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EXAMINER

Requester's Name  1924 TEMPLE  Address  City/State/Zip FL  Phone #	Office Use Only	
CORPORATION NAME(S) & DOCUM	MENT NUMBER(S), (if known):	
1. SEDONA II LI		
(Corporation Name)	(Document #)	
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3. (Corporation Name)	(Document #)	
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NEW FILINGS		CT-CT-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T
☐ Profit	AMENDMENTS  Amendment  Amendment	
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OTHER FILINGS	REGISTRATION/QUALIFICATION	
☐ Annual Report	Foreign	
Fictitious Name	☐ Limited Partnership ☐ Reinstatement	
	Trademark	
	Other	
	Examiner's Initials	
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## FOURTH AMENDED AND RESTATED ARTICLES OF ORGANIZATION OF SEDONA II, LLC

The undersigned, for the purpose of forming a limited liability company under the Florida Limited Liability Company Act, Chapter 608, Florida Statutes, hereby makes, acknowledges and files the following Articles of Organization. This Fourth Amended and Restated Articles is for the purpose of adjusting the capital contributions and ownership interest on page 2, pursuant to transfer among members.

#### ARTICLE I NAME

The name of the limited liability company shall be SEDONA II, LLC ("Company"). The principal place of business of the Company in Florida shall be 1648 Metropolitan Circle, Tallahassee, Florida 32308. The mailing address shall be 1648 Metropolitan Circle, Tallahassee, Florida 32308.

## ARTICLE II DURATION

The Company commenced its existence on December 4, 2006, the date of the original Articles of Organization were filed with the Florida Department of State. The Company sexistence shall be perpetual, unless the Company is dissolved as provided in Section 608.441, Florida Statutes:

## ARTICLE III THE PURPOSE AND POWERS

The general purpose for which the Company is organized is to acquire, own develop and manage commercial real estate and to transact any lawful business for which a limited liability company may be organized under the laws of the State of Florida. The Company shall have all the powers granted to a limited liability company under the laws of the State of Florida.

## ARTICLE IV REGISTERED OFFICE AND AGENT

The name and street address of the registered agent of the Company in the State of Florida is Steven E. Allen, 1648 Metropolitan Circle, Tallahassee, Florida 32308.

## ARTICLE V MANAGEMENT BY MEMBERS

The Company shall be managed by members, and the names and addresses of the members are:

**NAME** 

#### **ADDRESS**

Steven E. Allen

1648 Metropolitan Circle Tallahassee, Florida 32308

Lawrence R. Hartung

3303 Thomasville Road Tallahassee, FL 32308

#### MANAGING MEMBERS

As managing members, Steven E. Allen and Lawrence R. Hartung are specifically authorized to sign all documents on behalf of the members of the LLC and bind the LLC in all matters required by any financial institution, tenant, contractor or other document reasonably necessary or desirable for operation of the LLC. Each member waives formal requirements, including necessity of notice of formal or informal meeting.

The original members of the Company, identified below, agree to the above delegation to Steven E. Allen and Lawrence R. Hartung as managing members.

NAME	CAPITAL CONTRIBUTION	AE AE	==	
Steven E. Allen Charles B. Mitchell, III & Patricia N. Mitchell	7.67 %	AHAS	MAR I	- Control of the Cont
joint owners with right of survivorship	32.665 %	SEE,	<u>-</u>	ą.
William J. Roberts	28.865 %		2	
Lawrence R. Hartung	8.3 %		ভ	
Owen K. Goodwyne	7.25 %	33.5		-
Myrle R. Grate	5.25 %	무면	_	
Glen & Sharyn Davidson, tenants by the entirety	5. 0 %	• .		
Alan Niedoroda	<u>5.0%</u>			
	100.0 %			

## ARTICLE VI COMPENSATION

Individual members of the Company may receive reasonable compensation for services performed for the Company. Any such compensation will be at the prevailing market rates and subject to the approval of three (3) Company members for compensation in excess of \$2,000.

## ARTICLE VII CAPITAL CONTRIBUTIONS

Each member shall make capital contributions to the Company proportionate to their interests in the form of cash or services at such times and in such amounts as may be provided in the regulations adopted by the members.

## ARTICLE VIII ADMISSION OF NEW MEMBERS (TRANSFERABILITY OF INTERESTS)

No additional members shall be admitted to the Company except with the unanimous written consent of all members. A member may transfer his or her interest in the Company as set forth in the regulations of the Company, but the transferee shall have no right to participate in the management of the business and affairs of the Company or become a member unless all the other members of the Company, other than the member proposing to dispose of his or her interest, approve of the proposed transfer by unanimous written consent.

In the event of death of a member, the Company shall have the right to purchase the interest of the deceased member, but is not obligated to do so. The purchase price shall be determined by an independent appraisal.

IN WITNESS WHEREOF, the undersigned organizer has made and subscribe these Articles of Organization at Tallahassee, Florida, for the foregoing uses and purposes this \_\_\_\_\_\_\_day of March, 2011.

STEVEN E. ALLEN Managing Member

ACCEPTANCE OF REGISTERED AGENT

The undersigned, being the person named in the Articles of Organization of SEDONA II, LLC as registered agent of this limited liability company, hereby consents to his appointment as registered agent of the Company and states that he is familiar with and accepts the obligations of the position.

STEVEN E. ALLEN Managing Member

SEDONA:Sedona-4th Amended--Arts-Org-3-10-11