Amound 123

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer: LP - 1,057.50 CUCH - (01.25)
L15-1007

Office Use Only



500286293145

03/10/17--01027--005 **1113.75

2017 HAR 10 AM 9: 42
SECRETARY OF STATE
ANALYSEFF FLORIDA

M. MILLIGAN NAR 1 4 2017



ATTORNEYS AT LAW EST. 1925

Sharon M. O'Neil

Corporate Paralegal Florida Registered Paralegal soneil@williamsparker.com

T: (941) 552-5550 F: (941) 954-3172

March 9, 2017

Via FedEx

Attention: Ms. Michelle Milligan Florida Department of State Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Re: Damar Properties, LLC - Conversion

Dear Ms. Milligan:

Enclosed please find a Certificate of Conversion for the conversion of Damar Properties, LLC, into Damar Properties, L.P., along with a Certificate of Limited Partnership. Please file these and obtain a certified copy and certificate of good standing. Enclosed please find our check in the amount of \$1,113.75, representing the filing fee.

Please use the following address for future annual report notices: propertiesandmortgages@gmail.com

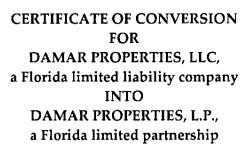
Also enclosed please find a federal express pre-paid return envelope. Please return the certified copy and certificate of good standing to me via this enclosed federal express envelope.

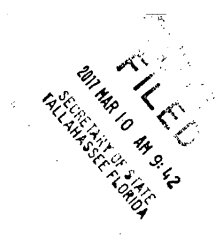
Thank you, and please contact me at (941) 552-5550, if any problems arise in connection with this filing.

Sincerely,

Sharon M. O'Neil Corporate Paralegal

smo-Enclosures 4089066,v1





This Certificate of Conversion and attached Certificate of Limited Partnership are submitted to convert Damar Properties, LLC, a Florida limited liability company, into Damar Properties, L.P., a Florida limited partnership, in accordance with F.S. § 620.2104.

- 1. The name of the other business entity immediately prior to the filing of this Certificate of Conversion is: DAMAR PROPERTIES, LLC (the "Converting Entity").
- 2. The "Converting Entity" is a **limited liability company** first formed under the laws of the State of **Florida** on **January 5**, **2015**, **document number L15000001007**, and the jurisdiction has not been changed.
- 3. The name of the Florida limited partnership as set forth in the attached Certificate of Limited Partnership is: **DAMAR PROPERTIES**, **L.P.** (the "Converted Entity").
- 4. The conversion was approved by the Converting Entity as required by Sections 605-1041-605.1046, Florida Statutes.
- 5. The conversion was approved by the Converted Entity as required by Chapter 620, Florida Statutes.
- 6. The Converted Entity agrees to pay any members of the Converting Entity with appraisal rights the amount, to which such members are entitled under Sections 605.1006 and 605.1061-605.1072, Florida Statutes.
- 7. A Plan of Conversion for the Converting Entity was duly authorized and approved.
- 8. The effective date of the conversion is upon filing.

IN WITNESS WHEREOF, the undersigned have executed this Certificate of Conversion effective as of the 23 day of february 2017.

DAMAR PROPERTIES, LLC,

a Florida limited liability company

As its Authorized Representative

DAMAR PROPERTIES, L.P.,

Florida limited partnership

By: Hoplon Properties Corporation,

a Delaware corporation

Its General Partner

Alex Amin Androus

As its President

2017 MAR 10 AM 9: 42
SEURE PARY OF STATE
SALI AHASSEE FLORID



The undersigned, general partner desires to form a limited partnership pursuant to the Florida Revised Uniform Limited Partnership Act of 2005 as set forth in Chapter 620, Part I, Florida Statutes, and hereby states the following:

- 1. The name of the limited partnership is **Damar Properties**, **L.P.** (the "Partnership").
- 2. The street address and mailing address of the initial designated office of the Partnership is 6994 74th Street Circle East, Bradenton, Florida 34203.
- 3. The name and business address of the General Partner is Hoplon Properties Corporation, a Delaware corporation, 6994 74th Street Circle East, Bradenton, Florida 34203.
- 4. The name and street address of the registered agent for service of process on the Partnership in Florida is Ryntal, LLC, 7184 21st Street East, Sarasota, Florida 34243.
- 5. The Partnership's existence began at the date of the formation of the Converting Entity, which was: January 5, 2015. The Conversion will be effective upon filing.
- 6. This Certificate of Limited Partnership may be amended in the manner provided in the Agreement of Limited Partnership.

Under penalties of perjury, I declare that I have read the foregoing, and know the contents thereof, and that the facts stated herein are true and correct.

Dated this 23 day of Februar 2017.

GENERAL PARTNER:

HOPLON PROPERTIES CORPORATION,

Williams of the state of the st

a Delaware corporation /

Alex Amin Androus

As its President

ACKNOWLEDGEMENT OF REGISTERED AGENT FOR DAMAR PROPERTIES, L.P.

Having been named as registered agent, the undersigned, on behalf of the Partnership, hereby agrees to accept service of process for said Partnership and to comply with any and all statutes relative to the complete and proper performance of the duties of registered agent.

Ryntal, LLC,

a Florida limited liability company

Βv

Thomas K. Wagenhauser

Thomas KWayerhus

As its President

4072236.v1

2017 HAR I-O AM 9: 42
SECRETARY OF STATE
AND AMERICAN STATE