#### Edgar Filing: TOOMEY THOMAS W - Form 4

TOOMEY T	HOMAS W										
Form 4											
February 20,	, 2018										
FORM			CECHI		ND EVO	TT 4 NT	CE C	OMMERION	OMB APPROVAL		
	UNITED	SIAIES			D.C. 205		GE C	OMMISSION	OMB Number:	3235-0287	
Check th	is box		vv a	sinington,	D.C. 203	47				January 31,	
if no long		MENT O	F CHAN	GES IN	BENEFIC	TAT	OWN	<b>FRSHIP OF</b>	Expires:	2005	
subject to Section 16. STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES							Estimated average				
Form 4 o				Sheer					burden hours per response 0.8		
Form 5	Filed pu	rsuant to S	Section 1	6(a) of th	e Securitie	es Exo	change	Act of 1934,	10000100	0.0	
obligatio	ns Section 17						•	1935 or Section	1		
may cont See Instr	linue.			•	Company						
1(b).											
(Print or Type I	Responses)										
1 Name and A	ddrass of Paparting	Darson *	<b>.</b> .					5 Deletionship of	Doporting Doro	on(a) to	
			r Name and Ticker or Trading				5. Relationship of Reporting Person(s) to Issuer				
5 yilloor				nc. [UDR]							
<b>.</b>				-	-			(Checl	c all applicable	)	
(Last)	(First) (	Middle)		f Earliest Tr	ransaction			_X_ Director	100/	Oruman	
1745 SHEA	CENTER		(Month/L 02/15/2	Day/Year)				_X_ Director 10% Owner _X_ Officer (give title Other (specify			
DRIVE, SUITE 200			018				below) below) Chairman, CEO and President				
Dia ( <u>D</u> , 50	112 200							Chairman,	CEO and Pres	ident	
	(Street)			endment, Da	-			6. Individual or Jo	int/Group Filin	g(Check	
			Filed(Mor	nth/Day/Year	;)			Applicable Line) _X_ Form filed by C	ne Reporting Pe	rson	
HIGHI ANI	DS RANCH, CO	80129						Form filed by M			
mone		0012)						Person			
(City)	(State)	(Zip)	Tab	le I - Non-D	Derivative So	ecuriti	es Acqu	iired, Disposed of	, or Beneficial	ly Owned	
1.Title of	2. Transaction Dat	e 2A. Deer	ned	3.	4. Securitie	s Acqu	uired	5. Amount of	6.	7. Nature of	
Security	(Month/Day/Year)	Execution Date, if		Transaction(A) or Disposed of (D)					1	Indirect	
(Instr. 3) any Code (Instr. 3, 4 (Month/Day/Year) (Instr. 8)				3, 4 and 5) Beneficially Owned			Form: Direct (D) or	irect Beneficial Ownership			
		(INIOIIII)I	Jay/ I cal)	/Year) (Instr. 8) Ow Foll					Indirect (I) (Instr. 4)		
						(A)		Reported	(Instr. 4)	. ,	
						or		Transaction(s) (Instr. 3 and 4)			
				Code V	Amount	(D)	Price	(Instr. 5 and 4)			
Common	02/15/2018			А	120,493	А	\$0	1,235,418	D		
Stock							, .	,,			
Common	02/15/2019			F(1)	53,028	D	\$	1,182,390	D		
Stock	02/15/2018			T.(-)	55,028	D	34.4	1,102,390	D		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

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# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. Number of actiorDerivative Securities Acquired 8) (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Am Underlying Secu (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	A or N of
Class 2 LTIP Units (2)	<u>(3)</u> <u>(4)</u> <u>(5)</u>	02/15/2018		D		$\frac{19,366}{(6)} \underbrace{(7)}_{(9)} \underbrace{(8)}_{(9)}$	(3)(4)(5)(6)(7)(8)(9)	(5)	Common Stock	1
Class 1 LTIP Units (10)	$\frac{(11)}{(13)}$	02/15/2018		А	34,208 (13)		(11)(12)(13)	(13)	Common Stock	3

### **Reporting Owners**

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
TOOMEY THOMAS W 1745 SHEA CENTER DRIVE SUITE 200 HIGHLANDS RANCH, CO 80129	Х		Chairman, CEO and President			

## Signatures

Thomas W.	
Toomey	02/20/2018
<u>**</u> Signature of Reporting Person	Date

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Represents shares of restricted stock withheld to satisfy the reporting person's tax withholding obligation upon vesting of restricted stock. The deemed disposition of the withheld shares is exempt pursuant to Rule 16b-3(e).
- (2) Represents Class 2 LTIP Units in United Dominion Realty, L.P., a Delaware limited partnership (the "UDR Partnership"). UDR, Inc. (the "Company") is the parent company and sole general partner of the UDR Partnership.

Subject to the conditions set forth in the Ninth Amendment to the Amended and Restated Agreement of Limited Partnership of the UDR Partnership and subject to the vesting conditions specified with respect to each Class 2 LTIP Unit (as described in footnotes 6, 7 and 8

- (3) Failed subject to the vesting conditions specified with respect to each class 2 LTIP onit (as described in footnotes 0, 7 and 8 below), each Class 2 LTIP Unit may be converted, at the election of the holder, into a unit of limited partnership of the UDR Partnership (a "Partnership Common Unit"), provided that such Class 2 LTIP Unit has been outstanding for at least two years from the date of grant.
- (4) A holder of Partnership Common Units has the right to require the UDR Partnership to redeem all or a portion of the Partnership Common Units held by the holder in exchange for a cash payment based on the market value of the Company's Common Stock at the time of redemption, as defined in the Amended and Restated Agreement of Limited Partnership of the UDR Partnership (the "Cash Amount"). However, the UDR Partnership's obligation to pay the Cash Amount is subject to the prior right of the Company to acquire

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such Partnership Common Units in exchange for either the Cash Amount or shares of the Company's Common Stock, as described in footnote 5 below.

The Company, as the general partner of the UDR Partnership, may, in its sole discretion, purchase the Partnership Common Units by paying the limited partner either the Cash Amount or the REIT Share Amount (generally one share of the Company's Common Stock for

(5) each Partnership Common Unit), as such terms are defined in the Amended and Restated Agreement of Limited Partnership of the UDR Partnership. The right to convert the Class 2 LTIP Units into Partnership Common Units and the right to receive the Cash Amount or the REIT Share Amount (in the Company's sole discretion) in exchange for Partnership Common Units do not have expiration dates.

The Class 2 LTIP Units will vest only to the extent that pre-established performance metrics are met for the applicable performance period, subject to continuing employment. Except as otherwise set forth in the UDR, Inc. 1999 Long-Term Incentive Plan, as amended from time to time to time to time to the Amended and Partet de Amen

(6) from time to time, except Section 14.9 thereof, the Amended and Restated Agreement of Limited Partnership of the UDR Partnership, or as determined by the Committee, in its sole discretion, vesting of the Class 2 LTIP Units shall cease upon the date of termination for any reason, and no unvested Class 2 LTIP Units shall thereafter become vested.

The vesting of 30% of the Class 2 LTIP Units is determined based on the achievement of pre-determined FFO as Adjusted goals over a one-year period, with 50% of the award vesting on the determination date and 50% on the first anniversary of the determination date.

(7) One-year period, with 50% of the award vesting on the determination date and 50% of the first anniversary of the determination date.
 (7) The vesting of 10% of the Class 2 LTIP Units will be determined based on the achievement of pre-determined FFO as Adjusted goals over a three-year period, with that entire portion of the award vesting on the determination date.

The vesting of 30% of the Class 2 LTIP Units will be determined based the Company's cumulative absolute total shareholder return ("TSR") as compared to an apartment peer group over a three-year performance period, with that entire portion of the award vesting on

- (8) the determination date. The vesting of 30% of the Class 2 LTIP Units will be determined based the Company's relative TSR as compared to the NAREIT Apartment Index over a three-year performance period, with that entire portion of the award vesting on the determination date.
- (9) Amount represents the portion of the award (including dividends) forfeited when performance results were determined for the applicable portion of the award on February 15, 2018.
- (10) Represents Class 1 LTIP Units in the UDR Partnership. The Company is the parent company and sole general partner of the UDR Partnership.

Subject to the conditions set forth in the Ninth Amendment to the Amended and Restated Agreement of Limited Partnership of the UDR(11) Partnership, each Class 1 LTIP Unit may be converted, at the election of the holder, into a Partnership Common Unit, provided that such Class 1 LTIP Unit has been outstanding for at least two years from the date of grant.

A holder of Partnership Common Units has the right to require the UDR Partnership to redeem all or a portion of the Partnership Common Units held by the holder in exchange for the Cash Amount. However, the UDR Partnership's obligation to pay the Cash

(12) Common Onits near by the noncer in exchange for the Cash Amount. However, the ODK Fathership's obligation to pay the Cash Amount or shares of the Company's Common Stock, as described in footnote 13 below.

The Company, as the general partner of the UDR Partnership, may, in its sole discretion, purchase the Partnership Common Units by paying the limited partner either the Cash Amount or the REIT Share Amount (generally one share of the Company's Common Stock for

(13) each Partnership Common Unit), as such terms are defined in the Amended and Restated Agreement of Limited Partnership of the UDR Partnership. The right to convert the Class 1 LTIP Units into Partnership Common Units and the right to receive the Cash Amount or the REIT Share Amount (in the Company's sole discretion) in exchange for Partnership Common Units do not have expiration dates.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.