, LLC ;					
(Name of the Limited (A	Liability Company as it now appears on our records Florida Limited Liability Company)	The same of the sa				
The Articles of Organization for this Limited Liab	ility Company were filed on 02/05/2019	and assigned				
Florida document number L19000030072						
This amendment is submitted to amend the following	ing:					
A. If amending name, enter the new name of the	e limited liability company here:					
The new name must be distinguishable and contain the word	s "Limited Liability Company," the designation "LLC"	or the abbreviation "L.L.C."				
Enter new principal offices address, if applicable	le:					
(Principal office address MUST BE A STREET A	4DDRESS)					
Enter new mailing address, if applicable:						
(Mailing address MAY BE A POST OFFICE BO	<u> </u>					
B. If amending the registered agent and/or registered office address h		he name of the new registered				
Name of New Registered Agent:						
Now Registered Office Address:	1					
New Registered Office Address:	Enter Florida street address					
	. Fio	rida				
-	City	Zip Code				
New Registered Agent's Signature, if changing Reg	istered Agent:					
I hereby accept the appointment as registered a provisions of all statutes relative to the proper accept the obligations of my position as register being filed to merely reflect a change in the region company has been notified in writing of this change in the change i	and complete performance of my duties, and red agent as provided for in Chapter 605, F distered office address, I hereby confirm tha	d I am familiar with and S.S. Or, if this document is				

If Changing Registered Agent, Signature of New Registered Agent

12/18/2024 10.43AM FAX 7274435828 GASSMAN, CROTTY&DENICOLO **2**0003/0005 If amending Authorized Person(s) authorized to manage, enter the title, name, and address of each person being added or removed from our records: FAX AUDIT # H24000415302 3 MGR = Manager AMBR = Authorized Member Title Type of Action Name. Address $\square \, \mathsf{Add}$ Remove □ Change □Add □Remove □ Change DbA□ □ Remove Change \square Add □ Remove Change

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ecord is file	specifies a delayed ef d.	fectivo date, but n	not an effective time	, at 12:01 a.m. _. jon	the earlier of: (b	The 90th day aft	er the
	December 18		, 2024			1	
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ated _	- Man	Signature of	a member or authoriz	ed representative of	a member	1	
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ated _	***						
ated _	KENNETH J. CR	OTTY, ESQ. AU	TH. REP. Typed or printed n				

FAX AUDIT # H24000415302 3

ATTACHMENT TO LIMITED LIABILITY COMPANY AMENDMENT TO ARTICLES OF ORGANIZATION OF R AND R HEALTHCARE COMMUNICATIONS, LLC A FLORIDA LIMITED LIABILITY COMPANY

A new Article V and a new Article VI are hereby added to the Articles of Organization of the Company as provided below:

ARTICLE V: Written Operating Agreement

Any Operating Agreement entered into by the Member(s) of the Company, and any amendments or restatements thereof, shall be in writing, and shall govern all matters relating to the governance of the affairs of the Company, the conduct of its business and the relations of its Members, including, without limitation, the amendment of these Articles. No oral agreement among any of the Members or Managers of the Company shall be deemed or construed to constitute any portion of, or otherwise affect the interpretation of, any written Operating Agreement of the Company, as amended and in existence from time to time.

ARTICLE VI: Voting and Non-Voting Membership Interests

The Company shall consist of one percent (1%) of the ownership interests having Voting Membership rights and ninety-nine percent (99%) of the ownership interests having Non-Voting Membership rights. The holders of the Voting Membership Units shall have a fiduciary duty to vote their Membership Interests based upon the same standard which applies to General Partners of a Limited Partnership in the State of Florida. The Non-Voting Members shall have rights as provided under the Florida Stanutes, and as would apply to the Limited Partners of a Florida Limited Partnership. The Members may designate by written agreement and/or certificate of ownership whether Membership Interests that they are acquiring are Voting or Non-Voting, but if not specifically designated, any issued Member Interests shall be considered to be Non-Voting.