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BERENS KOZUB KLOBERDANZ



AZ CORPORATION COMMISSION

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FILE NO. 1840178- ARTICLES OF INCORPORATION

OF

FILE NO. 18401

## HILLSIDE AT NORTH MOUNTAIN HOMEOWNERS ASSOCIATION

Know All Men by These Presents:

That we, the undersigned, have this day associated ourselves for the purpose of forming a corporation under the laws of the State of Arizona, and for that purpose do hereby adopt the following Articles of Incorporation.

- 1. Name. The name of this corporation (hereinafter "Association") is "Hillaide At North Mountain Homeowners Association."
  - Duration. The period of duration of the Association shall be perpetual.
- Principal Place of Business. The principal office for the transaction of business of the Association is located at 10645 N. Tatum Blvd., Suite 200-681, Phoenix, Arizona 85028 in Maricopa. County, Arizona.
- 4. <u>Statutory Agent</u>. The name and address of the initial Statutory Agent for the Association is:

Matthew R. Berens, Esq., Berens, Kozue, Kloberdanz & Blonstein, PLC 7047 E. Greenway Parkway, Suits 140 Scottsdale, Arizona \$5254

- Nonprofit Corporation. This Association is organized as a nonprofit corporation under the laws of the State of Arizona and this Association shall have Members.
- 6. Purpose and Powers. This Association does not contemplate the distribution of gains, profits or dividends to its Members. The specific primary purposes for which it is formed are to provide for the acquisition, construction, management, operation, administration, maintenance, repair, improvement, preservation and architectural control of the Common Area; and all responsibilities within that certain tract of property situated in Maricopa County, Arizona, which is more particularly described in that final plat for Cactus Heights, as amended, recorded at Book 877 of Maps, Page 13, of the Maricopa County Recorder and that certain Declaration of Covenants, Conditions and Restrictions for Cactus Heights recorded as Instrument No. 2007-0166 209 of the Maricopa County Recorder (the "Declaration"), and to promote the health, safety and welfare of all of the residents within the above-described Property and any additions thereto as may hereafter be brought within the jurisdiction of this Association for this purpose, all according to the Declaration.

In furtherance of said purposes, this Association shall have the powers to:

- a. Perform all of the duties and obligations of the Association as set forth in the Declaration;
- Fix, levy, collect and enforce assessments, charges and finas as set forth in the Declaration and Bylaws;
- c. Pay all expenses and obligations incurred by the Association in the conduct of its business, including, without limbation, all licenses, taxes or governmental charges levied or imposed against the Common Area;
- d. Acquire (by gift, purchase or otherwise), own, hold, improve, build upon, operate, maintain, convey, sell, lease, transfer, dedicate for public use or otherwise dispose of real or personal property in connection with the affairs of the Association;
- Grant non-exclusive examents over the Common Area to my person for purposes beneficial to the Members;
- f. Berrow money and, only with the assent (by vote or written consent) of twothirds (2/3) of each class of Members, mortgage, pledge, deed of trust or hypothecate any or all of its personal or real property as security for money borrowed or debts incorrect;
- g. Participate is mergers and consolidations with other nonprofit corporations organized for the same purposes, provided that any merger or consolidation shall have the assent by vote or written consent of two-thirds (2/3) of each class by Members; and
- h. Have and exercise any and all powers, rights and privileges which a corporation organized under the Arizona Nonprofit Corporation Act A.R. S.§10-3101 et seq. may now or hereafter have or exercise:
- 7. <u>Membership Voting Rights.</u> The number and qualifications of Members of the Association, the different classes of Membership, if any, the property, voting and other rights and privileges of Members, their liability for assessments and the method of collection thereof shall be as set forth in the Declaration and the Bylaws.
- 8. Board of Directors. The affinite of this Association shall be managed by a Board of not less than one (1) nor more than five (5) Directors (the exact number and qualifications of which shall be fixed by the Bylaws, or amendments thereof, duly adopted by the Members or the Board of Directors). The number of Directors may be changed by amendment to the Bylaws. The initial Board of Directors and the addresses of the members, whom shall serve until their successors are elected or appointed according to the Bylaws, are as follows:

Philip J. Polich 10645 N. Tatum Blvd., Suite 200-669 Phoenix, Arizona 85028

Jacob S. Walker 10645 N. Tatum Blvd., Suite 200-669 Phoenix, Arizuma 85028

Jeffrey M. Garrett 10645 N. Tatum Blvd., Suite 200-669 Phomix, Arizona 85028

- 9. <u>Elimination of Director Linkility</u>. As set forth in the Arizana Nonprofit Corporation Act, each Director shall be immune from civil liability and shall not be subject to sult indirectly or by way of contribution for any act or emission resulting in damage or injury if said Director was acting in good faith and within the scope of his official capacity (which is any decision, act or event undertaken by the Association in furtherance of the purpose or purposes for which it is organized), unless such damage or injury was caused by willful and wanton or grossly negligent conduct of the Director. Without limiting the foregoing, it is the intention of this paragraph to provide for the Directors the full benefits and immunities created by or available under the provision of A.R.S. §§ 10-1016(D) and 10-1029(A)(S), as the same may be expanded or modified in the future.
- Dissolution. In the event of dissolution, liquidation or winding up of the Association (other than incident to a merger or consolidation), the Association shall pay or adequately provide for the debts and obligations of the Association and otherwise comply with the Arizona Non-profit Corporation Act. The Directors or persons in charge of the liquidation shall dedicate the assets of the Association to an appropriate public agency to be used for purposes similar to those for which this Association was created or if such dedication is refused acceptance, then such assets may be granted, transferred or conveyed to any non-profit corporation, association, trust or other organization devoted to similar purposes. If such acts are not feasible, said Directors or other persons in charge of the liquidation shall divide the remaining easets among the Members in accordance with their respective rights therein as set forth in the Declaration, except as otherwise required by law.
- 11. <u>Indomnification.</u> The Association shall indemnify any person made a party to any civil suit or criminal administrative or investigative sction, by reason of the fact that he is or was a member, director, officer, employee or agent of the Association against expenses, including attorney's fees, and judgments, fines and amounts puld in actilement actually and reasonable incurred by him in connection with such action to the greatest extent allowed by law. Any indemnification of the members, directors, officers, employees or agents of the Association shall be governed by and made in accordance with the provisions of the Arizona Nonprofit Corporation Act. Any repeal or modification of this Article 11 shall be prospective only and shall not adversally affect, defeat or limit the right of any person to indemnification for any act, or failure to act, occurring prior to the effective date of such repeal or modification.

- 12. Appendments. These Articles may be amended by the vote or written seams of Members representing sixty-seven percent (67%) of the total voting power of each class of Membership in the Association, provided however, that the percentage of the voting power necessary to amend a specific clause or provision shall not be less than the prescribed percentage of affirmative votes required for action to be taken under that clause or provision within the Declaration. Notwithstanding the foregoing, the Declarant under the Declaration, without the vote or written consent of the Members, may amend these Articles in order to conform the Articles to the requirements or guidelines of the Federal Housing Administration, the Veterats Administration or any federal, state or local governmental agency whose approval of the Articles, Bylaws or other documents relative to the Association or the Property is required by law or requested by the Declarant or the Association.
- 13. <u>FHA/VA Approval.</u> As long as there is a Class B Membership, the following actions will require the prior approval of the Federal Housing Administration or the Veterans Administration, if either of those agencies has approved the development plan of the Property: amecation or additional property, mergers and consolidations, mortgaging of Common Area, dedication of Common Area and dissolution and amendment of these Articles.
  - 14. <u>Incorporators</u>. The Incorporator and his name and address is:

Matthew R. Berests 7047 B. Greenway Purkway, Suite 140 Scottadale, Arizona 85254

15. <u>Definitions</u>. All initially espitalized terms used herein without definition shall have the meanings set forth for such terms in the Declaration.

INCORPORATOR:

Markey R. Become

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## CONSENT TO ACT AS STATUTORY AGENT

Matthew R. Berens, Esq. having been designated to act as Statutory Agent for Hillside At North Mountain Homsowners Association, hereby consents to act in that capacity until removed or resignation is submitted.

Deted this 16th day of April 2013.

Matthew R. Berens

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DO NOT WHITE ABOVE THE LINE; THE SENSED FOR ACCUSE OWLY.

## **CERTIFICATE OF DISCLOSURE**

Read the Instructions **CDO3**i

1.	ENTITY NAME - give the exact name of the corporation in Arizona: Hillside at North Mountain Homeowners Association							
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2.	A.C.C. FILE NUMBER (If elready incorporated or registered in AZ):  First the A.C.C. He number on the upper corner of field decuments OR on our website at: http://www.acc.gov/Dristons/Consessions							
	half this water life of united, do till abben course, as such describers on der one success de management and passagement accessed							
3.	Check only one of the following to indicate the type of Certificates							
	Initial (accompanies formation or registration documents)							
	Annual (credit unions and loan companies only)							
		Supplemental to COD filed (supplements a previous Contification of Disclosure)	usly-filed					
			=					
4,	4. PELONY/JUDGMENT QUISTIONS:							
	Has any person (a) who is currently an officer, director, trustee, or incorporator, or (b) who controls or holds over ten per cent of the issued and outstanding common shares or ten per cent of any other proprietary, beneficial or membership interest in the corporation been:							
	4.1	Convicted of a felony involving a transaction in securities, consumer fraud or antitrust in any state or federal jurisdiction within the seven year period immediately preceding the signing of this certificate?	☐ Yes	■ No				
	4.2	Convicted of a felony, the essential elements of which consisted of fraud, misrepresentation, theft by false pretenses or restraint of trade or monopoly in any state or federal jurisdiction within the seven-year period immediately preceding the signing of this certificate?	Yes	ii) No				
	4.3	Subject to an injunction, judgment, decree or permanent order of any state or federal court entered within the seven-year period immediately preceding the signing of this certificate, involving any of the following:						
		<ul> <li>a. The violation of fraud or registration provisions of the securities laws of that jurisdiction;</li> <li>b. The violation of the consumer fraud laws of that jurisdiction;</li> <li>c. The violation of the antitrust or restraint of trade laws of that jurisdiction?</li> </ul>	[] Yes	■ No				
	4.4	If any of the answers to numbers 4.1, 4.2, or 4.3 are YES, you HI and attach a Cartificate of Disclosure Felony/Judgment Attachment						

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S. BANKRUPTCY QUESTION					
incorporator, or (b) the issued and buts any other propriets corporation, served cent interest in am Certificate) on the corporation?	who controls or histanding common standing common in any such capacitin and such capacitin and such as a such a	in officer, director, trustee, tolds over twenty per cent of theres or twenty per cent of the central in the city or held a twenty per cent of the (not the one filing this hivership of the other	☐ Yes	W No	
5.2 If the answer to nur Obsciosure Bankrup	mber 5.1 is Yes, y <u>try Attachment</u> for	ou <b>MUST</b> complete and attach m C005.	n B. Certificat	z of	
Certificate becomes an officer, directs outstanding shares or ten per cent of corporation must subset a SUPPLEME by a duly elected and authorized office	er, trustae or person co my other proprietary, SITAL Certificade provid	Cortificate to the A.C.C. any person of obtaining or holding over ten per cent- beneficial or membership jeterast in t ling information about that person, sig	of the issued a	nd . the	
Trittel Continues of Discourses	This Cartificate must	be signed by all incorporators. If mor	e space is one	dwd_	
	complete and attach	an Incorpogiur Attachment form C084.			
Foreign carporations:	This Continues may be signed by a duly authorized officer or by the Chapman of the Board of Directors.				
Credit Unions and Corn Companies:	This Contillante munic	be signed by any 2 officers or director	Ba .		
Matthew R. Bereus					
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