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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: Russel S. Glaun M.D., P.A.				
DOCUMENT NUMBER: P00	0000853	04		<u>,</u> ,
The enclosed Articles of Amendme	ent and fee are s	submitted for t	filing.	
Please return all correspondence co	oncerning this m	natter to the fo	llowing:	
		el S. Glaun		
	(Name of C	ontact Person)		
		S. Glaun M.D.,	P.A.	
	(FIIII)	Company)		
***		n Avenue, Suite	∋ 304	,
. •	(AC	idress)		
		aton, FL 33486 and Zip Code)		
For further information concerning		-		
Russel S. Glaun		at (561	<u>392-4558</u>)	
(Name of Contact Person))	(Area (Code & Daytime T	elephone Number)
Enclosed is a check for the following	ng amount made	e payable to th	ne Florida Depa	rtment of State:
✓ \$35 Filing Fee		\$43.75 Filin Certified C (Additional enclosed)	copy I copy is	\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314		Clifton Buil	t Section . Corporations	:le

Tallahassee, FL 32301

Articles of Amendment

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Art	ticles of Incorpo	ration	70. Q
	of		EC.
			F 09 JAN SECRE! TALLAH
	<u>S. Glaun M.D</u>		
(Name of Corporation as cur	rently filed with t	the Florida Dept. of State) SACT OF IM
Do	0000005004		다유 유민
	0000085304 Imber of Corporati	: (:£1)	<u> </u>
(Document Nu	imber of Corporati	on (ir known)	PM 12: 31 OF STATEE, MORN
Pursuant to the provisions of section 607.10	006, Florida Statut	tes, this <i>Florida Profit Co</i>	□ — •
following amendment(s) to its Articles of Inco	orporation:		
A Terminalism of A	6.0		
A. If amending name, enter the new name	of the corporation	<u>n:</u>	
The new name must be distinguishable	and contain the	word "corporation," '	'company,'' or
"incorporated" or the abbreviation "Corp.,	" "Inc.," or Co.,	," or the designation "Co	orp," "Inc," or
"Co". A professional corporation name	ne must contain	the word "chartered,"	"professional
association," or the abbreviation "P.A."			
D. Enton nous puincinal effice address if an	unitanhia.	1590 NW 10th Avenue, S	Suite 304
B. Enter new principal office address, if ap (Principal office address MUST BE A STRE		1390 1444 Total Avenue, C	Julie 304
(1 incipal office address MOST BE A STRE	<u>El Address</u>)	Boca Raton, FL 33486	_
		2000 1 (d.to)(, 1 <u>2 00 100</u>	+
C. Enter new mailing address, if applicabl		4500 1011 400 4	" 004
(Mailing address <u>MAY BE A POST OFF</u>	<u>ICE BOX</u>)	1590 NW 10th Avenue, St	lite 304
		Boca Raton, FL 33486	
		7004 (44,011,1 2 00 100	
D. If amending the registered agent and/or			the name of the
new registered agent and/or the new reg	<u>istered office add</u>	<u>iress:</u>	
Name of New Projection of Association			
Name of New Registered Agent:			
	1590 NW 10th A	Avenue, Suite 304	
New Registered Office Address:		da street address)	
	Basa Batan		
	Boca Raton,	,	Florida 33486 (Zip Code)
		(City)	(Zip Code)
New Registered Agent's Signature, if chang	ing Registered A	gent:	
I hereby accept the appointment as registered		familiar with and accept i	the obligations of the

<u>Ne</u> [] he position.

Signature of New Registered Agent, if changing

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	<u>Name</u>	Address	Type of Action
<u>VP</u>	Glaun, Lauren	21070 Verde Trail Boca Raton, FL 33433	□ Add □ Remove
	ling or adding additional Articles, ent Iditional sheets, if necessary). (Be spe		
<u>provisio</u>	nendment provides for an exchange, rons for implementing the amendment of applicable, indicate N/A)	eclassification, or cancellation of if not contained in the amendm	of issued shares, ent itself:
	·	<u> </u>	

Th	ne date of each amendment(s) adoption: December 29, 2008
Εñ	fective date <u>if applicable</u> :	December 29, 2008
		(no more than 90 days after amendment file date)
Ad	doption of Amendment(s)	(<u>CHECK ONE</u>)
	The amendment(s) was/were by the shareholders was/were	e adopted by the shareholders. The number of votes cast for the amendment(s) re sufficient for approval.
		e approved by the shareholders through voting groups. The following statement for each voting group entitled to vote separately on the amendment(s):
	"The number of votes c	ast for the amendment(s) was/were sufficient for approval
	by	(voting group)
	((voting group)
Ø	The amendment(s) was/were action was not required.	e adopted by the board of directors without shareholder action and shareholder
	The amendment(s) was/were action was not required.	e adopted by the incorporators without shareholder action and shareholder
	Dated_Decem	nber 29, 2008
	Signature	
	selec	a director, president or other officer – if directors or officers have not been sted, by an incorporator – if in the hands of a receiver, trustee, or other court sinted fiduciary by that fiduciary)
		Russel S. Glaun
		(Typed or printed name of person signing)
		President
		(Title of person signing)