AFFIDAVIT OF PULLIVATION

STATE OF ARIZONA) :SS.
COUNTY OF PIMA)

MARILEE WRIGHT being first duly sworn, deposes and says that (he) (she) is the Legal Advertising Manager of the GREEN VALLEY NEWS and SUN, a newspaper published every Wednesday and Friday in the County of Pima, State of Arizona, and of general circulation in said County, and that the hereto attached

ARTICLES OF INCORPORATION PRESIDIO PARK CENTRAL HOMEOWNERS ASSOCIATION 1194285-2

was printed and published in the regular and entire issue of said GREEN VALLEY NEWS and SUN for 3 issues; that the first was made on the 27TH day of MAY, 2005 and the last publication thereof was made on the 3RD day of JUNE, 2005; that said publication was made on each of the following dates, towit:

05/27/05 06/01/05 06/03/05

Request of (L) PEG LESAR

green valley news and sun

By Marille Wright

Subscribed and sworn to before me this 3RD day of JUNE, 2005.

Notary Public in and for the County of Pima, State of Arizona

RECEIVED

JUN 2 1 2005
10 30 92 7
ARIZONA CORP COMMISSION
CORPORATIONS DIVISION

My Commission Expires: JUNE 30, 2006

CFFICIAL SEAL
IRENE M. REDONDO
NOTARY PUBLIC-ARIZONA
PIMA COUNTY

My Comm. Exp. June. 30, 2006

ARTICLES OF INCORPORATION

OF
PRESIDIO PARK CENTRAL
HOMEOWNERS ASSOCIATION

In compliance with the requirements of laws of the State of Arizona, the undersigned have this day voluntarily associated themselves together for the purpose of toming a nonprofit corporation and do hereby adopt these Articles of Incorporation.

ARTICLE I NAME The name of the corporation is Presidio Park Central Homeowners Association, hereafter called the "Association, hereafter called the "Association, hereafter called the "Association."

tion, hereafter called the "Associ-

ARTICLE II PRINCIPAL OFFICE
The principal office of The Asso-ciation is located at 585 S.
Cherry Avenue, Suite 151, Tuc-Cherry Avenue, Su son, Arizona 85719 ARTICLE III S

son, Arizona 85719
ARTICLE III STATUTORY
AGENT The name and address
of the Association's statutory
agent for service of process is
Thomas D. Bailey II, 585 S.
Cherry Avenue, Suite 151, Tucson, Arizona, 85719. By his signature hereto, Thomas D. Bailey
III accounts his angular most

nature hereto. Thomas D. Bailey II accepts his appointment as Statutory Agent, consents to act in such capacity, and specifically reserves the right to resign as Statutory Agent in accordance with the provisions of the Arizona Revised Statutes. ARTICLE IV PURPOSE AND POWERS OF THE ASSOCCIATION This Association does not contemplate pecuniary gain or profit to the members thereof, and the specific purposes for and the specific purposes for which it is formed are to provide for maintenance, preservation and architectural control of the residential lots and common area within that subdivision of real within that subdivision of real property described on the attached Exhibit "A" (the "property") and to promote the health, safety and welfare 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 to: (a) exercise all of the powers and privileges and to perform all of the duties and obligations of the Association as set forth in of the duties and obligations of the Association as set forth in that certain Declaration of Covenants, Conditions, Restric-tions, Reservations and Ease-ments, hereinafter called the "Declaration," applicable to the property and recorded or to be recorded by the declarant thereof the "Declaration" in the Office of

recorded by the declarant mereor (the "Declarant") in the Office of the County Recorder of Pima County, Arizona, and as the same may be amended from time to time as therein provided, said Declaration being incorporated herein as if set forth at lenoth; (b) fix law, collect and at length; (b) fix, levy, collect and enforce payment by any lawful means, all charges or assess-ments pursuant to the terms of ments pursuant to the terms of the Declaration; to pay all ex-penses in connection therewith and all office and other expenses incident to the conduct of the business of the Association, in-cluding all licenses, taxes or gov-ernmental charges levied or Im-posed against the property of the Association; (c) acquire (by gift, purchase or otherwise), own, hold, improve, build upon, oper-ate, maintain, convey, sell, lease, transfer, dedicate for public use transfer, dedicate for public use or otherwise dispose of real or personal property in connection with the affairs of the Association; (d) borrow money, and with the assent of two-thirds (2/3) of the votes of the members of the entire membership who are eligi entire membership who are eligi-ble to vote, mortgage, pledge, deed in trust, or hypothecate any or all of its real or personal prop-erty as security for money bor-rowed or debts incurred; (e) ded-icate, sell or transfer all or any part of the Common Area to any orthic accepts, authoriby or utility part of the Common Area to any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the members. No such dedication or transfer shall be effective unless an instrument has been signed by two-thirds (2/3) of the votes of the members of the author who of the entire membership who are eligible to vote, agreeing to such dedication, sale or transfer; (f) participate in mergers and

consolidations with other nonconsolidations with other non-profit corporations organized for the same purposes or annex ad-ditional residential property and Common Area, provided that any such merger, consolidation or annexation shall have the assent of two-thirds (2/3) of the votes of the member of the antice pear the members of the entire membership who are eligible to vote (g) have and to exercise any and all powers. rights and powers. all powers, rights and privileges which a corporation organized under the Nonprofit Corporation Law of the State of Arizona by law may now or hereafter have

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law may now or necession have or exercise.

ARTICLE V MEMBERSHIP Every person or entity who is a record owner of a fee or undi-vided fee interest in any Lot which is subject by covenants of record to assessment by the As-sociation, including contract self-ers, shall be a member of the As-sociation. The foregoing is not in-tended to include persons or en tended to include persons or en-tities that hold an interest merely as security for the performance of an obligation. Membership or an obligation. Membership shall be appurtenant to and may not be separated from ownership of any lot, which is subject to assessment by the Association. No stock shall be issued by the Association.

SUCIATION: ARTICLE VI <u>VOTING RIGHTS</u> The Association shall have two classes of voting membership: (1) Class A. Class A members will be all Lot owners, with the exception of the Declarant so fong as Declarant is a Class B member. Class B members will be entitled to one vote for each Lot owned. When more than one person holds an interest in any Lot, all such owners of such Lot will be members, but the vote for such jointly-owned Lot will be ex-ercised as they among them-selves determine, but in no event will more than one vote be will more than one vote be cast with respect to any Lot. (2) Class B. The Class B member will be the Declarant and will be entitled to four (4) votes for each Lot owned. The Class B membership will cease and will be converted to a Class A membership when the total Class A membership when the total Class A membership with the total Class A membe outstanding votes equal or ex-ceed the total Class B votes

membership outstanding.
ARTICLE VII BOARD OF DIRECTORS A Board of not more
than five (5) directors nor fewer
than one (1) director, who need not be members of the Associa-tion, shall manage the affairs of this Association. The number of directors serving from time to time shall be as determined by the Board of Directors or by the members from time to time. The members from time to time. The name and address of the person, who is to act in the capacity of director until the election of other or successor directors is: Thomas D. Bailey II 585 S. Cherry Ave. Ste. 151 Tucson, Arizona 85719 All meetings of the Directors, each Director may act in person or the provey. All vote in person or by proxy. All proxies shall be in writing and filed with the Chairman of the Board or Secretary. All proxies shall be revocable and automatically specific proxies in 11 growths.

cally cease in 11 months.

ARTICLE VIII OFFICERS The affairs of the Corporation shall be administered by officers elected by the Board of Directors at its tirst meeting, and each successive meeting of the Board of Directors following the annual meeting of the members of the Association, or at other meetings Association, or at other meetings called for such purpose, which officers shall serve at the pleasure of the Board of Directors. The officers shall consist of a President, a Vice President (provided, however, if one person holds all Corporation offices, there shall be no Vice President), both of whom shall be members of the Board of Directors, and a Secretary and Treasurer. All such offices may be held by one person. The initial officer of the Corporation shall be: Thomas D. Bailey II President The initial officers shall serve until other or successor officers are appointed cessor officers are appointed

cessor officers are appointed and qualified.

ARTICLE IX <u>DISSOLUTION</u> The Association may be dissolved with the assent given in writing and signed by not less than two-thirds (2/3) of the votes of the members of the entire member.

ship who are eligible to vote. Upon the dissolution of this As-sociation, whether resulting from voluntary action on the part of the Board of Directors, court or-ders, lapse of time, or otherwise, no part of the remaining assets of the Association, after the dis-charge of all corporate liabilities, shall inure to the private profit. benefit or advantage of any cur-rent or past member. Director or officer, but the whole of such re-maining assets shall be dedi-cated by the Directors in cash or in kind absolutely and without possibility of reversion, as abso-lute gifts without return consideration, direct or indirect, in such ation, direct or indirect, in such amounts and proportions as the Directors shall determine, to a public agency or utility or to a non-profit organization to be devoted to purposes similar to those of the Association. The determination of the Directors with respect to all such distributions shall be final.

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respect to all such distributions shall be final.

ARTICLE X DURATION The corporation shall exist perpetually.

ARTICLE XI AMENDMENTS.

Amendment of these Articles shall require the assent of seventy-five percent (75%) of the votes of the members of the entire membership who are eligible to vote. Notwithstanding anything contained herein to the contrary, however, the Board of Directors shall have the right to amend all or any part of these Articles to correct minor errors or omissions or to such an extent and with correct minor errors or omissions or to such an extent and with such language as may be requested by the Federal Housing Administration ("FHA"), the Veterans Administration ("VA), Federal National Mortgage Association or the Federal Home Loan Mortgage Corporation and to fur-their amend to the extent remongage Corporation and to further amend to the extent requested by any other federal, state or local governmental agency which requests such an amendment as a condition precedent to such agency's approval of these Articles, or by any federally or state chartered lending institution as a condition precedent to lending funds upon the security of any Lot(s) or any portions thereof Any such amendment shall be effected by the filing, by the Board of Directors, of Articles of Amendment duly signed by or on behalf of the Association with signatures acknowledged, specifying the errors or omissions in question and the federal, state or local governmental agency or the federally or state chartered lending institution requesting the amendment and state chartered leading institution requesting the amendment and setting forth the amendatory language requested by such agency or institution. The filling of such Articles of Amendment specifying such a request by an agency or institution shall be deemed conclusive proof of the agency's conclusive proof of the agency's or institution's request for such an amendment, and such Arti-

an amendment, and such Articles of Amendment, when flied, shall be binding upon all of the property and all persons having an interest therein.

ARTICLE XII FHA/VA AP-PROVAL 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: annexation of additional properties, mergers and Administration: annexation of additional properties, mergers and consolidations, mortgaging of Common Area dedication of Common Area dissolution and amendment of these Articles. Consent of the FHA and VA to the foregoing will not be required if the FHA and VA have elected not to approve the property for certification or if such approval has been revoked, withdrawn, canceled or suspended. Consent of the FHA or VA will be deemed to have been given if the matter or the FHA or vA will be deemed to have been given if the matter has been submitted to the agency for approval and the agency has failed to respond within 30 days of such submittel. ARTICLE XIII BYLAWS The original Bylaws of The Association may be adopted by the incorpo-

may be adopted by the months rater.
ARTICLE XIV INDEMNIFICATION The Association shall indemnify any person against expenses, including without limitation, attorneys' fees, judgments, fines and amounts paid in settlement, actually and reasonably in-

curred by reason of the fact that he or she is or was serving at the request of the Association as a

he or she is or was serving at the request of the Association as a director, officer, employee of the Association, in all circumstances in which, and to the extent that, such indemnification is specifically permitted and provided for by the laws of the State of Arizona as then in effect.

ARTICLE XV INCORPORATOR
The name and address of the incorporator are: Thomas D. Bailey II 585 S. Cherry Ave., Ste. 151 Tucson, Arizona 85719
IN WITNESS WHEREOF, for the purpose of forming this corporation under the laws of the State of Arizona, I the undersigned, constituting the incorporator of this Association, have executed these Articles of Incorporation this 5th day of April, 2005. s-Thomas D. Bailey II STATUTORY AGENT/INCORPORATOR

Pub: Green Valley News & Sun Date: May 27, June 1, 3, 2005*

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ARIZONA CORP. COMMISSION CORPORATIONS DIVISION

ARIZONA CORPORATION COMMISSION CORPORATIONS DIVISION SUBMISSION COVER SHEET

THIS DOCUMENT SUBJECT TO PUBLIC RECORD - Important: use a <u>separate</u> cover sheet for each document

Regarding (Name/proposed name for Corp./LLC): Presidio Park Central File 1194285-2 Homeowhers Association	
	ase Check or Complete the Appropriate Sections:
	3. Profit/Business Corporation (B) Nonprofit Corporation (NP) LLC Trust Other
	4. Payment Check # Cash MOD account # Amount: \$ No fee required See attached distribution of funds instructions
	5. Processing Expedited (usually 1-3 day turn-around, \$35 Additional Fee Per Document) Regular (usually 4-7 week turn-around)
B.	Filing Type: (Check one only) Articles of Domestication Articles of Incorporation Articles of Organization Application to Transact Business(B) Application to Conduct Affairs (NP) Application for New Authority Application for Registration Articles of Amendment Articles of Amendment Articles of Amendment & Restatement
C.	ARIZONA CORP. COMMISSION Special Instructions: CORPORATIONS DIVISION
Đ.	Extras: Certified Copies- (Oty. @ \$5 ea. for corps or \$10 ea. for LLCs) Good Standing Certificate- (Oty. @ \$10 ea.) Expedite Certified Copies (\$35 extra) Expedite Good Standing (\$35 extra)
E.	RETURN DELIVERY VIA: Mail or Pick Up or Fax # () The following individual should be called to pick up completed documents:
·	Name: Phone: ()
	Pick-up by: Date:
	Please respond promptly to phone messages. Documents will be mailed if they are not picked up in a timely manner - approximately two weeks. In that event, the documents should be mailed to the following address:
	Name: Tom Bricey Firm: Presidio Park Central, LLC
	Address: 585 S. Cherry Aue #151
	City, State, Zip: Tucson, A2 85719

CFCVLR REV 3/00