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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM312835

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ENTITY CONVERSION	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Distressed Property Institute, LLC		01/04/2011	LIMITED LIABILITY COMPANY: FLORIDA

RECEIVING PARTY DATA

Name:	Distressed Property Institute, LLC	
Street Address:	11612 Bee Caves Road	
Internal Address:	Bldg II Suite 100	
City:	Austin	
State/Country:	TEXAS	
Postal Code:	78738	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Registration Number:	4187296	STAR POWER
Registration Number:	3993125	CIAS
Registration Number:	3649085	CERTIFIED DISTRESSED PROPERTY EXPERT
Registration Number:	4014408	STAR POWER RECOMMENDED SUPPLIER
Registration Number:	4014407	STARPOWER STAR
Registration Number:	3860635	CDPE
Registration Number:	3859933	U STARPOWER UNIVERSITY
Registration Number:	3795320	CERTIFIED DISTRESSED PROPERTY EDUCATION
Registration Number:	3929515	RELATIVITY PRESS
Registration Number:	3826623	CERTIFIED INVESTOR AGENT SPECIALIST
Registration Number:	3842917	CIAS
Registration Number:	3736753	SOLVING THE FORECLOSURE CRISIS ONE HOMEO
Registration Number:	3657155	CDPE
Registration Number:	2264978	STAR POWER HOME AGENT
Registration Number:	1840992	STAR POWER

CORRESPONDENCE DATA

Fax Number: 2125374436

TRADEMARK

900297198 REEL: 005336 FRAME: 0234

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 212-537-4436

Email: Moshe@LanternLegal.com

Correspondent Name: Moshe D. Lapin
Address Line 1: 304 Park Ave. South

Address Line 2: 11th Floor

Address Line 4: New York, NEW YORK 10010

ATTORNEY DOCKET NUMBER:	DPI CONVERSION TO DE
NAME OF SUBMITTER:	Moshe D. Lapin
SIGNATURE:	/MDL/
DATE SIGNED:	08/04/2014

Total Attachments: 9

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<u>Certificate of Conversion</u> For

Florida Limited Liability Company

Into

"Other Business Entity"

This Certificate of Conversion is submitted to convert the following Florida Limited Liability Company into an "Other Business Entity" in accordance with s. 608.4403,

Florida Statutes.		
The name of the Florida Limited Liability Company converting into the "Other Business Entity" is:		
Distressed Property Institute, LLC		
Enter Name of Florida Limited Liability Company		
2. The name of the "Other Business Entity" is:		
Distressed Property Institute, LLC		
Enter Name of "Other Business Entity"		
3. The "Other Business Entity" is a limited liability company		
(Enter entity type. Example: corporation, limited partnership,		
general partnership, common law or business trust, etc.)		
organized, formed or incorporated under the laws of Delaware		
(Enter state, or if a non-U.S. entity, the name of the country)		
4. The above referenced Florida Limited Liability Company has converted into an "Other Business Entity" in compliance with Chapter 608, F.S., and the conversion complies with the statute or applicable law governing the "Other Business Entity."		
5. The plan of conversion was approved by the converting Florida Limited Liability Company in accordance with Chapter 608, F.S.		
6. If applicable, the written consent of each member who, as a result of the conversion, is now a general partner of the surviving entity was obtained pursuant to s. 608.4402(2), F.S.		
7. This conversion was effective under the laws governing the "Other Business Entity"	البسي شبيت	
on: January 4, 2011		enterste fil
Page 1 of 2	-7 PH 1:1	TE INSTITUTE

8. This conversion s	shall be effective in Florida on: January 10, 2011	
(The effective date: document is filed by	1) cannot be prior to nor more than 90 days after the date this the Florida Department of State; <u>AND</u> 2) must be the same as the conversion under the laws governing the "Other Business Entity.")	
	ce address of the "Other Business Entity" under the laws of the state, on in which such entity was organized is as follows:	
1122 S. Capital of	Texas Highway, Suite 125	
Austin, Texas 787	746	
	siness Entity" is an out-of-state entity not registered to transact the "Other Business Entity":	
proceeding to enforce	the Florida Secretary of State as its agent for service of process in a see obligations of the converting Florida limited liability company, sal rights of its members under ss. 608.4351-608.43595, F.S.	
,	following street and mailing address of an office the Florida may use for purposes of s. 48.181, F.S.	
Street Address:	216191 Avington Court	
	Boca Raton, Florida 33428	
Mailing Address:	216191 Avington Court	
	Boca Raton, Florida 33428	
	iness Entity" has agreed to pay any members having appraisal rights such members are entitled under ss. 608.4351-608.43595, F.S.	
Signed this	day of January , 2011	
Signature: Must	be signed by a Member or Authorized Representative.	
Printed Name:	Alex Charfen Title: Member	
Fees: Filing Fee: Certified Cop Certificate of		STATES OF THE PROPERTY OF THE
	Page 2 of 2	

MEMBER CONSENT TO PLAN OF CONVERSION

The undersigned, being the members (the "Members") of Distressed Property Institute, LLC, a Florida limited liability company (the "Company"), hereby consent and agree to the following:

WHEREAS, the Company desires to enter into that certain Plan of Conversion attached hereto as Exhibit "A" (the "Plan") of even date herewith, pursuant to which, in pertinent part, the Company shall be converted to and shall continue its existence in the organizational form of Distressed Property Institute, LLC, an Delaware limited liability company (the "Converted Entity"); and

WHEREAS, the Members have reviewed the Plan and have determined that it is necessary, advisable, and in the best interest of the Company.

NOW THEREFORE IT IS RESOLVED, that the Members hereby approve the Plan and consent to the conversion of the Company to the Converted Entity (the "Conversion"); and

FURTHER RESOLVED, that the Members hereby approve, consent to, acknowledge, confirm, and ratify any and all action taken by the Company, its Members, or its Manager(s) to comply with the Plan or that such parties deem necessary or desirable to effect the Conversion.

IN WITNESS WHEREOF, the undersigned has executed this Member Consent to Plan of Conversion on the _____ day of January, 2011.

Alex Charfer, Member

Cadey Charfen, Member

EXHIBIT "A"

Plan of Conversion

ATTACHED

PLAN OF CONVERSION OF DISTRESSED PROPERTY INSTITUTE. LLC

THIS PLAN OF CONVERSION (this "Plan") dated as of January 10, 2011, is entered into by DISTRESSED PROPERTY INSTITUTE, LLC, a Florida limited liability company (the "Converting Entity").

WHEREAS, the Converting Entity is a limited liability company organized and existing under the laws of the State of Florida; and

WHEREAS, the members of the Converting Entity (the "Members") have determined that it is desirable that the Converting Entity continue its existence by converting to the organizational form of Distressed Property Institute, LLC, a Delaware limited liability company (the "Converted Entity"), in accordance with Section 18-214 of The Limited Liability Act of the State of Delaware (the "Delaware Act"), and Section 608.4401 of the Florida Statutes (the "Florida Act") (such conversion being hereinafter referred to as the "Conversion");

NOW, THEREFORE, the undersigned Members agree that the Converting Entity shall be converted to the Converted Entity upon the terms and conditions hereinafter set forth.

ARTICLE I

Conversion

On the Effective Date (as defined below) of the Conversion, (i) the Converting Entity shall be converted to the Converted Entity; and (ii) the Converting Entity shall continue to exist in the organizational form and under the name of the Converted Entity by virtue of, and shall be governed by, the laws of the State of Delaware.

ARTICLE II

<u>Certificate of Formation of Converted Entity</u>

The Certificate of Formation of the Converted Entity shall be in the form attached hereto as Exhibit "A".

ARTICLE III

Effect of Conversion on Ownership Interest and Capital of the Members

On the Effective Date, the capital account and the ownership interest of the Members in the Converted Entity shall be as set forth in the Operating Agreement of the Converted Entity.

ARTICLE IV

Existence, Powers, and Liabilities of Converted Entity

On the Effective Date, the Converting Entity shall be converted to the Converted Entity in accordance with the provisions of this Plan, the Delaware Act, and the Florida Act. Thereafter, (i) the Converted Entity shall possess all of the rights, privileges, powers, and franchises, and shall be subject to all the restrictions, disabilities, and duties, of the Converting Entity; (ii) all and singular, the rights, privileges, powers, and franchises of the Converting Entity, and all property, real, personal, and mixed, and all debts due to the Converting Entity, shall be vested in the Converted Entity; (iii) all property, rights, privileges, powers, and franchises, and all and every other interest of the Converting Entity, shall be thereafter the property of the Converted Entity, as they were of the Converting Entity; and (iv) all debts, liabilities, and duties of the Converting Entity shall thenceforth attach to the Converted Entity, and may be enforced against it to the same extent as if the debts, liabilities, and duties had been incurred or contracted by it such that, among other things, the Converted Entity will be responsible for the payment of all fees and taxes of the Converting Entity and the Converted Entity, and that the Converted Entity will be obligated to pay such fees and taxes if they are not timely paid.

ARTICLE V

Approval by Member; Effective Date; Amendment

6.01 This Plan and the Conversion contemplated hereby are subject to approval by the requisite approval of the Members, in accordance with applicable Delaware and Florida law, including the Delaware Act and the Florida Act. As promptly as practicable after approval of this Plan by the Members in accordance with applicable law, including the Delaware Act and the Florida Act, the Members shall make and execute a Certificate of Conversion and Certificate of Formation and shall cause such documents to be filed with the Delaware Division of Corporations and shall make and execute Certificate of Conversion and shall cause such document to be filed with the Florida Division of Corporations in accordance with the laws of the State of Delaware and the State of Florida, including the Delaware Act and the Florida Act.

6.02 The Effective Date of the Conversion shall be January 10, 2011.

ARTICLE VI

Termination of Conversion

This Plan may be terminated and the Conversion abandoned at any time prior to the filing of this Plan with the Delaware Division of Corporations and with the Florida Division of Corporations by the written consent of the Members.

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ARTICLE VII

Miscellaneous

In order to facilitate the filing and recording of this Plan, this Plan may be executed in counterparts, each of which when so executed shall be deemed to be an original, and all such counterparts shall together constitute one and the same instrument.

IN WITNESS WHEREOF, the undersigned have executed this Plan of Conversion on this day of January, 2011.

Alex Charfen, Member

Cadey Charfen, Member

Exhibit A

State of Delaware Secretary of State Division of Corporations Delivered 03:43 PM 01/04/2011 FILED 03:43 PM 01/04/2011 SRV 110010123 - 4922543 FILE

STATE OF DELAWARE CERTIFICATE OF CONVERSION FROM A NON-DELAWARE LIMITED LIABILITY COMPANY TO A DELAWARE LIMITED LIABILITY COMPANY PURSUANT TO SECTION 18-214 OF THE LIMITED LIABILITY ACT

1.)	The jurisdiction where the Non-Delaware Limited Liability Company first formed is Florida		
2.)	The jurisdiction immediately prior to filing this Certificate is Florida		
3.)	The date the Non-Delaware Limited Liability Company first formed is December 26, 2007		
4.)	The name of the Non-Delaware Limited Liability Company immediately prior to filing this Certificate is Distressed Property Institute, LLC		
5.)	5.) The name of the Limited Liability Company as set forth in the Certificate of Formation is Distressed Property Institute, LLC .		
	WITNESS WHEREOF, the undersigned have executed this Certificate on the day of January, A.D. 2011		
	Called Call :-		

Name: Elizabeth Schurig

Print or Type

Authorized Person

Exhibit A

State of Delaware
Secretary of State
Division of Corporations
Delivered 03:43 PM 01/04/2011
FILED 03:43 PM 01/04/2011
SRV 110010123 - 4922543 FILE

STATE of DELAWARE LIMITED LIABILITY COMPANY CERTIFICATE of FORMATION

• First: The name of the limited liability co	mpany is
Distressed Property Institu	
• Second: The address of its registered office	
DuPont Highway	n the City of Dover
Zip Code 19901	
The name of its Registered agent at suc	h address is
Incorporating Services, Lt	
• Third: (Inscrt any other matters the memi	pers determine to include herein.)
	·
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·	
	executed this Certificate of Formation this
4th day of January , 201	<u>1</u>
	By Fizabol Shing
	Authorized Person(s)
	Name: Elizabeth Schurig

Page 2 of 2 REEL: 005336 FRAME: 0244

Typed or Printed

RECORDED: 08/04/2014