State of Idaho

Department of State

CERTIFICATE OF INCORPORATION OF

FINCH CREEK HOMEOWNERS' ASSOCIATION, INC. File number C 116368

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of Articles of Incorporation for the incorporation of FINCH CREEK HOMEOWNERS' ASSOCIATION, INC. duly signed pursuant to the provisions of the Idaho Nonprofit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.

Dated: September 9, 1996

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FINCH CREEK HOMEOWNERS' ASSOCIATION, INC.
STATE OF IDAHO

The undersigned, acting as the incorporator of Finch Creek Homeowners' Association, Inc., a non-profit corporation, ("the Corporation"), organized under and pursuant to the Idaho Non-Profit Corporation Act, Chapter 3, Title 30, Idaho Code, ("the Act"), does hereby adopt the following Articles of Incorporation for the Corporation.

- NAME: The name of the Corporation is Finch Creek Homeowners' Association, Inc.
- NON-PROFIT STATUS: The Corporation is a non-profit corporation.
- PERIOD OF DURATION: The period of duration of the З. Corporation is perpetual.
- INITIAL REGISTERED OFFICE AND AGENT: The location of this Corporation is in Ada County, Idaho. The address of the initial registered office is 39 E. Ada St., Meridian, Idaho 83642, and the name of the initial registered agent at this address is Bruce Borup.
- 5. PURPOSES: The purposes for which the Corporation is organized and will be operated are as follows:
- To form a non-profit corporation under the Act, (a) for the purpose of providing an association comprised of all owners of Lots located in Finch Creek Subdivision (and subsequently annexed properties), or "the Subdivision", Ada County, Idaho; for the purpose of providing for the orderly development of the Subdivision, providing and maintaining common areas and related facilities, and to protect and enhance the value, desirability and attractiveness of all Subdivision properties. This corporation shall be the Homeowners' Association defined in the Declaration of Restrictive Covenants for the Subdivision (hereinafter referred to as the "Declaration") which Declaration was filed of record with the Ada County Recorder, State of Idaho, on December 13, 1995, under Instrument No. 95091807.
- (b) To exercise all of the powers and privileges and to perform all of the duties and obligations of the Association as set forth in the Declaration as the same may be amended from time to time as therein provided. IDAHO SECRETARY OF STATE DATE 09/05/1996 0900 23190

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- (c) To fix, levy, collect and enforce payment by any lawful means, all charges or assessments pursuant to the terms of the Declaration; to pay all expenses in connection therewith and all other expenses incident to the conduct of the business of the Association, including all licenses, taxes or governmental charges levied or imposed against the Common Area owned by the Association.
- (d) To 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 under the limitations imposed by Declaration.
- (e) To dedicate, sell or transfer all or any part of the Common Area, or all or any part of any water or irrigation system to any public agency, authority, or utility for such purposes and subject to such conditions as may be approved by the Members or set forth in the Declaration.
- (f) To participate in mergers and consolidations with other non-profit corporations organized for the same purposes or to annex additional residential property and Common Area, provided that any such merger, consolidation or annexation shall comply with the requirements of the Declaration.
- (g) To exercise all powers granted by law necessary and proper to carry out the above-stated purposes. Nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business for profit, to exercise any power, or to do any act that a Corporation formed under the Act, or any amendment thereto or substitute therefore, may not at that time lawfully carry on or do.
- 6. BOARD OF DIRECTORS: The affairs of the Corporation shall be managed by its Board of Directors. The Board of Directors shall consist of not less than three (3) individuals. The actual number of Directors shall be fixed by the Bylaws of the Corporation. Other than the Directors constituting the initial Board of Directors, who are designated in these Articles, the Directors shall be elected or appointed in the manner and for the term provided in the Bylaws of the Corporation.

The names and addresses of the persons constituting the initial Board of Directors are:

<u>Name</u> <u>Address</u>

Reed Borup 38 E. Ada St.

Meridian, ID 83642

J. Luis Rivera 38 E. Ada St.

Meridian, ID 83642

Bruce Borup 38 E. Ada St.

Meridian, ID 83642

7. LIMITATIONS. No part of the income of the Corporation shall inure to the benefit of, or be distributable to its members, directors or officers, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these Articles.

8. MEMBERS/VOTING.

- (a) The corporation shall not issue any capital stock, but may issue membership certificates to each Member hereof, including Grantor, Creekside Development L.L.C., formerly known as Creekside L.L.C., under the terms and conditions hereinafter set forth. Each Owner (including Grantor) of a Lot, by virtue of being such an Owner and for so long as he is such an Owner, shall be deemed a Member of the Association. The Association membership of each Owner (including Grantor) shall be appurtenant to said Lot and may be transferred only upon the transfer of title to said Lot. Any attempt to make a prohibited transfer shall be void. Any transfer of title to said Lot shall operate automatically to transfer said membership to the new Owner thereof.
- (b) There shall be one class of membership. Each member shall be entitled to one vote for each Lot owned. The Owner(s) of each Lot may, by notice to the Association, designate one person (who need not be an Owner) to exercise the vote for such Lot. Said designation shall be revocable at any time by notice to the Association by the Owner(s).
- (c) Subject to the provisions of the Declaration, the Association may be dissolved with the assent given in writing and signed by not less than seventy-five percent (75%) of the then Owners of Lots, plus Grantor, Creekside Development L.L.C., so long as Grantor owns one (1) Lot.
- (d) These Articles may be altered or amended at any regular or special meeting of the Association, called for that purpose, by the affirmative vote of two-thirds (2/3) of the votes of the Members, cast at such meeting, plus the written consent of the Grantor (so long as the Grantor owns at least one (1) Lot).

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- 9. ASSESSMENTS. Each Member shall be liable for payment of all regular, special and limited assessments provided for in the Declaration and for payment and discharge hotel the liabilities to the Association as provided for in the Declaration and as set forth in the Bylaws of the corporation.
- 10. INCORPORATOR. The incorporator is Creekside Development L.L.C., formerly known as Creekside L.L.C., 38 E. Ada, Meridian, Idaho 83642.
- 11. BYLAWS. Provisions for the regulation of the internal affairs of the Corporation shall be set forth in the Bylaws.
- 12. INDEMNIFICATION. The Corporation shall indemnify any person who was or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative by reason of the fact that he or she is or was a director, or officer of the Corporation against expenses (including attorney's fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him or her in connection with such action, suit or proceeding, to the extent and under the circumstances permitted by the Idaho Nonprofit Corporation Act.

Such indemnification (unless ordered by a court) shall be made as authorized in a specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he or she has met the applicable standards of conduct set forth in the Idaho Nonprofit Corporation Act. Such determination shall be made (1) by a majority vote of quorum of directors who were not parties to such action, suit or proceeding, or (2) if such quorum is not obtainable, or even if obtainable a quorum of disinterested directors so directs, by independent legal counsel in a written opinion, or (3) by the members.

The foregoing right of indemnification shall not be deemed exclusive of any other rights to which those seeking indemnification may be entitled under any bylaw, agreement, vote of shareholders or disinterested directors or otherwise, and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the heirs, executors and administrators of such a person.

13. DISTRIBUTION OF ASSETS UPON DISSOLUTION. Upon dissolution of the Association, other than incident to a merger or consolidation, the real property and other assets of the Association shall be either (a) dedicated to an appropriate public agency to be used for purposes similar to those for which the Association was created; or (b) granted, conveyed and assigned to a non-profit corporation, association, trust or other organization to be devoted to such similar purposes.

14. STANDARDS FOR DIRECTORS, OFFICERS AND COMMITTEE MEMBERS. A director, officer or committee member shall discharge his/her duties in good faith, with the care an ordinarily prudent person in a like position would exercise under similar circumstances, and in a manner that the director, officer or committee member reasonably believes to be in the best interest of the Corporation.

In discharging these duties, the director, officer or committee member is entitled to rely on information, opinions, reports or statements, including financial statements and other financial data, if prepared or presented by: (a) one or more officers or employees of the Corporation whom the director reasonably believes to be reliable and competent in the matters presented; (b) legal counsel, public accountants or other persons as to matters the director reasonably believes are within the person's professional or expert competence; or (c) a committee of the Board which the director is not a member, as to matters within its jurisdiction, if the director reasonably believes the committee merits competence.

A director, officer or committee member is not acting in good faith if he/she has knowledge concerning the matter in question that makes reliance otherwise permitted above unwarranted.

A director, officer or committee member is not liable to the corporation, any member or any other person for any action taken or not taken as a director, officer or committee member, if he/she acted in compliance with this section.

DATED this <u>39</u> day of August, 1996.

CREEKSIDE DEVELOPMENT L.L.C.

By: Ruce Borup, Member

CERTIFICATE OF ACKNOWLEDGEMENT

STATE OF IDAHO) ss. County of Ada)

On this 2 day of August, 1996, before the undersigned, a Notary Public, personally appeared BRUCE BORUP, known or identified to me to be a member of the limited liability company that executed this instrument and acknowledged to me that such limited liability company executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary Public for Idaho

Residing at Boise

My commission expires: