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Articles of Incorporation for a Nonprofit Corporation

filed pursuant to §7-90-301, et seq. and §7-122-101 of the Colorado Revised Statutes (C.R.S)

1. Entity name:	Alpine Mountain Ranch Association				
	(The name of a nonprofit corporation may, but need not, contain the term or abbreviation "corporation", "incorporated", "company", "limited", "corp.", "inc.", "co." or "ltd.' \$7-90-601, C.R.S.)				
2. Use of Restricted Words (if any of these terms are contained in an entity name, true name of an entity, trade name or trademark stated in this document, mark the applicable box):	☐ "bank" or "trust" or any derivative thereof ☐ "credit union" ☐ "savings and loan" ☐ "insurance", "casualty", "mutual", or "surety"				
3. Principal office street address:	2145 Resort Drive				
•	(Street name and number) Suite 215				
	Steamboat Springs	СО	80487		
	(City)	United St	(Postal/Zip Code)		
	(Province – if applicable)	(Country – if			
4. Principal office mailing address: (if different from above)	(Street name and number or Post Office Box information)				
	(City)	(State)	(Postal/Zip Code)		
	(Province – if applicable)	(Country – if not US)			
5. Registered agent: (if an individual):	Daly A	ndrew			
	(Last)	(First)	(Middle) (Suffix)		
OR (if a business organization):					
6. The person appointed as registered age	ent in the document has conse	nted to being so	o appointed.		
7. Registered agent street address:	2145 Resort Drive				
	Suite 215				
	Steamboat Springs	CO	80487		
	(City)	(State)	(Postal/Zip Code)		
8. Registered agent mailing address: (if different from above)	(Street name and numb	per or Post Office B	ox information)		

	(City)	(State)	(Postal/Zip	Code)	
	(Province – if applicable)	(Country – if	not US)		
2. If the corporation's period of duration					
is less than perpetual, state the date on					
which the period of duration expires:	(mm/dd/yyyy)				
0. (Optional) Delayed effective date:					
	(mm/dd/yyyy)				
1. Name(s) and address(es) of	Moor	lomos	D		
incorporator(s): (if an individual)	Wear	James (First)	$\frac{R.}{(\mathit{Middle})}$	(Suffix)	
OR (if a business organization)					
	/)	D 1.			
	c/o Wear, Travers &	l number or Post Offic	e Box information)		
	1000 S. Frontage Ro	d. W. #200 [~]			
	Vail	<u>CO</u>	81657 (Postal/Zip	Codo	
	(City)	United St		coae)	
	(Province – if applicable)	(Country – if	not US)		
(if an individual)			_		
	(Last)	(First)	(Middle)	(Suffix)	
OR (if a business organization)					
	(Street name and	ne and number or Post Office Box information)			
	(City)	(State)	(Postal/Zip	Code)	
	(Province – if applicable)	United St			
	(Frovince – іј аррисавіе)	(Country – tj	noi OS)		
(if an individual)			_		
	(Last)	(First)	(Middle)	(Suffix)	
OR (if a business organization)					
	(Street name and	l number or Post Offic	re Box information)		
			J		
	(City)	United St	(Postal/Zip	Code)	
	(Province – if applicable)	(Country – if	TIG		

13. The corporation will OR will r	not have voting m	embers.			
14. A description of the distribution of ass	sets upon dissolution is	attached.			
15. Additional information may be includ applicable, mark this box ✓ and inc				es. If	
Notice:					
Causing this document to be delivered to acknowledgment of each individual causi individual's act and deed, or that the individual is considered to each individual is considered to each individual is considered to each individual in good fargument complies with the requirements. This perjury notice applies to each individual, whether or not such individual is not each individual is not each individual in each individual in each individual is not each individual individ	ang such delivery, under vidual in good faith belicausing the document to 90 of title 7, C.R.S., the aith believes the facts start believes the facts start as of that Part, the constituted who causes this document as	penalties of perjureves the document to be delivered for fit constituent document ated in the document document document to be delivered to be	y, that the docum is the act and dee iling, taken in con- ents, and the orga- nt are true and the and the organic sta- ered to the secreta- ed it to be deliver	ent is the d of the aformity anic et tutes.	
to be delivered for filing:	Wear	James	<u>R.</u>		
	(Last)	(First)	(Middle)	(Suffix)	
	c/o Wear, Travers & Perkins (Street name and number or Post Office Box information)				
	1000 S. Frontage Rd. W. #200				
	Vail	CO	81657		
	(City)	United	States (Postal/Zip	Code)	
	(Province – if applical	(Country –	if not US)		
(The document need not state the true name and	ų.	— * *			
of any additional individuals causing the docur	ment to be delivered for filing.	mark this box and i	nclude an attachment s	tating the	

12. The nonprofit corporation is formed under the Colorado Revised Nonprofit Corporation Act.

Disclaimer:

This form, and any related instructions, are not intended to provide legal, business or tax advice, and are offered as a public service without representation or warranty. While this form is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form. Questions should be addressed to the user's attorney.

ATTACHMENT TO ARTICLES OF INCORPORATION FOR A NONPROFIT CORPORATION

ALPINE MOUNTAIN RANCH ASSOCIATION

The following provisions are hereby incorporated into the foregoing Articles of Incorporation for a Nonprofit corporation for Alpine Mountain Ranch Association. In the event the foregoing and this attachment conflict, this attachment shall control. The undersigned, acting as incorporator of a corporation under the Colorado Revised Nonprofit Corporation Act, hereby certifies the following:

ARTICLE 1 NAME AND PRINCIPAL OFFICE

The name of the corporation is Alpine Mountain Ranch Association (the "Association"). The principal office of the Association is located at 2145 Resort Drive, Suite 215, Steamboat Springs, Colorado 80487.

ARTICLE 2 PERIOD OF DURATION

The Association shall exist in perpetuity from and after the date of filing of these Articles of Incorporation with the Secretary of State of the State of Colorado, unless dissolved according to Colorado law.

ARTICLE 3 PURPOSES OF THE ASSOCIATION

The Association does not contemplate pecuniary gain or profit of the members thereof. The primary purposes for which the Association is formed are (i) to provide for the operation, administration, use, and maintenance of a residential project, including the administration, use and maintenance of certain common areas and other property more fully described under the Declaration of Covenants, Conditions, Restrictions, and Easements for Alpine Mountain Ranch, recorded or to be recorded in the office of the Clerk and Recorder of Routt County, Colorado, as amended from time to time (the "Declaration"); (ii) to serve the legitimate interests of the owners of the lots within the property; and (iii) to promote the general health, safety, and welfare of the owners, residents and occupants of the property.

ARTICLE 4 POWERS

In furtherance of the purposes stated above, the Association shall have and may exercise all of the rights, powers, privileges, and immunities now or subsequently conferred upon nonprofit corporations organized under the laws of the State of Colorado.

ARTICLE 5 LIMITATION OF LIABILITY

No director of the Association shall have any liability to the Association or to its members for monetary damages for breach of fiduciary duty as a director, except to the extent such exemption from liability is not permitted under the Colorado Revised Nonprofit Corporation Act. Any repeal or

modification of the foregoing sentence shall not adversely affect any right or protection of a director in respect of any act or omission occurring prior to such repeal or modification.

ARTICLE 6 INDEMNIFICATION

The Association shall provide indemnification either directly or indirectly through insurance policies or otherwise, to the fullest extent permitted by law, for any individual who serves as a director, officer, employee or agent of the Association, or who serves at the request of the Association as a director, officer, partner, trustee, employee, or agent of any other foreign or domestic corporation or of any partnership, joint venture, trust, other enterprise or employee benefit plan, against liabilities and expenses such individual incurs in connection with holding such position.

Whenever such an individual seeks indemnification by the Association against any liability or expenses incurred in any threatened, pending or completed proceeding in which the individual is a party because he or she holds or has held any such position, the Association shall proceed diligently and in good faith to make a determination, in the manner permitted in the Colorado Revised Nonprofit Corporation Act, whether indemnification is permissible in the circumstances. If indemnification is determined to be permissible, the Association shall indemnify the individual to the fullest extent permissible, provided that any indemnification for expenses shall be limited to the amount found reasonable by an evaluation conducted in a manner permitted by the Colorado Revised Nonprofit Corporation Act.

This article shall not be interpreted to limit in any manner any indemnification the Association may be required to pay pursuant to the Colorado Revised Nonprofit Corporation Act, any court order, or any contract, resolution or other commitment which is legally valid.

ARTICLE 7 REGISTERED OFFICE AND REGISTERED AGENT

The initial registered office of the Association is located at 2145 Resort Drive, Suite 215, Steamboat Springs, Colorado 80487. The initial registered agent at such office is Andrew Daly.

ARTICLE 8 MEMBERS

The Association shall have one class of Members as set forth in the Bylaws of the Association. All of the Members shall be voting Members.

ARTICLE 9 DISSOLUTION

The Association may be dissolved with the assent given in writing and signed by members representing not less than eighty percent (80%) of the aggregate ownership in the general common areas of the property as described in the Declaration. Upon dissolution of the Association, the assets, both real and personal, of the Association shall be dedicated to an appropriate public agency to be devoted to purposes as nearly as practicable the same as those to which they were required to be devoted by the Association. In the event that such dedication is refused acceptance, such assets shall be granted, conveyed and assigned to any non-profit corporation, association, trust or other organization to be

devoted to purposes and uses that would most nearly reflect the purposes and uses to which they were required to be devoted by the Association.

ARTICLE 10 AMENDMENT

The provisions of these Articles may be amended or terminated, in whole or in part, from time to time, upon the written consent of members of the Association representing an aggregate ownership interest in the general common areas of the Association of sixty-seven percent (67%) or more.

ARTICLE 11 INCORPORATOR

The name and mailing address of the incorporator of the Association and the individual who caused this document to be delivered for filing, and to whom the Secretary of State may deliver notice if the filing of this document is refused is as follows:

James R. Wear, Esq. c/o Wear, Travers & Perkins, P.C. 1000 South Frontage Road West, Suite 200 Vail, Colorado 81657