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10 **BEFORE THE OFFICE OF**
11 **ADMINISTRATIVE HEARINGS**

12)
13)
14 **In the Matter of:**)

15 **RBR Management, LLC, dba**)
16 **Community Ambulance,**)

17 **Applicant.**)

No. 2017-EMS-0104-DHS
(EMS No. 0283)

FIFTH SUPPLEMENT TO
EXHIBIT LIST OF AMR CON
HOLDER INTERVENORS

(Assigned: The Hon. Tammy
Eigenheer)

18 _____)
19 American Medical Response of Maricopa, LLC dba . . . (CON 136); R/M
20 Arizona Holding, Inc. dba Canyon State Ambulance dba . . . (CON 58); Life Line
21 Ambulance Service, Inc. (CON 62); Rural/Metro Corp.-Maricopa dba . . . (CON
22 109); and Professional Medical Transport, Inc. dba PMT Ambulance dba . . . (CON
23 71)(hereafter referred to collectively as “AMR CON Holders” or “AMR entities”),
24 all of which are wholly owned affiliation of American Medical Response, Inc.
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1 (“AMR”), hereby supplement their list of possible exhibits for the hearing in this
2 matter with exhibit number AMR 74.

3 **EXHIBITS:**

4 74. Las Vegas Sun: St. Rose hospital wrongly sending patients to
5 UMC, state finds (May 31, 2013)
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8 DATED this 19th day of October, 2018.

9
10 **SHORALL MCGOLDRICK BRINKMANN**

**FLETCHER STRUSE FICKBOHM &
WAGNER, PLC**

11 */S/PAUL MCGOLDRICK*

/S/RONNA FICKBOHM

12 Paul McGoldrick
13 *Attorneys for Intervenors-*
14 *AMR CON Holders*

Ronna L. Fickbohm
Attorneys for Intervenors-
AMR CON Holders

15 Pursuant to Case Management
16 Order No. 1, electronic filing and
17 service of the foregoing through
18 <https://portal.azoah.com/oedf/>,
has been done this 19th day of October, 2018.

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21 By: */s/Roselyn Mosbrucker*
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