FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

# STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

	OMB APP	ROVAL
	OMB Number:	3235-0287
	Estimated average bu	ırden
- 1	hours per respense.	0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person*  HAMAMOTO DAVID T						2. Issuer Name <b>and</b> Ticker or Trading Symbol Colony NorthStar, Inc. [ CLNS ]									Relationship of Reporting Person(s) to Issuer (Check all applicable)     X Director X 10% Owner						
	ONY NOI	First)				3. Date of Earliest Transaction (Month/Day/Year) 01/10/2017										Officer ( below)	give title		Other below)	(specify	
515 S. FLOWER ST., 44TH FLOOR							endment, [	Date	of Origi	inal Fi	iled (Month/Da		6. Individual or Joint/Group Filing (Check Applicable								
(Street) LOS ANGELES CA 90071															X Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City)	(9	State)	(Zip)																		
		Та	ble I - I	Non-De	rivati	ve Se	curities	s Ac	cquire	ed, C	Disposed o	of, o	r Ben	eficia	lly	Owned					
			2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		е,	3. Transaction Code (Instr. 8)							5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		'. Nature of ndirect Beneficial Ownership		
									Code V		Amount		(A) or (D) Pri		Reported Transact (Instr. 3		n(s) d 4)			Instr. 4)	
Class A C	Common St	ock		01/10	/2017				A		2,817,232(	1)(2)	A	(3)	,	2,817,	232	Γ			
Class A C	Common St	ock		01/10	/2017				A		400,000(1)	)(2)	A	(3)		400,0	000	I	] ] ( 2	By the David T. Hamamoto GRAT 2016- NSAM	
Class A C	Common St	ock		01/10,	/2017				A		237,559 <sup>(1)</sup>	)(2)	A	(3)	)	237,5	559	I	] ] ( 2	By the David T. Hamamoto GRAT 2015- NSAM	
Class A C	ass A Common Stock		01/10/2017					A		227,619 <sup>(1)(2)</sup>		A	(3)		227,619		I	]	By the David T. Hamamoto GRAT 2016-NRF		
Class A Common Stock			01/10/2017					A		89,956(1)(2)		A	(3)	)	89,956		I		By the David T. Hamamoto GRAT 2015-NRF		
Class A Common Stock 01/10/20				/2017	17			A		10,108(1)(2)		A	(3)	)	10,108		I		By DTH nvestment Holdings LLC		
			Table								sposed of,					wned				_	
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed 4 Execution Date, if any		4. Transa Code 8)	action	5. Number of Derivative		f 6. Date Ex Expiration (Month/Da		rcisable and Date	7. Title and Amo of Securities Underlying Derivative Secu (Instr. 3 and 4)		Amount S ecurity	t	8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securiti Benefici Owned Followir Reporte Transac	ve es ially ng	10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership t (Instr. 4)	
					Code	v	(A)	(D)	Date Exerc	isable	Expiration Date	Title	C	Amount or Number of Share	,		(Instr. 4)				
OP Units	(4)	01/10/2017			A		222,235		(	4)	(4)	Con	ss A nmon ock	222,23	35	(4)	222,235		D		
			1		1				1											-	

<sup>1.</sup> Pursuant to the terms of that certain Agreement and Plans of Merger, dated as of June 2, 2016 (as amended by the two separate letter agreements dated July 28, 2016 and October 16, 2016, respectively, the "Merger Agreement"), by and among NorthStar Asset Management Group Inc. ("NSAM"), Colony Capital, Inc., NorthStar Realty Finance Corp. ("NRF"), Colony NorthStar, Inc. (formerly known as New Polaris Inc.) ("Colony NorthStar"), New Sirius Inc., NorthStar Realty Finance Limited Partnership, Sirius Merger Sub-T, LLC and New Sirius Merger Sub, LLC, at the effective time of the merger of NSAM into Colony NorthStar (the "Redomestication Merger"), each share of NSAM common stock converted into the right to receive one share of Colony NorthStar's class A common stock (continued...)

<sup>2. (</sup>continued from Footnote 1) and at the effective time of the merger of NRF into Colony NorthStar (the "NRF Merger," and together with the Redomestication Merger, the "Merger"), each share of NRF class A

common stock converted into the right to receive 1.0996 shares of Colony NorthStar's class A common stock, subject to immaterial adjustments due to rounding and/or fractional shares.

3. On the effective date of the Merger, the closing price of NRF's common stock was \$16.13 per share and the closing price of NSAM's common stock and Colony NorthStar's class A common stock (as successor issuer of NSAM under Rule 12g-3(a) of the Securities Exchange Act of 1934, as amended) was \$15.84 per share.

4. Represents performance restricted stock units granted as long-term performance based incentive compensation pursuant to NRF's Executive Incentive Bonus Plan for 2013 that were converted in connection with the Merger into operating company units ("OP Units"), which represent units of membership interests in Colony Capital Operating Company, LLC (the "Operating Company"), of which Colony NorthStar is the managing member. The OP Units have the rights and preferences as set forth in the operating agreement of the Operating Company and are redeemable for shares of Class A Common Stock or cash at the discretion of Colony NorthStar. The OP Units do not have an expiration date.

## Remarks:

/s/ David A. Palame, as Attorney-in-fact 01/12/2017

\*\* Signature of Reporting Person Date

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

- \* 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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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 Number.

## **POWER OF ATTORNEY**

The undersigned hereby constitutes and appoints David A. Palame the undersigned's true and lawful attorneys-in-fact to:

- (1) execute for and on behalf of the undersigned Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 and the rules thereunder:
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete the execution of any such Form 3, 4, or 5 and the timely filing of such form with the United States Securities and Exchange Commission and any other authority; and
- take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-(3)fact, may be of benefit to, in the best interest of, or legally required by, the undersigned.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary, and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorney-in-fact, in serving in such capacity at the request of the undersigned, is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934. This Power of Attorney can only be revoked by delivering a signed, original "Revocation of Power of Attorney" to the attorney-in-fact.

**IN WITNESS WHEREOF**, the undersigned has caused this Power of Attorney to be executed as of this 12th day of January, 2017.

/s/ David T. Hamamoto

Name: David T. Hamamoto Title: Director and Executive

Vice Chairman