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# FLORIDA DEPARTMENT OF STATE Division of Corporations

November 23, 2020

GIAN C. RATNAPALA, ESQ. 1987 NE 15TH AVE FORT LAUDERDALE, FL 33305

SUBJECT: PAC, PLLC

Ref. Number: W20000134124

We have received your document for PAC, PLLC and your check(s) totaling \$160.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable because it is the same as or not distinguishable from an existing entity. If the principals are the same in both entities, please send a letter or affidavit advising us of this association, along with your articles so that we may complete the filing process.

The document number of the name conflict is L02000002493.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Derrick Thompson Regulatory Specialist II

Letter Number: 720A00023561

# COVER LETTER

	ew Filing Section ivision of Corpora	tions					
SHRJECT	PAC Medical Ho	oldings, PLLC					
SUBJECT:Name of Limited Liability Company							
The enclos	ed Articles of Orga	nization and fee(s) are	e submitted	for filing.			
Please retu	rn all corresponden	ce concerning this ma	atter to the fo	ollowing:			
	Gian C Ratnapala	, Esq.					2021
	Name of Person						J&H - 4   PH
	GCR Business La	w, PLLC				graft wa	<u>1</u> 4-
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	gian@ratnapala.coi E-mai		for future a	nnual report notificati	on)		<del>_</del>
For further i	nformation concern	ing this matter, please	e call:				
	Gian Ratnapala	95 at (	54	609-1220			
	Name of F			Daytime Telephone	e Number		
Enclosed i	s a check for the fol	lowing amount:					
□\$125.00 Filing Fee □\$130.00 Filing Fee Certificate of Status			Certified Copy Certificat (additional copy is enclosed) Certified		Certificate Certified C	0 Filing Fee, e of Status & Copy copy is enclosed)	
	Mailing Add New Filing S Division of 6 P.O. Box 63	Section Corporations	j	Street Address New Filing Section Di The Centre of Tallaha 2415 N. Monroe Stree	issee		

Tallahassee, FL 32314

Tallahassee, FL 32303

# ARTICLES OF ORGANIZATION OF PAC MEDICAL HOLDINGS, PLLC A FLORIDA PROFESSIONAL LIMITED LIABILITY COMPANY

November 4, 2020

The undersigned, **Philip Austin Carnevale**, being the Authorized Representative and the prospective Initial Member for the purpose of forming a Professional Limited Liability Company, under chapters 605 and 621, Florida Statutes, hereby makes, acknowledges, and files the following Articles of Organization.

#### ARTICLE I - NAME

The name of the professional limited liability company is PAC Medical:Holdings, PLLC ("Company").

#### ARTICLE II - ADDRESS

The mailing address and the street address of the principal office of the Company is c/o Philip Austin Carnevale, 5105 Bowden Road, Jacksonville, FL 32216.

#### <u> Article III – Effective Date</u>

The Company is effective as of the date of filing these Articles of Organization with the Department of State, Division of Corporations, State of Florida.

#### ARTICLE IV - DURATION

The Company shall be perpetual in existence.

#### ARTICLE V - MANAGEMENT

The Company shall be member managed. The name of the initial Managing Member of the Company is **Philip Austin Carnevale**, with a street address of **5105 Bowden Road**, **Jacksonville**, **FL 32216**.

GCR Business Law, PLLC, 1987 NE 15 Ave, Fort Lauderdale, FL 33305 | Phone (954) 609-1220
GCR Matter No: 204-EPP-BT-001 GCR Document No: 204-EPP-BT-PAC.02
Articles of Organization Page 1 of 3

# ARTICLE VI - PURPOSE

The Company is formed under the laws of the State of Florida to provide **medical professional services** and any other lawful business that may be undertaken by a professional limited liability company under section 612.08, Florida Statutes, or as such provision may be amended or renumbered from time to time.

# ARTICLE VII - LIMITATION OF MANAGING MEMBER'S POWERS

The Managing Member named herein shall have all powers and authority of a managing member as provided in chapter 605, Florida Statutes, or as such provisions may be amended or renumbered from time to time.

Notwithstanding the generality of the foregoing authority of a managing member to conduct the business of the Company, the Managing Member may not in any way grant sell, mortgage, hypothecate, encumber, devise, gift, or otherwise dispose of the Managing Member's equity ownership of the Company or the management rights and voting rights of the Company such that the Managing Member is no longer the sole voting interest of the Company. However, the Managing Member's membership interest in the Company may be transferred to a Revocable Living Trust or other entity for estate planning and asset protection purposes so long as the Managing Member retains the voting and management rights. The disposition of the equity interests held in trust or other asset protection or estate planning instrument shall be subject to provisions of this Paragraph. A distribution of the Company's equity to any person without the unanimous written consent of the then existing members of the Company and any other written consents required under any agreement then in existence relating to the management rights or restrictions on the sale and transfer of equity securities of the closed family business shall be void ab initio. In the event of a void distribution of a membership interest, such interest shall vest in the Company, and the Company shall be dissolved or the equity interests otherwise disposed of in accordance with any management rights agreement or restriction on sale or transfer of equity interests in existence at the time of the void transfer. If the equity interests of the Company remain undistributed, the trustee of any revocable living trust, personal representative, or executor of the Initial Member's estate shall liquidate the Company and shall distribute the proceeds to the Initial Member or any duly qualified subsequent member or such initial or subsequent member's heirs, devisees, legatees, or other donees as provided by any last will, trust, or according to intestate succession.

# ARTICLE VII - REGISTERED AGENT AND OFFICE

The name and address of the registered agent of the Company in the State of Florida is Philip Austin Carnevale, at 5105 Bowden Road, Jacksonville, FL 32216.

#### SIGNATURE OF THE REGISTERED AGENT

Having been named to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as Registered Agent.

By: /s/ Philip Austin Carnevale
Registered Agent Signature

### SIGNATURE OF THE AUTHORIZED REPRESENTATIVE

I am the member or authorized representative submitting these Articles of Organization and affirm that the facts stated herein are true. I am aware that false information submitted in a document to the Department of State constitutes a third-degree felony as provided in section \$17.155, Florida Statutes. I understand he requirement to file an annual report between January 1st and May 1st in the calenda year following the formation of the LLC and every year thereafter to maintain active status.

By: /s/ Philip Austin Carnevale

Philip Austin Carnevale, as Authorized Representative for PAC Medical Holdings, PLLC a Florida professional limited liability company.

GCR Business Law, PLLC, 1987 NE 15 Ave, Fort Lauderdale, FL 33305 | Phone (954) 609-1220

GCR Matter No: 204-EPP-BT-001 GCR Document No: 204\*EPP-BTFRAC.02
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