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ARTICLES OF INCORPORATION

an 05131 AS: 38

INDEPENDENCE SOURCE CONDOKINIUMS

DIMER'S ASSOCIATION

For the purpose of forming a nonprofit Corporation pursuant to the provisions of the Colorado Monprofit Corporation Act, the undermigned hereby associate themselven together and have made, signed, and administration of the following articles:

ARTICLE 1

NAIE

The name of the corporation shall be Independence Square Condaminiums Owner's Association.

ARTICLE II

DURATION

The period of duration of this corporation shell be perputual

ARTICU III

PURPOSES

The business, objectives, and purposes for which the corporation is formed are as follows:

- A. To be and constitute the Accordation to which reference is made in the Condeminsum Declaration of Independence Square Conceminiums (herein committees called the "Declaration") recorded or which will be recorded in the office of the County Clerk and Recorder of the County of Jefferson, State of Colorado, relating to a condeminium commercial project (herein committees called the "Cordaninium Project") in the County of Jefferson, State of Colorado and to perform all obligations and duties of the Accordation and to emerciae all rights and powers of the Accordation, as apportfuld therein.
- 8. To provide an entity for the furtherance of the interest of the erace of units, as defined in the Decisration in the Candoninius Project.

WITICLE IV

THUS

In furtherance of its purposes, but not atherwise, the responstion shall have the fullanting parameter

- A. All of the powers conferred upon respectit corporations by the examen law and the statutes of the State of Galardo in of $^{\mu}$ i from time to time.
- f. All of the pavers necessary or distrible to perform the obligations and detion and enserties the rights and powers of the Association under the stave referenced devicentian (becauseddes are defined in the Declaration shall have the case energy horses enless etherates definedly including, extract limitation, the Poljandry parents:

COMPUTER UPDATE COMPLETE

1. To make and collect sasesments against members for at purpose of defraying the costs, expenses, and any losses of the corporation, or of excersing its powers or of performing its function.

: *

- 2. To menage, control, operate, maintain, repair, and improve the General Common Elements.
- 3. To enforce covenants, restrictions, were conditions affects any property to the extent this corporation may be authorized under any such covenants, restrictions or conditions and to make and enformation and requisitions for use of property in the Condominium Projections
- 4. To engage in activities which will actively foster, progret and advance the common ownership interests of owners of units
- 5. To buy or otherwise acquire, sell or otherwise dispose mortgage or otherwise encumber, exchange, lease, hold, use, operate and otherwise deal with and in, real, personal and mixed property o all kinds, and any right or interest therein, for any purpose of the corporation.
- 6. To borrow money and secure the repayment or wontes termine for any purpose of this corporation, limited in security or in other respects as way be provided in the By-Laws of this corporation of a the Declaration.
- 7. To enter into, make, perform or enforce contracts of a kind and description, including, without limitation, a contract for management services, and to do all other acts necessary, appropriate or advisable in carrying out any purpose of this corporation, with or in association with any person, firm, association, corporation, other entity or agency, public or private.
- 8. To set as agent, trustee or other representative $a_{\rm co}$ corporations, firms and individuels and as such to advance the business or such corporations, firms or individuals.
- 9. To adopt, alter, and smend or repeal such By caws as an analyse received the affaire of this corporation, provided, however, that such By-Laws may not the incorporation with or contrary to any previsions of these Articles of the Declaration.
- 10. The foregoing enumeration of powers which continued to restrict in any manner the exercise of other and further rights will powers which may now or rerester be allowed or permitted by laws are the powers specified in such of the peragraphs of this Article is arrandopendant powers, not to be restricted by reference to or inference from the terms of any other peragraph or provisions of this Article is
- C. Notwithstanding the above, unless at losst seventy-five area (75%) of the first Martgagess of Units (based upon one vote for such first Martgage award or held) and owners of at least two-thirds of the Units have given their prior written approved, the Association shall not be exposed to:
- 1. By set in releasion, such to shanden on terminate the Condensation Projects
 - 2. Partition or medivide any Unit;

- 3. By act or obsision seek to abandon, perticion, sublivies, encumber, sell or transfer any of the General or Limited Common Elements;
- 4. Use hexard insurance proceeds for loss to the improvement for other than repair, replacement or acconstruction of such improvements.

ARTICLE V

HEMBERSHIPS AND VOTING

- A. This corporation shall be a membership corporation without certificate or shares of stock. There shall be on class of members and there shall be one membership in the corporation for each Owner a Unit.
- B. All members shall be entitled to vote on a limetters with vote per Unit except any members who are in default on any oblights to this corporation.
 - C. Cumulative voting is prohibited.
- then each such cotenant shall be a member of this corporation and shall be antitled to a vote equal in weight to such cotenant the content of this corporation and shall be antitled to a vote equal in weight to such cotenant the content of or contage of ownership of the Unit. The cotenant's percentage of ownership of a Unit shall be as determined by the title document of such Unit; in the absence of specific limitation, cotenants shall be presumed to have equal undivided interests. No person of entity other than an Owner of a Unit may be a require member of the corporation.
- E. A membership in the corporation and the source of a messal in the assets of the corporation shall not be assigned, encumbered or transferred in any manner except as an appurtanence to transfer title to the Unit to which the membership pertains, provided, in a that the rights of membership may be assigned to the holder of a mortgage, deed of trust, or other security instrument on a Unit me further security for a loan secured by a lien on such Unit
- F. A transfer of membership shall occur automatically under a transfer of title to the Unit to which the membership nertains provided, however, that the Sy-Laws of the corporation may contain reasonable provisions and requirements with respect to recording automaters on the books and records of the corporation.
- 6. The corporation may suspend the voting rights of a member for failure to comply with rules and regulations or the Sy-tame of the corporation or with any other obligation of the Owner of a Shi under the Cocleration, or agreement created pursuant thereto.
- H. The By-Lame may contain provisions, not inconsistent to the foregoing, setting forth the rights, privil rest duties and responsibilities of the appears.

WITCLE VI

FARD OF HANACERS

A. The business and affairs of the corporation small be consider assessed, and explained by a Board of Ranagers (Directors).

- B. The Board of Mr.nagerz shall consist of an off number of directors of not 'ses than three nor more than nine members, the specified number to be set forth from time to time in the By-Laws of the corporation. In the absence of any provisions in the By-Laws the Board of it legers shall consist of three members.
- C. All persons comprising the Board of Managers shall be Owners of Units, except as provided herein. In all events, however the terms of at least one-third of the members of the Board shall expire annually. Members of the Board of Managers shall be elected in the manner determined by the By-Laws.
- D. Henagers may be removed and vacancies on the Beard of Hanagers shall be filled in the manner provided in the By-Laws
- E. The initial Board of Managers shall consist of three papers and the names and addresses of the members of the inval Board of Managers who shall serve until their successors are duly elected and qualified are as follows:

New	Mo drew:
Randolph G. Currier	c/o 10200 West 44th America, Suit S Wheat Ridge, CJ 80033
Car) H. Dawson	c/o 10200 West 44th Avenue, 405 Wheat Ridge, CO 800 (1)
Gary A. Gold	c/o 10200 West 44th Averse, 41 Wheat Ridge, CO 80033

F. Any vacancies in the Board of Managers occurring before the first election of Managers by members shall be folled by to remaining Managers.

ARTICLE VII

OFFICERS

The Board of Managers may appoint a President, one or mor-Vice Presidents, a Secretary, a Treasurer, and such other officers as the Board, in accordance with the provisions of the By-Laws, believes will be in the best interests of the corporation. The officers shall have such divise as may be prescribed in the By-Laws of the corporation and shall serve at the pleasure of the Board of Namagers.

ARTICLE VIII

CONVEYANCES AND ENCUMBRANCE:

Corporate preparty may be conveyed of ancumbered by author of the corporation and the Board of Managers. Conveyences or successful the by instrument executed by the President or a Vice President and by the Secretary or the Treasurer or an Assistant Secretary or Assistant Treasurer or executed by such other person or persons to whom such authority may be delegated by the Board.

ARTICLE IX

INITIAL REGISTERED OFFICE AND AGENT

The initial registered office of the corporation shall be 1022. West 44th Avenue, 9-ite 400, Wheat Ridge, CO 80033. The initial registered agent a. uch office shall be Michael A. ittman, Attorioration.

ARTICLE X

INCORPORATION

The incorporator of this corporation is $C \in \mathbb{A}$ where $C \in \mathbb{A}$ his address is 10200 West 44th Avenue, Suite $C \in \mathbb{A}$ and Ridge $C \in \mathbb{A}$

ARTICLE XI

DISSOLUTION

In the event of the dissolution of this curpore con, each voluntarily by the members hereof, by operation of law, or otherwithen the essets of this co.poration shall be deemed to be owned by the members at a date of dissolution in proportion to each member ownership of the General Common Elements of the Project.

ARTICLE XII

AMENOMENTS

Ameriments to these Articles of Incorporation shall be security if at all, in the manner as set forth in the Colorado Nonprofit Corporation Act, provided, however, that no amendment to the motion of Incorporation shall be contrary to or inconsistent with any profit of the Declaration.

Executed this 6 th day of fine 479

SUBMIT BAR 24

00 27 A0. 10 DNOVI 7179

STATEMENT OF CHANGE OF REGISTERED (SEE OR REGISTERED AGENT, OR BOTH.

Notes	Exact corporate name of corporation making the statement Bignature and title of officer signing for the corporation, must be ?
	3. Signature of Notary Public must be exactly as shown on Notariel Sec. A communication of the second section of the second seco
	Communication 4 This document must be typewritten
	Secretary of State State of Colorado
	irsuant to the provisions of the Colorado Corporation Act. https://www.select.com/
purpos	under the laws of the State of . Loloradosubmits the following statement is a following statement is a following statement is a following statement is a followed by the state of cloid or the state or the state of cloid or the state or the state of cloid or the state or the stat
	ist: The name of the corporation is Independence, Square, Condominiums, Owner, i. L., ation, MCOQ
	cond: The address of its REGISTERED OFFICE is 2001. E. Carter 4 sense
	uite 202-A Littleton, CO 80122
	nird. The name of its REGISTERED AGENT is Frank. G. Fits out
	and the second s
	ourth: The address of its registered office and the address of the way of the ways of the ways.
F	ifth: The address of its place of business in Colorado is 2001 (1.) as $\alpha \in Aven(n)$
\$	uite 202-A Littleton, CO 80122
-8	ORTHOR BY THE REGISTERED AGENT WHEN IT INVOLVES ONLY A REGISTERED OF THIS STATEMENT MAY BE LOOK OF THIS STATEMENT HAS BEEN FORWARDED BY CORPORATION BY THE REGISTERED AGENT.
	.Independence (1887) Condo. (38).
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contai	(State of Incorporation) ned therein are true.
	n witness whereof I have hereunto set my hand and seal this $\mathcal{A}^{g,\delta}$ by $\mathcal{A}^{g,\delta}$. In 1982,
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	amain . Long
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MAIL

Colorado Secretary of State ** Cornections Office 1576 Spering St., 2nd Fl. Denver, Co 80203

(303) 600-250. 202 A SET ETEMENT OF MEANOE OF REGISTERED OFFICE OR REGISTERED AGENT, OR BOTH, (303) 866-2361

SUBMIT ONE Filing fee \$5.00

This document must be typewritten.

To the Secretary of State of the State of Colorado

Pursuant to the provisions of the Colorado Corporation Act and the Limited Partnership to the 1995. signed corporation or Limited Partnership organized under the laws of Colorado submits the following statement for the purpose of changing its registered office or its registered against the following statement for the purpose of changing its registered office or its registered against the following statement for the purpose of changing its registered office or its registered against the following statement for the purpose of changing its registered office or its registered against the following statement for the purpose of changing its registered office or its registered against the following statement for the purpose of changing its registered office or its registered against the following statement for the purpose of changing its registered of the following statement for the purpose of changing its registered against the following statement is a second against the following statement of the purpose of changing its registered against the following statement of the following statement of the following statement of the purpose of the following statement o in the State of Colorado:

First: The name of the corporation or Limited Partnership is:
INDEPENDENCE SQUARE CONDOMINIUM OWNER'S AUGUSTION
Second: the address of its REGISTERED OFFICE is
1901 Kipling st. Suite 21 Lakewood. Colorado 80215
Third: The name of its REGISTERED AGENT is Ralph A. McCauley DBA
M
Fourth: The address of its registered office and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business office of its registered and the address of the business of th
Fifth: The address of its place of business in Colorado is <u>same as above</u>
By V. Denned Yayo Ita Preniors Ita Registered Agent Ita General Partner Subscribed and sworn to before me this 62 day of July My commission expires 12/20/85 Pafford Multiple Choice 41 Whotevery Public (Note 4)
Notes: 1. Exact sume of corporation or Limited Partner hip making the statement
2. Signature and title of officer signing (for the corporation, must be fresident or have the ident; for a Limited Partnership, must be a General Partnersh.
3. Regarding profit corporations: This statement t as be executed bighthe registered agent when it involves only a registered address change. A copy of this statement has been forwarded to the corporation by the registered agent.
4. Signature of Notary Public ment be exactly as also on Notarial Seal, and most spray and with notarial commission.
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STATEMENT OF CHANGE OF RED.CYER.	COLORADO
TYPE OR PRINT CLEANLY PLEASE READ INS	NS ON THE STOR
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Agent and agranged and agent . Y	201
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property and South States and Sta	
A PLAKEY SERVICE GEOUP	
LALL KILLEY, Ston #21	
Corporation named herein makes the following statement	
The State or Country of incorporation is:Colorado	Sample 1 (a) (b) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d
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1901 Kipling Street Suite 21.	Lakewood Coloradu
The name of the Corporation's SUCCESSOR REGISTERED AGEN	т ş
RAM Realty Services Group	
1901 Kipling Street Suite 21.	
	INDEPENDENCE SO F COORTES
STATE OF	11 1
COUNTY OF	B) Victimis May
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	In Ceres

Subscribed and sworn to before me this	day of
My commission expires	- Way VI
My commission expires	n (n -
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COMPUTER " HS	No. of Dec.
COlan	Notary Public

Notes: 1. Exact name of corporation or lumited paramethip making the state-negle .

2. Signature and side of officer signing that the corporation, thus he permits a same services. ident; for a limited partnership, must be a general partners.

SUBMIT THIS STATEMENT WITH PAYMENT TO CORPORATE REPORT SECTION DEPARTMENT OF STATE



STATEMENT OF CHANGE OF REGISTERED OFFICE AND/OR REGISTERED AGE:

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nte or Country of Incorporation is:Colorado	
The complete street address of the Corporation's REGISTERED C	FFICE shall be shaped to
Property Concepts Management 1901 K1	
The name of the Corporation's SUCCESSOR REGISTERED AGEN	
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Subscribed and sworn so before me this	By Grand By Lella A
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2. Angewere and rich at afficer sugming the she corporation, sheet by president or a procedure

SE Form DF1 Fee 1986 SUBMIT THIS STATEMENT WITH PAYMENT TO: CORPORATE REPORT SECTION DEPARTMENT OF STATE P O BOX 5881

Filing Fee

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