

D17 000000035

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

☐ PICK-UP

☐ WAIT

☐ MAIL

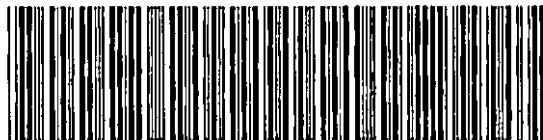
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

Special Instructions to Filing Officer:

Office Use Only



400302499464

08/29/17--01003--003 **\$58.75

FILED
17 AUG 26 AM 8:49
CLERK OF COURT
CLERK OF COURT

T. BURCH
AUG 29 2017

TRANSMITTAL LETTER

Department of State
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

SUBJECT: LWR FINANCIAL SERVICES Common-law HOLDING TRUST 17

Enclosed is an original and one (1) copy of the Declaration of Trust and a check for:

FEES:

Declaration of Trust	\$350.00
----------------------	----------

OPTIONAL:

Certified Copy	\$ 8.75
----------------	---------

FROM: Louis-Wayne: R. T. Field
Name (Printed or typed)

7765 Lalla Worth Road, #345
Address

Lalla Worth, Florida 33467
City, State & Zip

(561) 574-7143
Daytime Telephone number

**AFFIDAVIT TO THE FLORIDA SECRETARY OF STATE
TO FILE OR QUALIFY**

LWR FINANCIAL SERVICES TRUST Common-law HOLDING TRUST 17

A Massachusetts TRUST

In accordance with Section 609.02 of the Florida Statutes, pertaining to
Common Law Declarations of Trust, the undersigned, the Chairman of the
Board of Trustees of LWR FINANCIAL SERVICES TRUST Common-law HOLDING TRUST 17

(Name of Trust)

A Massachusetts Trust hereby affirms in order to file or qualify
(State)

LWR FINANCIAL SERVICES TRUST Common-law HOLDING TRUST 17 in the State of Florida.
(Name of Trust)

1. Two or more persons are named in the Trust.

2. The principal address is 7765 Lake Worth Road #345
Lake Worth, Florida 33467

3. The registered agent and street address in the State of Florida is:
Louis-Wayne:Ratfield
7765 Lake Worth Road #345
Lake Worth, Florida 33467

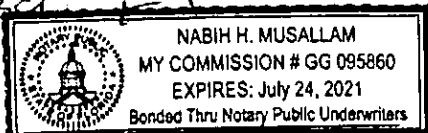
4. Acceptance by the registered agent: Having been named a s registered agent to
accept service of process for the above named Declaration of Trust at the place
designated in this affidavit, I hereby accept the appointment as registered agent
and agree to act in this capacity.

Louis-Wayne:Ratfield
(Signature of Registered Agent)

5. I certify that the attached is a true and correct copy of the Declaration of Trust under which the
association proposes to conduct its business in Florida.

August 22 - 2017

NOTARY



Louis-Wayne:Ratfield
Name: Louis-Wayne:Ratfield
Chairman of the Board of Trustees

Filing Fee: \$350.00
Certified Copy: \$ 8.75

FILED
17 AUG 26 AM 9:19

Declaration

And

Contract

Of

Trust

THIS DOCUMENT
IS TO BE INTERPRETED AND EXECUTED
UNDER THE RIGHT OF CONTRACT LAW,
WITH THE ORIGINAL SITUS IN THE

**COMMONWEALTH OF
MASSACHUSETTS**

THIS INDENTURE AUTHORIZES
ITS TRUSTEES
TO PERFORM UNDER THE NAME OF

LWR FINANCIAL SERVICES TRUST
Common-law HOLDING TRUST 17
(A MASSACHUSETTS TRUST)

Contents (Holding Trust)

1. Declaration of Trust
2. Trustees
3. Proposal to Exchange Property for Certificate of Capital Unit
4. Memorandum of Exchange
5. Minutes of Trust
6. Certified List of Beneficiaries
7. Certificate of Capital Unit
8. Certificate of Trust Unit
9. Schedule "A", Personal Property
10. Schedule "A", (Part II), Description
11. Schedule "B", Registry of Certificate of Capital Units
12. Schedule "B", Registry of Certificate of Trust Units
13. Schedule "C", Successor Trustees

DECLARATION OF TRUST

THIS DECLARATION OF LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17 made this 18th day of August, in the year of our Lord, Two Thousand Seventeen, by Steven J. Tischler (the "SETTLOR"), and Louis-Wayne Ratfield (the "TRUSTEE"), and Danny T. Tischler (the "TRUSTEE").

1.1 CLASSIFICATION OF ORGANIZATION:

This declaration of trust is intended to create a Massachusetts Common-law Holding Trust (the "trust"), and not a partnership or a joint-stock association.

2.1 DEFINITIONS:

For the purpose of this deed, the singular shall include the plural, and the words "he" or "she" shall include both genders, and references to a person shall include a corporation or corporations, save where the context specifically so denies.

"Certificates of Capital Units" means a certificate representing a percent of the property of corpus of the trust. The Exchanger(s) shall receive Certificates of Capital Units for the property they exchange into the trust. The Certificates of Capital Units legally consist of the immovable "Res" (Corpus of the Trust). The Capital Units are of indeterminable value until sold. Capital Units are not the same as Certificates of Trust Units.

"Property" means real and personable movable or immovable property of any description and wheresoever situated, including (without limiting the generality thereof) insurance policies, cash, stocks, commodities, choses in action, deeds, titles, assignments, mortgages and loans.

"Certificates of Trust Units" means a certificate representing a percent of the movable "Res" or the profits of the trust. Only the Beneficiaries may receive Certificates of Trust Units. Neither the Settlor, the Trustees nor the Exchanger may receive Certificates of Trust Units.

3.1 TRANSFER TO TRUSTEES:

- (a) The Settlor transfers to the Trustees all of his rights, title and interest in property described in Schedule "A" attached;
- (b) The Trustees will hold the property described in Schedule "A" and all property hereafter acquired, and all income and profits collectively (the "Trust Property") in trust, and shall manage, administer, collect and dispose of the trust property for the benefit of persons who acquire Certificates of Capital Units and Certificates of Trust Units;
- (c) In the event of, and upon the death, resignation or incapacity of either one of the two trustees, the remaining trustee shall continue to serve, and shall appoint a Successor Trustee within thirty (30) days. Providing there are no objections within thirty (30) days from the date of said appointment, the appointment shall stand. In the event of, and upon the death, resignation or incapacity of both trustees to serve, the Settlor within thirty (30) days therefrom shall notify the Successor Trustees that they, upon their acceptance, shall perform the "duties as trustees" pursuant to paragraph 10.1.

4.1 NAME OF THE TRUST:

- (a) The trust shall be called LWR FINANCIAL SERVICES TRUST, COMMON-LAW HOLDING TRUST 17
- (b) The trustees, in the name of the trust, may engage in general business activity, and perform all acts they consider necessary in furtherance of such activity. The powers and duties of the trustees are more specifically set forth in Paragraphs 10.1 and 11.1.

5.1 CERTIFICATES OF CAPITAL UNITS:

HOLDING TRUST

Transferee(s) of any Certificates of Capital Units, who receives said Certificate without prior written approval of the trustees, shall succeed to none of the rights of the transferor other than the right to receive a distribution of trust assets upon termination of the trust. Once any Certificates of Capital Units are sold, the proceeds may become taxable.

The trustees must approve any transfer taking effect because of the death of a Holder of a Certificate of Capital Units, provided the trustees are reasonably satisfied of the validity of the instrument of transfer.

The holder transferring his interest in a Certificate of Capital Units shall, within ten (10) days after such transfer, notify the trustees in writing of the transfer, and provide the trustees with the name and address of the transferee.

The trustees shall then, within ten (10) days after receipt of such notice, prepare and issue a new Certificate of Capital Units to the transferee if the transfer was approved by the trustees as provided herein.

6.1 CERTIFICATES OF TRUST UNITS:

The Holder(s) of any Certificates of Trust Units shall share in dividends and other distributions in the proportion to the number of Certificates of Trust Units owned by the bearer, in relation to the total number of units issued outstanding. The total number of Certificates of Trust Units shall not exceed one hundred (100) units with an undeterminable value. The Holder(s) of Certificates of Trust Units shall not have the right to ask for partition of the trust property during the continuance of this trust. The Holder(s) of any Certificates of Trust Units shall not have any interest in any portion of the trust property, and shall only have an interest in dividends and other distributions. In the event of the loss or destruction of a Certificate of Trust Units, the trustees may issue a new Certificate of Trust Units upon such conditions as they deem proper.

6.2 TRANSFER OF CERTIFICATES OF TRUST UNITS:

The Holder(s) of any Certificates of Trust Units shall not transfer all or part of such interest without prior written approval of the trustees. Such approval shall be granted in the trustees' sole discretion.

The trustees must approve any transfer taking effect because of the death of a Holder of a Certificate of Trust Units, provided the trustees are reasonably satisfied of the validity of the instrument of transfer. The Holder transferring his interest in a Certificate of Trust Units shall, within ten (10) days after such transfer, notify the trustees in writing of the transfer, and provide the trustees with the name and address of the transferee.

The trustees shall then, within ten (10) days after receipt of such notice, prepare and issue a new Certificate of Trust Units to the transferee if the transfer was approved by the trustees as provided herein.

7.1 CERTIFICATES OF TRUST UNITS MAY CONVERT TO CERTIFICATES OF CAPITAL UNITS:

The Holder(s) of any Certificates of Trust Units may not be the holder(s) of any Certificates of Capital Units unless the bearer(s) of such Certificates are divested of all Certificates of Trust Units having an interest or continuing interest derived therefrom.

8.1 PERSONAL LIABILITY OF HOLDERS OF CERTIFICATE OF TRUST UNITS:

The Holder(s) of Certificate of Trust Units shall not be made personally liable by any act or omission of the trustees. The trustees shall stipulate that neither they, nor the Holder(s) of Certificate of Trust Units, shall be held to any personal liability under the instrument.

9.1 SPENDTHRIFT PROVISION:

The Holder(s) of any Certificate of Trust Units shall not have any right to alienate, encumber, or hypothecate his interest in the trust estate, nor shall such interest be subject to claim(s) of the Holder's creditor(s), or be liable to attachment, execution or other process of law. The interest of each holder shall

HOLDING TRUST

- (c) In the event that the trust is without any trustees, two of the Successor Trustees listed on Schedule "C" shall serve as trustees;
- (d) The trustees shall meet at such times and at such places as they deem advisable;
- (e) The trustees shall hold, manage, control and invest the assets of the trust in furtherance of the trust purpose;
- (f) The trustees may appoint a custodian, who may be given the title of SECRETARY, or TREASURER, and he shall keep records of all transactions involving trust property. The trustees and/or Custodian shall keep a certified list of all names, addresses and interests of the Holders of Certificates of Capital Units and Certificates of Trust Units;
- (g) The trustees shall, at their own expense, provide a place of business, and furnish it with sufficient assets, supplies and personnel to properly conduct the affairs of the trust;
- (h) The trustees shall maintain complete separation of their own funds from those of the trust.

11.1 POWERS OF TRUSTEES:

The trustees shall have absolute and exclusive power and authority to manage the trust property and to conduct the trust business, to the same extent as if the trustees were the owners of the properties, and limited only as specifically set forth in this Declaration of Trust. The concurrence of trustees shall be necessary to the validity of any action by them. The trustees' powers shall include, but not be limited to or by the following:

- (a) To incur indebtedness, borrow or lend money, and, if security is required therefore, to mortgage or subject any trust investment to any other security device, to obtain replacements of any mortgage or refinance, increase, modify, consolidate or extend any mortgage or other security device, all the foregoing at such terms and in such amounts as the trustees in their sole discretion, deem to be in the best interests of the trust;
- (b) To prosecute and defend all actions affecting the trust, and to compromise or settle any suits, claims or demands or waive or release any rights relating to the trust;
- (c) The trustees may enter into agreements with trustees from other trusts or other public or private entities, provided that any such services or agreements shall be at a cost to the trust not to exceed those which would be paid to an unaffiliated entity;
- (d) The trustees shall have the sole right and authority to sign a title, Certificate of Title, Warranty Deed, Quit Claim Deed, Bill of Sale, Trust Certificate Units, and/or negotiable instrument in his/her individual capacity on behalf of the trust;
- (e) The trustees shall be entitled to reimbursements of all direct and indirect expenses of the trust incurred and paid by the trustees on behalf of the trust;
- (f) The trustees shall pay all expenses (which shall be billed directly to the trust) of the trust, and these expenses may include, but are not limited to:
 - 1. All costs of personnel contracted by the trust and involved in the business of the trust;
 - 2. All costs of borrowed money, taxes and assessments on trust properties and other taxes applicable to the trust;
 - 3. All costs of printing, engraving and other expenses and taxes incurred in connection with the issuance, distribution, transfer, registration and recording of documents evidencing ownership of an interest in the trust, or in connection with the business of the trust;
 - 4. Legal, audit, accounting, brokerage, and other fees;
 - 5. Fees and expenses paid to independent contractors, banks, mortgage brokers, insurance brokers, and other agents;
 - 6. Expenses of organizing the trust;
 - 7. Expenses in connection with the disposition, replacement, alteration, repair, remodeling, refurbishment, leasing, refinancing, and operation of trust properties, including the costs and expenses of foreclosure, insurance premiums, real estate brokerage and leasing commissions, and of maintenance of such property.
 - 8. Expenses in connection with the distributions made by the trustees for

HOLDING TRUST

12. The cost of preparation and dissemination of the informational material and documentation relating to potential sale, refinancing or other disposition of trust property;
 13. The cost incurred with any litigation in which the trust is involved, as well as in the examination, investigation, or other jurisdiction over the trust, including legal and accounting fees incurred in connection therewith;
 14. The cost of any computer equipment, services, or supplies used for the trust in connection with any of the foregoing, including attorneys, accountants, and appraisers, and research for real estate investment opportunities;
- (g) The trustees may adopt and enforce such by-laws not inconsistent with the Declaration of Trust, as they may, from time to time, deem proper;
- (h) The trustees shall maintain strict privacy and confidentiality of the trust, trust records, parties, and any information pertinent to this trust.

12.1 LIABILITY OF TRUSTEES:

The trustees shall not be personally liable for any loss resulting from an act or omission to act in the execution of any of the powers conferred by this Declaration of Trust, as long as they act in good faith. No trustee shall be personally liable for any act of omission of another, or for an action of omission of any person appointed by any of them to assist in the execution of the trust. All persons dealing with the trustees shall look only to the trust property for the payment of their claims, and instruments to which the trustees shall be parties, or on account of which any liability may be chargeable against the trust property shall in substance so provide.

13.1 INDEMNIFICATION OF TRUSTEES:

Each trustee shall be indemnified by and receive reimbursement from the trust property against and from any and all loss, liability, expense or damage arising out of any action or omission to act as trustee, except to the extent that any loss, liability, expense, or damage shall result from his own willful misconduct. Any indemnity or reimbursement shall be limited to the trust property, and the Holder(s) of Certificate of Trust Units shall not be personally liable to any extent.

14.1 RESIGNATION OF TRUSTEES:

A trustee may resign at any time by giving notice in writing. The remaining trustee shall continue to serve and shall appoint a Successor Trustee within thirty (30) days. Provided there are no objections within thirty (30) days from the date of said appointment, the appointment shall stand. Any Successor Trustees under this Declaration of Trust shall have all the powers and duties of the trustees hereunder. Upon the appointment of such Successor Trustee, any attorney in fact, agent, custodian or depository of the property comprising the trust fund or income thereof, shall forthwith become the same for such Successor Trustee without the necessity of executing or filing any papers or any further act.

15.1 FURTHER PRIVACY PROVISIONS:

This Contract and Declaration of Trust and all trust business shall be kept private, protected by the Common-law private rights available in this and every other applicable jurisdiction. The penalty for the release of any information pursuant to the material contained within the context of this trust or any related material is that such person or persons shall be fined or made the party of a tort action in the amount of not less than one hundred thousand (\$100,000.00) dollars.

16.1 CONTINUATION OF TRUST:

The death, insolvency or incompetency of a Holder of Certificate of Trust Units, or the transfer of any interest thereof, shall not terminate the trust, or entitle the legal representative of the Holder, or the transferee, to any accounting or to any legal action against the trust property or trustees. Upon the death, insolvency, or incompetency of a Holder, his legal representative shall succeed as a Holder, and shall be bound by the provisions of this Declaration of Trust.

HOLDING TRUST

IN WITNESS WHEREOF, the undersigned parties have caused the trust indenture to be executed on this 18th day of August, 2017, and acknowledge the signing hereof to be a voluntary act and deed.

WITNESSES

Joanne Tischler

[Signature]

Joanne Tischler

[Signature]

Joanne Tischler

[Signature]

Steven J. Tischler

Steven J. Tischler, SETTLOR

Louis-Wayne Ratfield

Louis-Wayne Ratfield, TRUSTEE

Danny T. Tischler

Danny T. Tischler, TRUSTEE

HOLDING TRUST

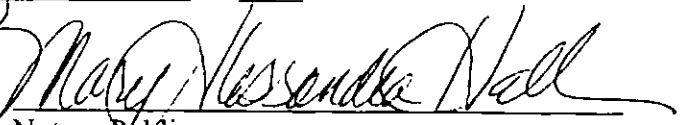
STATE OF FLORIDA
COUNTY OF PALM BEACH

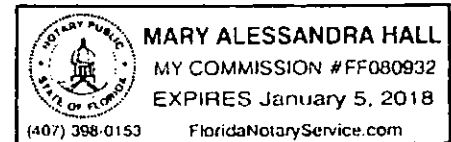
BEFORE ME, the undersigned authority, personally appeared, Steven J. Tischler, Settlor, known to me to be the person described in and who executed the foregoing Trust Agreement and acknowledged executing same voluntarily and for the purpose therein stated, and who is personally known to me or who presented

_____ as identification.

WITNESS my hand and seal this 18 day of August, 2017.

My commission expires: 1/5/18


Notary Public
STATE OF FLORIDA



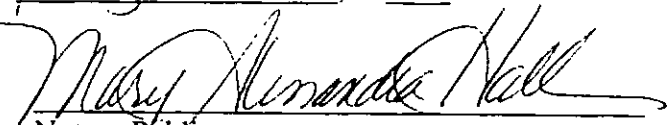
STATE OF FLORIDA
COUNTY OF PALM BEACH

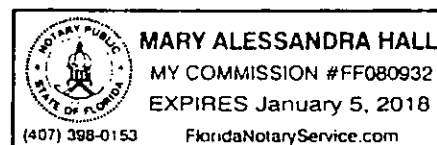
BEFORE ME, the undersigned authority, personally appeared, Louis-Wayne Ratfield, Trustee, known to me to be the person described in and who executed the foregoing Trust Agreement and acknowledged executing same voluntarily and for the purpose therein stated, and who is personally known to me or who presented

Driver's License (FL) as identification.

WITNESS my hand and seal this 18 day of August, 2017.

My commission expires: 1/5/18


Notary Public
STATE OF FLORIDA



STATE OF FLORIDA
COUNTY OF PALM BEACH

BEFORE ME, the undersigned authority, personally appeared Danny T. Tischler, Trustee, known to me to be the person described in and who executed the foregoing Trust Agreement and acknowledged executing same voluntarily and for the purpose therein stated, and who is personally known to me or who presented

_____ as identification.

TRUSTEE

DATE August 18, 2017

Louis-Wayne:Ratfield
7765 LAKE WORTH ROAD #345
LAKE WORTH, COUNTRY OF FLORIDA 33467

Dear Louis-Wayne:Ratfield:

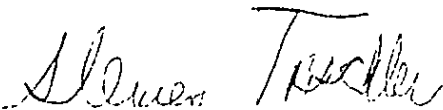
Conditional to your acceptance, you have been appointed as **TRUSTEE** for **LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17 (A MASSACHUSETTS HOLDING TRUST)**.

Please consider this letter as the equivalent of a contractor agreement.

Within 20 days from the signing of this acceptance agreement you and your co-trustee shall meet as a Board of Trustees and may there and then appoint either a General Manager or LLC who will be responsible for the day to day business affairs of the Trust organization.

This letter will suffice in lieu of a separate independent contractor agreement.

Sincerely,



Steven J. Tischler, Settlor

Received and agreed to on this date: August 18, 2017

By: Louis-Wayne:Ratfield Att
Trustee

TRUSTEE

DATE August 18, 20 17

Danny T. Tischler
506 NORTH 8th STREET
LANTANA, COUNTRY OF FLORIDA 33467

Dear Danny T. Tischler:

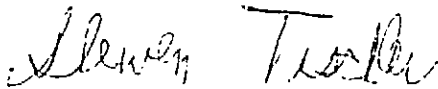
Conditional to your acceptance, you have been appointed as **TRUSTEE** for **LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17 (A MASSACHUSETTS HOLDING TRUST)**.

Please consider this letter as the equivalent of a contractor agreement.

Within 20 days from the signing of this acceptance agreement you and your co-trustee shall meet as a Board of Trustees and may there and then appoint either a General Manager or LLC who will be responsible for the day to day business affairs of the Trust organization.

This letter will suffice in lieu of a separate independent contractor agreement.

Sincerely,



Steven J. Tischler, Settlor

Received and agreed to on this date: August 18, 20 17

Danny Tischler
Trustee

PROPOSAL TO EXCHANGE PROPERTY FOR CERTIFICATE OF CAPITAL UNITS

TO: Louis-Wayne:Ratfield and Danny T. Tischler,
Trustees of LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17
(A Massachusetts Holding Trust)

FROM: Louis-Wayne:Ratfield and , Exchanger(s)

RE: Real Property in exchange for TEN CERTIFICATES OF CAPITAL UNITS

Dear Trustees:

After considering the benefits of transferring property into your organization, we have decided that an EXCHANGE of our property for:

TEN (10) UNITS (Certificate of Capital Units)

Holds a promise of attractive future benefits. This offer is, therefore, submitted for your consideration.

We herein propose to exchange the following property for a minimum of:

TEN (10) UNITS (Certificate of Capital Units)

Further, it is understood that such an exchange would be neither a gift nor a sale, but a tax deferred exchange. If this meets with Trustees approval, and, if, indeed, the trustees feel that such an exchange would create future capital or benefit for the organization, please reply.

Description of Property:

See attached Schedule "A" (Part II)

Existing Liens against the property (if any):

Your immediate response will be appreciated.

Thank you,

Date: August 18, 20 17

B. Louis-Wayne:Ratfield AIF
Louis-Wayne:Ratfield, Exchanger

, Exchanger

Accepted and Agreed to by: Louis-Wayne:Ratfield AIF
Trustee

Danny Tischler
Trustee

MEMORANDUM OF EXCHANGE

TO: Louis-Wayne:Ratfield and Danny T. Tischler
Trustees of LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17
(A Massachusetts Holding Trust)

FROM: Louis-Wayne:Ratfield and , Exchanger(s)

IN EXCHANGE FOR 10 CERTIFICATES OF CAPITAL UNITS, receipt of which is hereby acknowledged, the undersigned exchangers' trade, exchange, convey and deliver the following described personal property to the above named Trustees.

To wit: SEE ATTACHED SCHEDULE "A" (PART II)

WITNESS OUR HANDS THIS 15th day of August, 2017.

Louis-Wayne:Ratfield AIE
Louis-Wayne:Ratfield, Exchanger

, Exchanger

Acknowledged as received by the Trustees:

Louis-Wayne:Ratfield AIE
Louis-Wayne:Ratfield, TRUSTEE

Danny T. Tischler
Danny T. Tischler, TRUSTEE

MINUTES
OF
LWR FINANCIAL SERVICES TRUST
Common-law HOLDING TRUST 17

(A MASSACHUSETTS TRUST)

The Board of Trustees for LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17 approached Louis-Wayne:Ratfield and , hereafter EXCHANGERS.

They offered to trade as consideration TEN (10) Units (Certificate of Capital Units) contained in the above named Massachusetts Holding Trust organization for real and/or personal property. A list of the property is being attached to Schedule "A" (Part II) of said Trust.

Upon consideration by all concerned, it was unanimously agreed to accept the proposed trade and the exchange was made.

Description of Property: See Schedule "A" (Part II) attached.

Date: August 18 . 2017

By: Louis-Wayne:Ratfield AIF
Louis-Wayne:Ratfield, Exchanger

, Exchanger

By: Louis-Wayne:Ratfield AIF
Louis-Wayne:Ratfield, Trustee

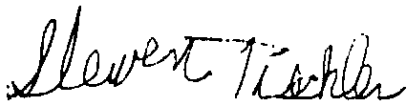
Danny T. Tischler
Danny T. Tischler, Trustee

CERTIFIED LIST OF BENEFICIARIES

Name of Trust: LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17

<u>Name of Beneficiaries</u>	<u>Date</u>	<u>No. of Certificates (Units)</u>
AS International Trust	8/18/2017	50
Cathlamet Trust	8/18/2017	50

Certified by:



Settlor

Title: Settlor

Dated: August 18, 2017

SCHEDULE "A"

LWR FINANCIAL SERVICES TRUST Common-law HOLDING TRUST 17

(A MASSACHUSETTS HOLDING TRUST)

PERSONAL PROPERTY

1. THE CASH SUM OF TEN (\$10.00) DOLLARS AND OTHER VALUABLE PAPERS TO BE KEPT WITH THE TRUST.

Dated: August 17, 2017 LWR D.T.
Initials of Trustees

The above noted Ten Dollar Federal Reserve Note # MK 21629626 A,
following the photographing was placed securely in a fire proof box, delineated
as LWR FINANCIAL SERVICES Common-law Holding Trust 17, this 17th day of
August, 2017.

John - William - Peter

SCHEDULE "A" (PART II)

**LWR FINANCIAL SERVICES TRUST
Common-law HOLDING TRUST 17**

(A MASSACHUSETTS HOLDING TRUST)

Property description

The Exchangers are exchanging at the present time all their present and future equity in said property. Exchangers will evidence this exchange by executing a registration and insurance of said property to LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17.

Previous Owner

New Owner: LWR FINANCIAL SERVICES TRUST, Common-law HOLDING TRUST 17

**Value: 10 Units; Certificates of Capital
Units of indeterminate value.**

SCHEDULE "B"

REGISTRY OF

CERTIFICATES OF CAPITAL UNITS

LWR FINANCIAL SERVICES TRUST
Common-law HOLDING TRUST 17
(A MASSACHUSETTS HOLDING TRUST)

[illegible]

Dated: August 18, 2017

L.A. P.T.
Initials of Trustees

SCHEDULE "B"

**REGISTRY OF
CERTIFICATES OF TRUST UNITS**

**LWR FINANCIAL SERVICES TRUST
Common-law HOLDING TRUST 17
(A MASSACHUSETTS HOLDING TRUST)**

Date	Holder's Name	Quant.	Cert. No.	Trustee's Authorization
8/18/2017	AS International Trust	50	1	
8/18/2017	Cathlamet Trust	50	2	

Dated: August 18, 2017

LWR DIT
Initials of Trustees

SCHEDULE "C"

**LWR FINANCIAL SERVICES TRUST
Common-law HOLDING TRUST 17**

(A MASSACHUSETTS HOLDING TRUST)

SUCCESSOR TRUSTEES

1. Name Eugene Ronald Washington
Address 7765 Lake Worth Road #345
Lake Worth, Florida 33467
2. Name Nicke D. Tischler
Address 6272 Ungers Street
Jupiter Florida 33458
3. Name _____
Address _____

Dated: August 18, 2017

LWR DIT
Initials of Trustees

FILED
17 AUG 26 AM 8:49
CLERK OF COURT
JUDICIAL DISTRICT NO. 17
MIAMI, FLORIDA