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RESTATED ARTICLES OF INCORPORATION OF WOODSIDE ASSOCIATION, INC.

In the Office of the Secretary of State of the State of California

APR - 8 2002

BILL JONES, Secretary of State

The undersigned certify that:

- 1. They are the president and the secretary, respectively, of WOODSIDE ASSOCIATION, INC., a California nonprofit mutual benefit corporation.
- 2. The Articles of Incorporation of this corporation are amended and restated to read as follows:

ARTICLE I

The name of the corporation is: WOODSIDE ASSOCIATION, INC.

ARTICLE II

This corporation is a nonprofit mutual benefit corporation organized under the Nonprofit Mutual Benefit Corporation Law. The purpose of this corporation is to engage in any lawful act or activity for which a corporation may be organized under such law. This corporation does not contemplate pecuniary gain or profit to the Members thereof, and the specific primary purposes for which it is formed are to provide for maintenance, protection, preservation, and architectural control of the residence Units and Common Area, including the attractiveness and value thereof, and the landscaping, structures, and facilities thereon, within that certain condominium project commonly known as Woodside (the "Project"), to provide for the management, administration, and operation of the Project and the business and affairs of the corporation, and to promote the health, safety, welfare, and interests of all owners of property and residents within the Project and any additions thereto as may hereafter be brought within the jurisdiction of the corporation, and to take such action as in the judgment of the Board of Directors shall be necessary or proper or incidental to the foregoing purposes of the corporation.

ARTICLE III

The corporation is an association formed to manage a common interest development under the *Davis-Stirling Common Interest Development Act*.

The business or corporate office of the corporation, which is located within the Project, is as follows:

2274 Woodside Lane Sacramento, CA 95825

The name and address of the corporation's managing agent, as defined in Civil Code Section 1363.1 is:

Landmark Limited, LLC 7249 Walnut Avenue Orangevale, CA 95662

ARTICLE IV

Every person or entity who is a record owner of a fee or undivided fee interest in any Unit within the Project, which is subject, by covenants of record, to assessment by the corporation, including contract sellers, shall be a Member of the corporation. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. Membership shall be appurtenant to, and may not be separated from, ownership of any Unit which is subject to assessment by the corporation.

ARTICLE V

The corporation shall have one (1) class of voting membership, comprised of all Members, whose voting rights shall be as set forth in the Declaration for Woodside and the Bylaws of the corporation.

ARTICLE VI

The affairs of this corporation shall be managed by a Board of Directors, who shall be Members in good standing of the corporation. The number of Directors, their qualifications, and the manner of their selection shall be as set forth in the Bylaws of the corporation.

ARTICLE VII

This corporation is intended to qualify as a Homeowners Association under the applicable provisions of Section 528 of the United States *Internal Revenue Code* ("IRC") and of Section 23701t of the *Revenue and Taxation Code* of the State of California ("R&TC"), as each may be amended from time to time. No part of the net earnings of this corporation shall inure to the benefit of any private individual, except as expressly provided in IRC Section 528 and R&TC Section 23701t with respect to

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the acquisition, construction, or provision for management, maintenance, and care of the corporation property, and other than by rebate of excess membership dues, fees, or assessments.

ARTICLE VIII

So long as there is any lot, parcel, area or unit for which the corporation is obligated to provide management, maintenance, preservation, or control, the corporation shall not transfer all or substantially all of its assets or file a certificate of dissolution without the approval of one hundred percent (100%) of the Members. In the event of the dissolution, liquidation, or winding-up of the corporation, upon or after termination of the Project, in accordance with provisions of the Declaration, the corporation's assets remaining after payment, or provision for payment, of all debts and liabilities of the corporation shall be divided among and distributed to its Members in accordance with their respective rights therein.

ARTICLE IX

Any amendments to these Restated Articles of Incorporation shall require the approval of the Board of Directors and the approval by the affirmative vote or written consent of Members representing at least a majority of the total voting power of the corporation.

- 3. The foregoing amendment and restatement of Articles of Incorporation has been duly approved by the Board of Directors.
- 4. The foregoing amendment and restatement of Articles of Incorporation has been duly approved by the required vote of the Members.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in these Restated Articles of Incorporation are true and correct of our own knowledge.

Executed the 15th day of February, 200%

President

Dave Draper

Secretary