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Colorado Secretary of State

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Articles of Incorporation for a Nonprofit Corporation

filed pursuant to § 7-122-101 and § 7-122-102 of the Colorado Revised Statutes (C.R.S.)

1. The domestic entity name for the nonprofit corporation is	Basin Mountain Village	Association	, Inc.			
(Caution: The use of certain terms or abbre	viations are restricted by law. Rea	d instructions fo	r more information.)			
2. The principal office address of the nor	nprofit corporation's initial pri	incipal office i	s			
Street address	1320 S. University Drive					
	(Street number and name) Suite 400					
	Fort Worth	TX_	76107			
	(City)	(State) (ZIP/Postal Code) United States				
	$(Province-if\ applicable)$	(Country)			
M ''' 11						
Mailing address (leave blank if same as street address)	(Street number and name or Post Office Box information)					
	(City)	(State)	(ZIP/Postal Code)			
	(Province – if applicable)	(Country	· · · · · · · · · · · · · · · · · · ·			
3. The registered agent name and registe are	red agent address of the nonpr	rofit corporation	on's initial registered agent			
Name (if an individual)						
OR	(Last)	(First)	(Middle) (Suffix)			
(if an entity) (Caution: Do not provide both an indiv.	Law of the Rockies idual and an entity name.)					
Street address	525 N. Main St.					
<u>24000</u> 4444000	(Street number and name)					
	Gunnison	СО	81230			
	(City)	(State)	(ZIP Code)			

(leave blank if same as street address)	(Street number and name or Post Office Box information)					
	(City)	<u>CO</u> (State)	(ZIP Code)			
	(Ciry)	(State)	(ZIP Code)	•		
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The person appointed as registered	d agent above has consented t	to being so appoi	nted.			
he true name and mailing address of	the incorporator are					
Name						
(if an individual)		(F)	(16:111.)			
OR	(Last)	(First)	(Middle)	(Suffix		
(if an antity)	Law of the Rockies					
(if an entity) (Caution: Do not provide both an indiv.						
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	(Street number and	d name or Post Office	Box information)			
	Gunnison	CO 8	31230			
	(City)	(State)	(ZIP/Postal C	ode)		
	(Province – if applicable)	United Star	tes			
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Basin Mountain Village Association, Inc. Articles of Incorporation Additional Provisions

- 1. <u>Purposes</u>. Basin Mountain Village Association, Inc. (the "Corporation") is established not for profit and the objects and purposes for which the Corporation is organized and the nature of the business to be conducted by it shall be:
 - (a) To constitute the Association to which reference is made in the Declaration of Basin Mountain Village filed with the Gunnison County Clerk and Recorder.
 - (b) To be the Association for Basin Mountain Village in accordance with the Colorado Common Interest Ownership Act and the Colorado Revised Nonprofit Corporation Act, as they now exist and as they may hereafter be amended from time to time.
 - (c) To own, administer and maintain property, whether real or personal or interests therein, for the use and benefit of all Unit owners within Basin Mountain Village.
- 2. <u>Powers</u>. The Corporation shall have and may exercise all powers conferred upon a nonprofit corporation under the Colorado Revised Nonprofit Corporation Act and the Colorado Common Interest Ownership Act, as they now exist and as they may hereafter be amended from time to time.
- 3. <u>Membership</u>.
 - (a) The Association will have voting Members (as defined in the Declaration and Bylaws) subject to the Declaration and Bylaws.
 - (b) There is one membership for each Unit owned, which shall be automatically transferred upon the conveyance of the Unit.
 - (c) The qualifications of Members of the Association, the voting rights, and other rights and obligations of Members are contained in the Declaration and Bylaws of the Association.
- 4. <u>Board of Directors.</u> The business and affairs of the Corporation shall be managed by a board of directors, also known as an executive board (the "Board") under the Colorado Common Interest Ownership Act ("CCIOA").
 - (a) Except as required by CCIOA and during the Declarant Control period, all directors shall be Members of the Corporation.
 - (b) The Board shall consist of at least three and no more than five directors.
 - (c) The term of office, and method of election, removal and filling of vacancies shall be as set forth in the Bylaws.
 - (d) The personal liability of a director to the Corporation or its Members for monetary damages for breach of a fiduciary duty as a director or officer is limited to the full extent provided by the statutes of the State of Colorado.
- 5. <u>Indemnification</u>. The Corporation shall indemnify the officers and directors of the Corporation to the fullest extent permitted by the statutes of the State of Colorado.
- 6. <u>Amendment</u>. Amendment of these Articles shall require the assent of at least 51% of the votes in the Association or such larger vote as may be required by Colorado law. No amendment to these Articles of Incorporation shall be contrary to or inconsistent with the provisions of the Declaration or Colorado law.
- 7. <u>Dissolution</u>. In the event of the dissolution of the Association as a corporation, either voluntarily or involuntarily by the Members, by operation of law or otherwise, then the assets of the Association shall be distributed or otherwise owned as set forth in C.R.S. § 38-33.3-218 and to the extent the same is not applicable, then the same shall be distributed to the Members pro rata by Unit with the owners of each Unit receiving one share.