Sundial West IV

Homeowners Association

Articles of Incorporation



Sundial West IV

Homeowners Association

P.O. Box 5720

Mesa, AZ 85211



AZ CORP. COMMISSION FILED

ARTICLES OF INCORPORATION

OF

•	NOV 1 3 2001 SUNDI	AL WEST IV HOMEOWNERS ASSOCIATION, INC	- ,
PPR ERM.	M. Flour Kentelo	AL WEST IV HOMEOWNERS ASSOCIATION, INC an Arizona nonprofit corporation	
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In compliance with the requirements of § 10-3101, et seq., Arizona Revised Statutes, as from time to time may be amended, the undersigned, all of whom are of full legal age, have voluntarily associated themselves on the date set forth below for the purpose of forming an Arizona nonprofit corporation. All of the undersigned incorporators certify and adopt the following Articles of Incorporation ("Articles"):

ARTICLE I

NAME AND TERM

The name of the corporation is Sundial West IV Homeowners Association, Inc. ("Association"). The Association will exist perpetually.

ARTICLE II

DEFINED TERMS

The following terms, while not defined in these Articles, will be given the meanings specified in the Declaration of Homeowner Benefits and Covenants, Conditions, and Restrictions for Sundial West IV that is to be recorded in the Official Records of Maricopa County, Arizona ("Declaration"): Common Area, Property, Owner, Owner's Permittees, Lots, Members, Declarant, Declarant Control, and Architectural Committee. If there is any conflict between the Articles and the Declaration, the Declaration will control. As used in these Articles, the term "Association Property" means the Common Area, all property and improvements within the Property that are used in common by and for the benefit of the Owners of Lots, and all other real and personal property, if any, that may be owned by the Association or placed under its jurisdiction pursuant to the Declaration.

ARTICLE III

KNOWN PLACE OF BUSINESS

The known place of business of the Association is located at 8501 E. Princess Drive, Suite 200, Scottsdale, Arizona 85255, or at any other location designated by the Board of Directors of the Association.

ARTICLE IV

STATUTORY AGENT

Lynn T. Ziolko, Esq., whose address is c/o Kutak Rock LLP, 8601 North Scottsdale Road, Suite 300, Scottsdale, Arizona 85253-2742, and who has been a bona fide resident of the State of Arizona for more than three years last past, is appointed and designated as the statutory agent for the corporation for the State of Arizona, upon whom service of process may be made. This appointment may be revoked at any time by the Board of Directors of the Association by the filing of the appointment of another statutory agent.

ARTICLE V

PURPOSE OF THE ASSOCIATION

This Association is organized to provide for the ownership, management, maintenance, and care of the Association Property and for the administration of the affairs of the Association. In furtherance of, and in order to accomplish these objectives and purposes, the Association may transact any or all lawful business for which nonprofit corporations may be incorporated under the laws of the State of Arizona, as these laws may be amended from time to time. All business transacted by the Association will be transacted in a way so as to further its tax-exempt status as an association under the Internal Revenue Code, if the Association so elects to be treated as a tax-exempt organization. The existence of the Association will commence on the date of the filing of these Articles with the Arizona Corporation Commission.

ARTICLE VI

MEMBERSHIP

Section 6.01. Identity of Members. The Association is a non-stock corporation. No dividends or pecuniary profits will be paid at any time to its Members. Membership in the Association is limited to Owners of Lots, and no person may be admitted as a Member in the Association unless that person is an Owner of a Lot. By becoming an Owner of a Lot, the Owner will be considered to have consented to membership in the Association. Upon becoming the Owner of a Lot, the Owner automatically becomes a Member of the Association and will remain a Member of the Association until the ownership ceases, for any reason, at which time the Owner's membership in the Association will cease automatically.

Section 6.02. Transfer of Membership. Membership in the Association is appurenant to each Lot, and a membership in the Association will not be transferred, pledged, or alienated in any way, except: (i) upon the sale of a Lot, and then only to the purchasers; (ii) by intestate succession or testamentary disposition; (iii) foreclosure of mortgage (or similar security instrument) of record; or (iv) other legal process that requires the transfer of the membership. Any attempt to make a prohibited transfer is void and will not be reflected upon the books and records of the Association. Except as expressly permitted under this Section 6.02, no Member of the Association may transfer a membership or any right or privilege associated with membership in the Association.

ARTICLE VII

VOTING RIGHTS

Section 7.01. Classes of Members. The Association will have two classes of voting membership, Class A and Class B.

Section 7.02. Class A. Class A members are all Owners of Lots with the exception of the Declarant. All Class A members will have the same rights and obligations with respect to voting of a Class A membership. Each Class A member is entitled to one vote for each Lot owned.

Section 7.03. Class B. The Class B member is the Declarant. All Class B members will have the same rights and obligations with respect to voting of a Class B membership. The Class B member is entitled to three votes for each Lot owned. The Class B membership will cease and be converted to Class A membership upon the expiration of the period of Declarant Control.

Section 7.04. Cumulative Voting. There is no cumulative voting on any matter related to the administration or organization of the Association or its matters.

Section 7.05. Voting Trusts. Voting trust agreements of the type described in A.R.S. § 10-3730 are not permitted with respect to the Association and will not be recognized by the Association for the purpose of exercising the voting or approval powers of any one or more of the Members. This prohibition against voting trusts, however, will not act as a prohibition against voting agreements or member agreements of the type described, respectively, in A.R.S. § 10-3731 and § 10-3732.

ARTICLE VIII

BOARD OF DIRECTORS

Section 8.01. Number and Affairs. All Association powers will be exercised by or under the authority of the Board of Directors of the Association (sometimes individually or collectively called "Board," "Directors," "Director," or "Board of Directors"). The affairs of the Association will be conducted by the Board and any officers and committees that the Board may elect and appoint. Except for the initial Board that is designated in these Articles, the Board of Directors will be elected by the Members, and Board of Directors elections may be conducted by mail or any other method permitted in the Bylaws or under Arizona law. So long as there is a Class B membership in the Association, the Directors need not be Members of the Association. After the termination of the Class B membership, all Directors must be Members of the Association. The Board may increase the number of Directors on the Board; however, the number of Directors must always be an odd number and may not exceed seven Directors. The number of Directors constituting the initial Board will be three, one of which will serve a three year term, one of which will serve a two year term, and one of which will serve a one year term. All additional Directors that may be added from time to time to the Board (i.e., in addition to the

initial three and up to seven members) will serve three year terms. The names and addresses of the initial Board of Directors of the Association are as follows:

Name	Mailing Address
Rick Hancock (3 year term)	8501 E. Princess Drive Suite 200 Scottsdale, AZ 85255
Ken Krouse (2 year term)	8501 E. Princess Drive Suite 200 Scottsdale, AZ 85255
James Ameson (1 year term)	8501 E. Princess Drive Suite 200 Sconsdale, AZ 85255

The initial Directors will serve for the terms specified below their names and until their successors have been elected and qualified. Successor Directors to the initial Directors also will serve the one (1), two (2), or three (3) year terms specified above.

Section 8.02. Bylaws. The Board is expressly authorized to adopt bylaws for the Association ("Bylaws"), by unanimous written consent or by a majority vote of the Board at a regular or special meeting of the Board.

ARTICLE IX

GENERAL PROVISIONS

Section 9.01. Dissolution. The Association may be dissolved with the affirmative written approval of two thirds (2/3) or more of the total number of eligible votes of each class of Members in the Association. Upon dissolution of the Association, other than incidental to a merger or consolidation, the assets of the Association will be dedicated to an appropriate public agency to be used for purposes similar to those for which this Association was created. If a dedication is refused, the assets will be granted, conveyed, or assigned to any nonprofit corporation, association, trust, or other organization to be devoted to a similar purpose or purposes.

Section 9.02. Amendments. Any amendment of these Articles will require the affirmative approval of 75% or more of the total number of eligible votes of each class of Members in the Association.

Section 9.03. Incorporators. The name and address of the incorporator of the Association are:

Name

Mailing Address

Ken Krouse

8501 E. Princess Drive Suite 200 Scottsdale, AZ 85255

Section 9.04. FHA/VA Approval. As long as there is a Class B membership in the Association and if either FHA or VA financing is applicable to all or any portion of the Property, the following will require the prior approval of the Federal Housing Administration or the Veterans Administration, if applicable: (i) annexation of additional properties; (ii) mergers and consolidations: (iii) mortgaging of Common Area; (iv) dedication of Common Area; and (v) dissolution and amendment of these Articles.

Section 9.05. Indemnification. To the fullest extent permitted under A.R.S. § 10-3202.B.2., § 10-3302.14, and § 10-3850 et seq., or any successor statute, the Association, on demand, will indemnify, defend, and hold harmless all of its incorporators and any and all of its past, present, and future Directors, officers, Members, employees, and agents for, from, and against all losses, damages, liabilities, claims, expenses, legal fees, judgments, penalties, and settlements arising out of any and all acts or omissions done or omitted while employed by or acting on behalf of the Association. No right, power, or responsibility conferred on the Board, Architectural Committee, or any officer, employee, or agent of the Association will be construed as imposing any duty or obligation on that person for the purposes of establishing personal liability.

Section 9.06. Limited Liability. Without limitation of the right of the Association to indemnify, neither the Declarant, the Association, any Director, any officer of the Association, Member, any member of the Architectural Committee, nor any employees or agents of the Declarant or the Association will have any liability to any Owner or to any of Owner's Permittees for any act or failure to act with respect to any matter if the action taken or the failure to act was: (i) in good faith; and (ii) in a manner reasonably believed to be in the best interests of the Association (if the action taken or failure to act was in an official capacity with the Association) or not opposed to the best interests of the Association (if the action taken or failure to act was not in an official capacity with the Association).

Section 9.07. Limitation on Actions. The ability of the Association to initiate legal proceedings or join as a plaintiff on certain legal proceedings may be limited by the Declaration or the Bylaws. In addition, certain claims, grievances, controversies, disagreements, or disputes involving the Association or its Members may be subject to the alternative dispute resolution procedures established in the Declaration and Bylaws.

For the purpose of forming this nonprofit corporation under the laws of the State of Arizona, the undersigned, constituting all of the incorporators of the Association, has executed these Articles as of <u>November 13</u>, 2001.

Ken Krouse, Incorporator

WILLIAM A. MUNDELL CHAIRMAN

JIM IRVIN

MARÇ SPITZER COMMISSIONER



BRIAN C. MCNEIL
EXECUTIVE BECRETARY

JOANNE C. MACDONNELL DIRECTOR, CORPORATIONS CHISION

ARIZONA CORPORATION COMMISSION

KUTAK ROCK LLP % BARBARA R ATKINSON 8601 N SCOTTSDALE RD SCOTTSDALE, AZ 85253-2742

RE: SUNDIAL WEST IV HOMEOWNERS ASSOCIATION, INC.

File Number: -1009358-4

We are pleased to notify you that your Articles of Incorporation were filed on November 13, 2001.

You must publish a copy of your Articles of Incorporation. The publication must be in a newspaper of general circulation in the county of the known place of business in Arizona (as filed with the Commission) for three (3) consecutive publications. A list of newspapers is available on the Commission web site. An affidavit from the newspaper, evidencing such publication, must be delivered to the Commission for filing within NINETY (90) DAYS from the File Date. Make sure the newspaper published the corporation documents using the exact name filed with the Commission.

All corporations transacting business in Arizona are required to file an Annual Report with the Commission, on the anniversary of the data of incorporation. Each year, a preprinted Annual Report form will be mailed to the corporation's known place of business approximately two months prior to the due date of the report. Should the report fail to arrive, contact the Commission. It is imperative that corporations notify the Commission immediately (in writing) if they change their corporate address, statutory agent or agent address. Address change orders must be executed (signed) by a corporate officer. Postal forwarding orders are not sufficient.

The Commission strongly recommends that you periodically check Commission records regarding the corporation. The Commission web site www.cc.state.az.us/corp contains information specific to each corporation of record and is a good general source of information.

If you have any questions or need further information, please contact us at (602) 542-3135 in Phoenix, (520) 628-6560 in Tucson, or Toll Free (Arizona residents only) at 1-800-345-5819.

Sincerely, MARY FLOREZ-GASTELO Examiner Corporations Division

CF:04, Rev:10/2001