

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

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To:

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Division of Corporations

Fax Number : (850)617-6383

From:

Account Name : CORPORATE CREATIONS INTERNATIONAL INC.

Account Number : 110432003053 Phone : (561)694-8107 : (561)214-8442 Fax Number

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

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LP/LLLP AMENDMENT/RESTATEMENT/CORRECTION STORAGE CAP COCOA, L.P.

Certificate of Status	0
Certified Copy	0
Page Count	03
Estimated Charge	\$52.50

Electronic Filing Menu

Corporate Filing Menu

Help

AMENDMENT TO CERTIFICATE OF AUTHORITY FOR FOREIGN LIMITED PARTNERSHIP OR LIMITED LIABILITY LIMITED PARTNERSHIP

1. The name of the limited partnership or limit the Florida Department of State is: STORAGE CAP COCOA, L.P.	ed liability limited partnership as it appears on the records of
2. Document Number of Foreign Limited Partr B20000000024	nership or Limited Liability Limited Partnership:
2. The jurisdiction of its formation is: Nevada	<u>1</u>
3. The date the entity was authorized to transa-	ct business in Florida is: <u>01/08/2020</u>
4. If the amendment changes the name of the l the new name:	imited partnership or limited liability limited partnership, enter
Acceptable Limited Partnership suffixes: Limited Part Acceptable Limited Liability Limited Partnership suffi-	mership, Limited, L.P., L.P., or Ltd. xes: Limited Liability Limited Partnership, L.L.L.P. or LLLP.
(If name unavailable in Florida, enter alternate Florida.)	name adopted for the purpose of transacting business in
5. If the amendment changes the general partn Name:	ner(s), list the name and business address of each general partner: <u>Business Address;</u>
	☐Add ☐Remove ☐Change
	AddRemoveChange
	Add Remove Change
	AddRemoveChange
	AddRemove
	Add Remove Change

6. If the amer Delaware	ndment changes the jurisdiction of organization, indicate new jurisdiction:
	ndment corrects any false statement listed in the application, indicate the statement being the correction:
The statem	ent being corrected is: The jurisdiction of Formation is: Nevada
The correc	ted statement is: The jurisdiction of Formation is: Delaware
8. If the amer	ndment is to add or delete an election to be a limited liability limited partnership statement, check te box:
	The entity elects to be a limited liability limited partnership.
	The entity is no longer a limited liability limited partnership.
amendment(s	s an original certificate, no more than 90 days olds, evidencing the aforementioned), duly authenticated by the official having custody of records in the jurisdiction under the law of tity is organized.
davs after fili	date, if other than the date of filing:
will not be li	sted as the document's effective date on the Department of State's records.
Signature of	a general partner:
Kristen	Capinales
Typed or prir	nted name:
STORAGI	E CAP GP, INC General Partner
Filing Fee: Certified Co	Espinales, Attorney-in-Fact \$52.50 py (optional): \$52.50
Certificate o	f Status (optional): \$8.75

Delaware The First State

Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND

CORRECT COPY OF THE CERTIFICATE OF CONVERSION OF A NEVADA LIMITED

PARTNERSHIP UNDER THE NAME OF "STORAGE CAP COCOA, L.P." TO A

DELAWARE LIMITED PARTNERSHIP, FILED IN THIS OFFICE ON THE

EIGHTEENTH DAY OF MAY, A.D. 2022, AT 6:05 O'CLOCK P.M.



Authentication: 203604556 Date: 06-06-22

6806834 8100V SR# 20222631925

CERTIFICATE OF CONVERSION TO LIMITED PARTNERSHIP

OF STORAGE CAP COCOA, L.P. (A Nevada Limited Partnership) TO STORAGE CAP COCOA, L.P.

(A Delaware Limited Partnership)

This Certificate of Conversion to Limited Partnership, dated as of May 18, 2022, is being duly executed and filed by the undersigned, as the sole general partner, to convert Storage Cap Cocoa, L.P., a Nevada limited partnership (the "Other Entity"), to Storage Cap Cocoa, L.P., a Delaware limited partnership (the "Limited Partnership"), under the Delaware Revised Uniform Limited Partnership Act (6 Del. C. §17-101, et seq.).

- 1. The Other Entity was first formed on November 5, 2019. The jurisdiction of the Other Entity at the time it was first formed was Nevada. The jurisdiction of the Other Entity immediately prior to the filing of this Certificate of Conversion to Limited Partnership was Nevada.
- 2. The Other Entity's name immediately prior to the filing of this Certificate of Conversion to Limited Partnership was Storage Cap Cocoa, L.P. The type of entity of the Other Entity immediately prior to the filing of this Certificate of Conversion to Limited Partnership was a Nevada limited partnership.
- 3. The name of the Limited Partnership into which the Other Entity shall be converted as set forth in its certificate of limited partnership is Storage Cap Cocoa, L.P.
- 4. The conversion of the Other Entity to the Limited Partnership shall be effective upon the filing of this Certificate of Conversion to Limited Partnership and a certificate of limited partnership with the Secretary of State of the State of Delaware.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Conversion to Limited Partnership as of the date first above written.

General Partner:

Store Space QR GP, LLC, a Delaware limited liability company By: RCH Management, LLC,

a Nevada limited liability company

Its: Sole Member

Christopher M. Harris

Its: Manager



Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF FORMATION OF "STORAGE CAP COCOA, L.P.", FILED IN THIS OFFICE ON THE EIGHTEENTH DAY OF MAY, A.D. 2022, AT 6:05 O'CLOCK P.M.



6806834 8100 SR# 20222631925 Authentication: 203604557

Date: 06-06-22

CERTIFICATE OF LIMITED PARTNERSHIP

OF

STORAGE CAP COCOA, L.P.

This Certificate of Limited Partnership of Storage Cap Cocoa, L.P. (the "Partnership"), dated as of May 18, 2022, is being duly executed and filed by the undersigned, as the sole general partner, to form a limited partnership under the Delaware Revised Uniform Limited Partnership Act (6 Del. C. § 17-101, et seq.).

- 1. Name. The name of the limited partnership is Storage Cap Cocoa, L.P.
- 2. <u>Registered Office</u>. The address of the registered office of the Partnership in the State of Delaware is c/o Corporation Service Company, 251 Little Falls Drive, Wilmington, Delaware 19808.
- 3. Registered Agent. The name and address of the registered agent for service of process on the Partnership in the State of Delaware are Corporation Service Company, 251 Little Falls Drive, Wilmington, Delaware 19808.
- 4. <u>General Partner</u>. The name and the mailing address of the sole general partner of the Partnership are:

Store Space QR GP, LLC 330 E. Crown Point Road Winter Garden, Florida 34787

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Limited Partnership as of the date first above written.

General Partner:

Store Space QR GP, LLC, a Delaware limited liability company

By: RCH Management, LLC,

a Nevada limited liability company

Its: Sole Member

Christopher M. Harris

Its: Manager