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PICK-UP	☐ WAIT	MAIL
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Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	,

Office Use Only



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EXAMINER



November 1, 2012

Florida Dept. of State Division of Coprorations Registration Section

Re: BEST CHOICE INVESTMENT PROPERTY, CORP.

Via: UPS

Dear Sir/Madam:

Enclosed please find the certificate of conversion and articles of organization for the above named entity, and a check in the amount of \$150.00 for the conversion of this entity. Please send all correspondence to:

Interstate Filings LLC 2071 Flatbush Avenue Suite 165 Brooklyn, NY 11234

Thank you in advance for your help and cooperation in filing these certificates. If you have any questions feel free to give me a call. I can be reached at 718-569-2703.

Sincerely, Alex Englard

2071 Flatbush Ave, Suite 165 Brooklyn, NY 11234 Tel: 718.569.2703 Fax: 718.504.7890

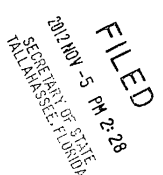
Certificate of Conversion

For

"Other Business Entity"

Into

Florida Limited Liability Company



This Certificate of Conversion and attached Articles of Organization are submitted to convert the following "Other Business Entity" into a Florida Limited Liability Company in accordance with s.608.439, Florida Statutes.

1. The name of the "Other Business Entity" immediately prior to the filing of this Certificate of Conversion is:
BEST CHOICE INVESTMENT PROPERTY, CORP. # P120000 70482
(Enter Name of Other Business Entity)
2. The "Other Business Entity" is a CORPORATION (Enter entity type. Example: corporation, limited partnership, general partnership, common law or business trust, etc.)
first organized, formed or incorporated under the laws of FLORIDA
(Enter state, or if a non-U.S. entity, the name of the country)
on 08/15/2012 (Enter date "Other Business Entity" was first organized, formed or incorporated)
3. If the jurisdiction of the "Other Business Entity" was changed, the state or country under the laws of which it is now organized, formed or incorporated:
4. The name of the Florida Limited Liability Company as set forth in the attached Articles of Organization:
BEST CHOICE INVESTMENT PROPERTIES, LLC
(Enter Name of Florida Limited Liability Company)
5. If not effective on the date of filing, enter the effective date: (The effective date: 1) cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State; AND 2) must be the same as the effective date listed in the attached Articles of Organization, if an effective date is listed therein.)
6. The conversion is permitted by the applicable law(s) governing the other business entity and the

conversion complies with such law(s) and the requirements of s.608.439, F.S., in effecting the conversion.

7. The "Other Business Entity" currently exists on the official records of the jurisdiction under which it is

currently organized, formed or incorporated.

Signed this 19TH day of OCTOBER	20 <u>12</u> .
Signature of Member or Authorized Repulational Signing affirms that the facts state constitutes a third degree felony as provide	resentative of Limited Liability Company: ted in this document are true. Any false information d for in s.817.435, F.S.
Signature of Member or Authorized Represe Printed Name: Eslyn Williamson	entative: <u>Chan O1/I/AMM</u> Title: <u>Authorized Representative</u>
this document are true. Any false informatis.817.155, F.S. See below for required sign	ntity: Individual(s) signing affirm(s) that the facts stated in ion constitutes a third degree felony as provided for in ature(s).
Signature: (1/1/11)	emson, Mesident
Printed Name: Eslyn Williamson	Title: President
Signature	
Printed Name:	Title:
Signature:Printed Name:	Tille Top 72
Printed Name:	Time:
Signature:	
Printed Name:	Title:
	門里口
Signature:	FEE ST 23
Printed Name:	Title:
Signature:	P
Printed Name:	Title:
If Florida Corporation:	
Signature of Chairman, Vice Chairman, Direc	tor, or Officer.
If Directors or Officers have not been selected	i, an Incorporator must sign.
If Florida General Partnership or Limited	Liability Partnershin:
Signature of one General Partner.	Diamity Turthersings
If Florida Limited Partnership or Limited Signatures of <u>ALL</u> General Partners.	Liability Limited Partnership:
All others: Signature of an authorized person.	
Fees:	
Certificate of Conversion:	\$25.00
Fees for Florida Articles of Organization:	\$125.00
Certified Copy:	\$30.00 (Optional)
Certificate of Status:	\$5.00 (Optional)
	Page 2 of 2

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

Δ	RT	ICI	F	I _ `	Na	me	
А	R.				l Ta	me.	

The name of the Limited Liability Company is:

BEST CHOICE INVESTMENT PROPERTIES, LLC

(Must end with the words "Limited Liability Company, the abbreviation "L.L.C.," or the designation "LLC.")

ARTICLE II - Address:

The mailing address and street address of the principal office of the Limited Liability Company is:

Principal Office Address:	Mailing Address:	
5041 NW 43RD COURT	5041 NW 43RD COURT	
LAUDERDALE LAKES FL 33319 US	LAUDERDALE LAKES FL 33319 US	
ARTICLE III - Registered Agent, Registered Liability Company cannot serve as its of business entity with an active Florida registration.)	gistered Office, & Registered Agent own Registered Agent. You must designate an indi	t's Signature: ividual or another
The name and the Florida street address	of the registered agent are:	
ESLYN WILL		20 TA
	Name	2012 NOV SECRE'
5041 NIM 43	PD COLIPT	主型 💆

LAUDERDALE LAKES FL 33319

City, State, and Zip

Florida street address (P.O. Box NOT acceptable)

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 608, F.S.

Registered Agent's Signature (REQUIRED)

(CONTINUED)

Page 1 of 2

ARTICLE IV- Manager(s) or Managing Member(s):
The name and address of each Manager or Managing Member is as follows:

Title:	Name and Address:
"MGR" = Manager	
"MGRM" = Managing	Member
MGR	COLVALIANE LIABROOM
WIGK	ESLYN WILLIAMSON
	5041 NW 43RD COURT
	LAUDERDALE LAKES FL 33319 US
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<u></u>	THE PARTY
	PA 2: 28 E.F.L. BRID
(Use attachment if nece	essary)
RTICLE V: Effective date	e, if other than the date of filing: (OPTIONAL)
The office time dates 1) commi	
ne enective date: 1) canno	ot be prior to nor more than 90 days after the date this document is filed by State; AND 2) must be the same as the effective date listed in the attached
	an effective date listed therein.)
er inicate of Conversion, in	an effective date used increm.)
EQUIRED SIGNATURE	:
61	
-Eller	a Williamion
Signature of a n	nember or an authorized representative of a member.
(In accordance with section	608.408(3), Florida Statutes, the execution of this document constitutes an affirmation under
the penalties of perjury tha	t the facts stated herein are true. I am aware that any false information submitted in a
document to the Departmen	nt of State constitutes a third degree felony as provided for in s.817.155, F.S.)
ESLYN WII	LIAMSON
	Typed or printed name of signee
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