OPERATING AGREEMENT

FOR

Radio Loudon LLC

A SINGLE MEMBER-MANAGED LIMITED LIABILITY COMPANY

ARTICLE I Company Formation

- 1.1. **FORMATION.** The member has formed a Limited Liability Company (the "Company") according to the laws of the state in which the Company was formed. This operating agreement is entered into and effective as of the date it is adopted by the member.
- 1.2. **REGISTERED AGENT.** The name and location of the Company's registered agent will be stated in the company's formation documents.
- 1.3. **TERM.** The Company will continue perpetually unless:
 - (a) The sole member resolves to dissolve;
 - (b) Any event which causes the Company's business to become unlawful;
 - (c) The death, resignation, expulsion, bankruptcy, retirement of the sole member or the occurrence of any other event that terminates the continued membership of a member of the Company; or
 - (d) Any other event causing dissolution of the Company under applicable state laws.
- 1.4. **CONTINUANCE OF COMPANY.** In the event of an occurrence described in Section 1.3(c), the Company will expire and may be administratively dissolved.
- 1.5. **BUSINESS PURPOSE.** The Company will conduct any lawful business deemed appropriate in carrying out the Company's objectives.
- 1.6. **PRINCIPAL PLACE OF BUSINESS.** The Company's principal place of business will be stated in the formation documents, or as later selected by the member.
- 1.7. **THE MEMBER.** The name and residential address of the sole member is listed in Certification of Member section of this agreement.

1.8. ADMISSION OF ADDITIONAL MEMBERS. Additional members may only be admitted to the Company through a Certificate of New Membership issuance by the company of new interest in the Company or as otherwise provided in this agreement.

ARTICLE II Capital Contributions

- 2.1. **INITIAL CONTRIBUTIONS.** The member will initially contribute capital to the Company, as described in Exhibit 1 attached to this agreement. The agreed total value of such property and cash is
- 2.2. **ADDITIONAL CONTRIBUTIONS.** Except as provided in ARTICLE 6.2, no member will be obligated to make any additional contribution to the Company's capital.

ARTICLE III Profits, Losses and Distributions

- 3.1. **PROFITS/LOSSES.** For financial accounting and tax purposes, the Company's net profits or net losses will be determined on an annual basis. These profits and losses will be allocated to the member as set forth in this agreement below, as amended, and in accordance with Treasury Regulation 1.704-1.
- 3.2. **DISTRIBUTIONS.** The member will determine and distribute available funds annually or as they see fit. "Available funds" refers to the net cash of the Company available after expenses and liabilities are paid. Upon liquidation of the Company, distributions will be made in accordance with the positive capital account balances or pursuant to Treasury Regulation 1.704-l(b)(2)(ii)(b) (2). To the extent the member has a negative capital account balance, there will be a qualified income offset, as set forth in Treasury Regulation 1.704-l(b)(2)(ii)(d).

ARTICLE IV Management

- 4.1. **MANAGEMENT OF THE BUSINESS.** The member is responsible for the management of the Company.
- 4.2. **MEMBERS.** The liability of the member will be limited according to state law.
- 4.3. **POWERS OF MEMBERS.** The member is authorized on the Company's behalf to make decisions as to:
 - (a) the sale, development, lease, or other disposition of the Company's assets;
 - (b) the purchase or other acquisition of other assets;
 - (c) the management of all or any part of the Company's assets;
 - (d) the borrowing of money and the granting of security interests in the Company's assets;
 - the pre-payment, refinancing, or extension of any loan affecting the Company's assets;

- (f) the compromise or release of any of the Company's claims or debts; and
- the employment of persons, firms, or corporations for the operation and (g) management of the Company's business.

The member is further authorized to execute and deliver:

- all contracts, conveyances, assignments leases, sub-leases, franchise agreements, licensing agreements, management contracts and maintenance contracts covering or affecting Company assets;
- (x) all checks, drafts, and other orders for the payment of the Company's funds;
- (y) all promissory notes, loans, security agreements, and other similar documents; and
- (z) all other instruments of any other kind relating to the Company's affairs.
- NOMINEE. Title to the Company's assets must be held in the Company's name or in the name 4.4. of any nominee that the member may designate. Pursuant to the powers listed in Section 4.3, the member has the power to enter into a nominee agreement with any such person, and such agreement may contain provisions indemnifying the nominee, except for his or her willful misconduct.
- EXCULPATION. Any act or omission of the member, the effect of which may cause loss or 4.5. damage to the Company, if done in good faith to promote the best interests of the Company, will not subject the member to any liability.
- INDEMNIFICATION. The Company will indemnify any person who was or is a party 4.6. defendant or is threatened to be made a party defendant, in a pending or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Company) by reason of the fact that the person is or was a member of the Company, employee, or agent of the Company, or is or was serving at the request of the Company, for instant expenses (including attorney's fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred in connection with such action, suit or proceeding if the member determines that the person acted in good faith and in a manner he or she reasonably believed to be in or not opposed to the best interest of the Company, and with respect to any criminal action proceeding, has no reasonable cause to believe his or her conduct was unlawful. The termination of any action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of "no lo Contendere" or its equivalent, does not in itself create a presumption that the person did or did not act in good faith and in a manner which he or she reasonably believed to be in the best interest of the Company, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his or her conduct was lawful.
- **RECORDS.** The member must keep the following at the Company's principal place of business 4.7.
 - (a)
 - A current list of the full name and the last known street address of each member; A copy of the Articles of Organization, this operating agreement, and all (b)

- (c) Copies of Company's federal, state and local income tax returns and reports for the three (3) most recent years;
- (d) Copies of the Company's financial statements for the three (3) most recent years.

ARTICLE V Compensation

- **5.1. MANAGEMENT FEE.** The member rendering services to the Company is entitled to compensation proportionate with the value of those services.
- 5.2. **REIMBURSEMENT.** The Company must reimburse the member for all direct out-of-pocket expenses incurred in managing the Company.

ARTICLE VI Bookkeeping

- **BOOKS.** The member will maintain a complete and accurate accounting of the Company's affairs at the Company's principal place of business. The member may select the method of accounting and the company's accounting period will be the calendar year.
- 6.2. **MEMBER'S ACCOUNTS.** The member's capital account will be determined and maintained in the manner set forth in Treasury Regulation 1.704-l(b)(2)(iv) and will consist of his or her initial capital contribution increased by:
 - (a) Any additional capital contribution made by the member;
 - (b) Credit balances transferred from the member's distribution account to his or her capital account;

and decreased by:

- (x) Distributions to the member in reduction of Company capital;
- (y) The member's share of Company losses if charged to his or her capital account.
- 6.3. **REPORTS.** The member will close the books of account after the close of each calendar year and will prepare a statement of such member's distributive share of income and expense for income tax reporting purposes. The member must keep such statements with the other financial statements kept pursuant to Section 4.7(d).

ARTICLE VII Transfers

7.1. **ASSIGNMENT.** The member may sell, assign, or otherwise dispose of all or any part of his or her interest in the Company.

ARTICLE VIII Dissolution

8.1. DISSOLUTION. The member may dissolve the company at any time. The member may **NOT** dissolve the company for a loss of membership interests. Upon dissolution the company must

pay its debts first before distributing cash, assets, and/or initial capital to the member or the member's economic interests. The dissolution may only be ordered by the member, not by the owner of the member's economic interests.

CERTIFICATION OF MEMBER

| The undersigned hereby agree, acknowled and approved by the member as | | | |
|---|----------------------|----------|---------------|
| Member: | | <u> </u> | 1 —1 |
| Name_Charles Lynn | Percent <u>100</u> % | x FileD | ELECTRONICALY |
| Address 5810 Shelby Oaks Dr. STE B Men | nphis TN 38134 | | |





ARTICLES OF ORGANIZATION LIMITED LIABILITY COMPANY

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TO:

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STY.



Tre Hargett Secretary of State Division of Business Services
Department of State
State of Tennessee

312 Rosa L. Parks AVE, 6th FL. Nashville, TN 37243-1102 (615) 741-2286

Filing Fee: \$50.00 per member (mir atum fee = \$300.00, maximum fee = \$3,000.00)

| Director Managod

principal executive office

For Office Use Only
-FILEDControl # 001246063

| (Note: Pursuant to the provisions of T.C.A. §48-249-106, each Limited Liability Company name must contain the words "Limited Liability Company" or the abbreviation "LLC" or "L.L.C.") 2. Name Consent: (Written Consent for Use of Indistinguishable Name) This entity name already exists in Tennessee and has received name consent from the existing entity. 3. This company has the additional designation of: None 4. The name and complete address of the Limited Liability Company's initial registered agent and office located in the state of Tennessee is: NORTHWEST REGISTERED AGENT INC. | 1. The name of the Limited Liability Company is | | ty Company name | must contain the |
|---|---|---|-----------------------|------------------------|
| This entity name already exists in Tennessee and has received name consent from the existing entity. 3. This company has the additional designation of: None 4. The name and complete address of the Limited Liability Company's Initial registered agent and office located in the state of Tennessee is: NORTHWEST REGISTERED AGENT INC. | (Note: Pursuant to the provisions of 1.0.A. §4 words "Limited Liability Company" or the abb | previation "LLC" or "L.L.C.") | St. de min | on _{ne} ong I |
| 4. The name and complete address of the Limited Liability Company's initial registered agent and office located in the state of Tennessee is: NORTHWEST REGISTERED AGENT INC. | Name Consent: (Written Consent for Use of I This entity name already exists in Tenness | Indistinguishable Name) see and has received name cons | ent from the existing | g entity. |
| the state of Tennessee is: NORTHWEST REGISTERED AGENT INC. | 3. This company has the additional designation | of: None | | on and |
| 5810 SHELBY OAKS DR MEMPHIS, TN 38134-7315 SHCLBY COUNTY 5. Fiscal Year Close Month: December | the state of Tennessee is: NORTHWEST REGISTERED AGENT INC. STE B 5810 SHELBY OAKS DR MEMPHIS, TN 38134-7315 | ed Liability Company's Initial re | egistered agent an | d office located in |

Memager Managed

STE B

7. The Limited Liability Company will be:

8. Number of Members at the date of filling.

10. The complete address of the Limited Liability Company's

Member Managed

9. Period of Duration: Perpetual

5810 SHELBY OAKS DR MEMPHIS, TN 38134-7315

SHELBY COUNTY



ARTICLES OF ORGANIZATION LIMITED LIABILITY COMPANY

88-4270



Tre Hargett

Division of Business Services Department of State

State of Tennessee 312 Rosa L. Parks AVE, 6th FL Nushville, TN 37243-1102 (615) 741-2286

Filing Fee: \$50.00 per member

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Control # 001246063

| The name of the Limited Liability Company is | s: Radio Loudon I | | te apartina en esperante de la constante de la | an application flowers |
|---|--|---|--|------------------------|
| 11. The complete mailing address of the entit STE B 5810 SHELBY OAKS DR MEMPHIS, TN 38134-7315 | ty (if different from | n the principal offic | | |
| 12. Non-Profit LLC (required only if the Addition of the Addition of the I certify that this entity is a Non-Profit LL incorporated under or subject to the profit of the Incomposed from franchise and excise tax as not-formal entity for federal income tax purposed | C whose sole mem visions of the Tenni profit as defined in | ber is a nonprofit corp essee Nonprofit Corpo | oration, foreign or don ration Act and who is | nestic. exempt |
| 13. Professional LLC (required only if the Add I certify that this PLLC has one or more or holders. Licensed Profession: | | | | |
| 14. Series LLC (optional) [] I certify that this entity meets the require | ments of T.C.A. §4 | 8-249-309(a) & (b) | | |
| 15. Obligated Member Entity (list of obligated. This entity will be registered as an Obligated. I understand that by statute THE EXECUMEMBER(S) TO BE PERSONALLY LIABLEMITED LIABILITY COMPANY TO THE PARTNERSHIP. CONSULT YOUR ATTO | ated Member Entity UTION AND FILING BLE FOR THE DEE SAME EXTENT A | (OME) Effi OF THIS DOCUMEN STS, OBLIGATIONS A | ective Date: (none) IT WILL CAUSE THE ND LIABIL TIES OF T | |
| 16. This entity is prohibited from doing business. This entity, while being formed under Ter | | | in business in Tenness | i ce |
| 17. Other Provisions: | | | | |
| Electronic Signature | | Organizer Trills/Skiper's Capacity | | |
| Morgan Noble | | Oct 12, 2021 10:2 | BAM . | Appendix Appendix |