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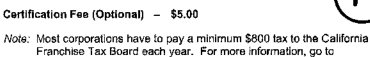
Secretary of State

Articles of Incorporation with Statement of Conversion -

California General Partnership to a California Stock Corporation

Filing Fee - \$150.00

ftb.ca.gov.





CONV GP-GS

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File No.: 6371622

Date Filed: 8/29/2024

1.	Name of Converted California Corporation (Go to www.sos.ca.gov/business/be/name-reservations for general corporate name
	requirements and restrictions.)

The name of the converted California corporation is	DAVR Inc.
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2. Business Addresses of the Converted California Corporation (Enter the complete business addresses.)

a. Initial Street Address of Corporation - Do not list a P.O. Box.	City (no abbreviations)	State	Zip Code	
638 Camino De Las Mares, 143	San Clemente	CA	92673	
b. Initial Mailing Address of Corporation, If different than item 2a.	City (no abbreviations)	State	Zip Code	
				1

3. Service of Process (Must provide either Individual OR Corporation.)

INDIVIDUAL - Complete Items 3a, 3b and 3c only. Must include agent's full name, California street address and mailing address.

a. California Agent's First Name (if agent is not a corporation).	Middle Name	Last Name			Suffix
b. Street Address (if agent is not a corporation) - Do not enter a P.O. Box.	City (no abbreviations)	1	State	Zip Cod	ie
			ÇA		
c. Mailing Address (if agent is not a corporation).	City (no abbreviation)		State	Zlp Cod	le

CORPORATION - Complete Item 3d. Only include the name of the registered agent Corporation.

d. California Registered Corporate Agent's Name (if agent is a corporation) - Do not complete Items 3a, 3b and 3c.

Northwest Registered Agent, Inc.

4. Shares (Enter the number of shares the corporation is authorized to issue. Do not leave blank or enter zero (0).)

This corporation is authorized to issue only one class of shares of stock.	
The total number of shares which this corporation is authorized to issue is	10,000,000
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Articles of Incorporation with Statement of Conversion California General Partnership to a California Stock Corporation (Page 2 of 2)

5. Purpose Statement (Do not after the Purpose Statement.)

The purpose of the corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporations Code.

Corporations Code.		<u> </u>
6. Statement of Conversion for California General I	Partnership	
6a. The name of the converting California genera	al partnership isDA	/R
6b. The general partnership's California Secretary	of State Entity Number (if registered) is
6c. The principal terms of the plan of conversion w exceeded the vote required under California Co	vere approved by a vote of the partne orporations Code section 16903.	rs, which equaled or
7. Read, Declare and Sign Below. At least two parts Additional article provisions set forth on attached pages, if an CONV GP-GS. (All attachments should be 8 ½ x 11, one-side GS.)	ry, are incorporated herein by reference and ma	de part of this Form
I declare under penalty of perjury that the conte	ents of this document are true.	
Signature of Partner	Landon Duval Type or Print Name	Partner of
DAYR '		and Incorporator.
Enter Name of converting Co	alifornia GP	
Signature of Partner	Type or Print Name	Partner of
DAVR		and Incorporator.
Enter Name of converting Ca	alifomia GP	•