Nonrefundable Filing Fee: \$100.00 *Nonprofit: \$50.00

FORM X-10
7/2017

STATE OF HAWAII		
DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS		
Business Registration Division		
335 Merchant Street		
Mailing Address: P.O. Box 40, Honolulu, Hawaii 96810		
Phone No. (808) 586-2727		

ARTICLES OF CONVERSION (Section 414-272, 415A-16.6, 414D-208 425-193, 425E-1103, 428-902.6, Hawaii Revised Statutes)

PLEASE TYPE OR PRINT LEGIBLY IN BLACK INK

The undersigned, submitting these Articles of Conversion, certify as follows:

1.	The converting (original) entity was (check one):		
	Profit Corp. Professional Corp. Nonprofit Corp.	General Partnership	Limited Partnership
	LLC LLP (If LLP must also check General Partnership)		

2. The name and state/country of incorporation/formation/organization or qualification of the converting entity was:

(Type/Print Entity Name)	(State or Country)	
The converted (new) entity is (check one):		
Profit Corp. Professional Corp. Nonprofit Corp. General Partnership	Limited Partnership	
LLC LLP (If LLP must also check General Partnership)		
The name and state/country of incorporation/formation/organization or qualification of the converted e	ntity is:	
(Tupo/Drint Fality Name)	(State or Country)	
(TyperFint Enuty Name)	(State of Country)	
. The Plan of Conversion has been approved in accordance to Section 414-271, 415A-16.5, 414D-202, 425-192, 425E-1102, 428-902.5, as applicable.		
An executed Plan of Conversion is on file at the principal place of business of the converting entity wh	ose address is:	
	Profit Corp. Professional Corp. Nonprofit Corp. General Partnership LLC LLP (If LLP must also check General Partnership) LLLP The name and state/country of incorporation/formation/organization or qualification of the converted e (Type/Print Entity Name) The Plan of Conversion has been approved in accordance to Section 414-271, 415A-16.5, 414D-202, 428-902.5, as applicable.	

7. A copy of the Plan of Conversion shall be furnished by the converting entity prior to the conversion or by the converted entity after the conversion on written request and without cost, to any shareholder, partner, member, or owner of the converting entity or the converted entity.

- 8. Complete the applicable section. The Plan of Conversion was approved by the converting entity as follows:
 - A. By vote of the shareholders of the converting domestic profit/professional corporation:

Number of Shares Outstanding	Class/Series	Number of Shares Voting For Conversion	Number of Shares Voting Against Conversion

OR

B. By vote of the converting domestic limited liability company:

Total Number of Authorized Votes	Number of Votes For the Conversion	Number of Votes Against the Conversion

OR

	C.	partnership, a foreign limited liability limited partne domestic or foreign limited liability partnership. The	ion, a foreign limited liability company, a foreign limited ership, a domestic or a foreign general partnership, or a e approval of the Plan of Conversion was duly authorized erting entity was incorporated, formed, organized, or qualified.	
			OR	
	D.	The converting entity was a domestic limited part and that a majority of the general partners have a	tnership or a domestic limited liability limited partnership agreed to the conversion.	
 9. The conversion is effective on the date and time of filing the Articles of Conversion or at a later date and time, no mor than 30 days after the filing, if so stated. Check one of the following statements: Conversion is effective on the date and time of filing the Articles of Conversion. 				
		Conversion is effective on Hawaiian Standard Time, which date is not later than 3	, at m 0 days after the filing of the Articles of Conversion.	1.,
Re	vised	rtify under the penalties of Section 414-20, 415A-25, 414 d Statutes, as applicable, that I/we have read the above s sion, and that the above statements are true and correct.		
Sig	ned t	thisday of	,,,	
		(Type/Print Name & Title)	(Signature)	
		(Type/Print Name & Title)	(Signature)	

SEE INSTRUCTIONS ON REVERSE SIDE. The articles must be signed by an officer, partner, or other duly authorized representative of the converting entity.

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Instructions: Articles must be typewritten or printed in **black ink**, and must be **legible**. The articles must be signed by an officer, partner, or other duly authorized representative of the converting entity. All signatures must be in **black ink**. Submit articles together with the appropriate fee.

Line 1. Check what type of entity was the converting (original) entity. **Note**: If the converting entity was a domestic or foreign limited liability partnership, the general partnership box must also be checked.

If the converting entity was a domestic or foreign nonprofit corporation, the converted entity shall be a domestic or foreign nonprofit corporation only.

- Line 2. State the name and state or country of incorporation, formation, organization, or qualification of the converting entity.
- Line 3. Check what type of entity is the converted (new) entity.
- Line 4. State the name and state or country of incorporation, formation, organization, or qualification of the converted entity.
- Line 6. State the complete address (including number, street, city, state, and zip code) of the principal place of business of the converting entity where the Plan of Conversion is on file.
- Line 8. Complete the application section on how the Plan of Conversion was approved by the converting entity. If the converting entity was a domestic profit or professional corporation, complete A. If the converting entity was a domestic limited liability company, complete B. If the converting entity was a foreign profit corporation, foreign limited liability company, a foreign limited partnership, a foreign limited liability limited partnership, a domestic or foreign general partnership, or a domestic or foreign limited liability partnership, check the box next to C. If the converting entity was a domestic limited partnership or a domestic limited liability limited partnership, check the box next to D.
- **NOTE:** If the converted entity is a domestic corporation, the Articles of Incorporation of the domestic corporation must be filed together with the Articles of Conversion.

If the converted entity is a domestic general partnership, the Registration Statement for Partnership of the domestic general partnership must be filed together with the Articles of Conversion.

If the converted entity is a domestic limited partnership, the Certificate of Limited Partnership of the domestic limited partnership must be filed together with the Articles of Conversion.

If the converted entity is a domestic limited liability company, the Articles of Organization of the domestic limited liability company must be filed together with the Articles of Conversion.

If the converted entity is a domestic limited liability partnership, the Registration Statement for Partnership of the domestic general partnership and the Statement of Qualification of the domestic limited liability partnership must be filed together with the Articles of Conversion.

If the converted entity is a domestic limited liability limited partnership, the Certificate of Limited Partnership of the domestic limited liability limited partnership must be filed together with the Articles of Conversion.

NOTE: If the converted entity is a foreign profit or nonprofit corporation, foreign limited liability company, foreign general partnership, foreign limited partnership, foreign limited partnership, or foreign limited liability limited partnership, such converted entity shall appoint a resident of this State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting members, shareholders or partners of the converting entity. Form available upon request.

If the converted entity is a foreign entity and will transact business in this State, the appropriate qualification documents must be filed.

Filing Fees: Filing Fees of \$100.00 and \$50.00* are not refundable. Make checks payable to DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS. Dishonored Check Fee \$25.00. *The filing fee is \$50.00 if the converted (new) entity is nonprofit.

For any questions call (808) 586-2727. Neighbor islands may call the following numbers followed by 6-2727 and the # sign: Kauai 274-3141; Maui 984-2400; Hawaii 974-4000, Lanai & Molokai 1-800-468-4644 (toll free). Fax: (808) 586-2733 Email Address: breg@dcca.hawaii.gov

NOTICE: THIS MATERIAL CAN BE MADE AVAILABLE FOR INDIVIDUALS WITH SPECIAL NEEDS. PLEASE CALL THE DIVISION SECRETARY, BUSINESS REGISTRATION DIVISION, DCCA, AT 586-2744, TO SUBMIT YOUR REQUEST.

ALL BUSINESS REGISTRATION FILINGS ARE OPEN TO PUBLIC INSPECTION. (SECTION 92F-11, HRS)