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ROCKY CLIFF ESTATES HOMEOWNERS ASSOCIATION

THESE BY-LAWS ARE SUBJECT TO ARBITRATION UNDER THE MONTANA UNIFORM ARBITRATION ACT.

ARTICLE I. OFFICES

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Section 1.1 Business Office

The Corporation's principal office shall be located either within or outside of Montana. The Corporation's most current Annual Report, filed with the Montana Secretary of State, shall identify the location of the principal office. The Corporation may have other offices, either within Clerk and Recorder, Flathead County, Montana. Cliff Subdivision, according to the map or plat thereof on file and of record in the office of the The Secretary of the Corporation shall maintain a copy of the records required by Section 2.18 of or outside of Montana. The Board of Directors may designate the location of these other offices. Article II at the principal office. The lands affected by these By-Laws are Lots 1-50 of the Rocky

Section 1.2 Registered Office

registered office from time to time, upon filing the appropriate statement with the Secretary of Directors or a majority of the members may change the registered agent and the address of the identical with that of the principal office if the latter is located within Montana. The Board of Corporation's registered agent. The location of the registered office may be, but need not be, The Corporation's registered office shall be located within Montana at the address of the

ARTICLE II. MEMBERSHIP

Section 2.1 Membership

household, Corporation or other entity, the entity or group shall be considered one member. Each group of household members, a Corporation, or other entity. Membership. Membership in the Corporation may be held by an individual, a If membership is held by a

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determine from time to time. membership. names of two or more persons, then the vote of one name shall bind all other names on that one matter which shall lawfully come before the members. If a membership stands of record in the member (subject to the provisions of Section 2.9) shall be entitled to one vote on any business Each member shall be eligible for benefits that the Board of Directors shall

- Corporation, the applicant must: Corporation without that member's consent, Membership Admission. The Corporation may not admit a member to the To be initially admitted as a member of the
- Directors may require. (a) submit a written application for admission stating the member subscribes to the purposes of the Corporation and providing such other information as the Board of
- (b) be approved by the Board of Directors, and
- (c) make a payment of annual dues, if so required by the Board of Directors.

Corporation requires dues. membership for 1 year periods, without re-application, by payment of annual dues, if the which annual dues are paid by the member. After the initial application, a member, may extend Where the Board requires annual dues, membership shall last for the fiscal year in

- regard to race, color, creed, religion, sex, age, marital status, physical or mental handicap or national origin, or ancestry. Nondiscrimination. Membership in the Corporation shall be available without
- and obligations. Membership Rights and Obligations. All members have the same rights, privileges.
- nontransferable and nonassignable. Nontransferability of Membership. Membership B this Corporation 5
- best interests of the Corporation to do so. In addition, the Corporation may only suspend or carried out in good faith. The procedure provides: terminate a member from the Corporation pursuant to the following procedure, which shall be (6) Termination of Members. The Corporation may suspend or terminate a member from the Corporation if the Board of Directors has made a good faith determination that it is in the
- proposed action and an explanation of the reasons for it; and the suspension or termination not less than 15 days' prior to the effective date of the the Corporation must, by first class mail, give the member written notice of

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- persons authorized to decide that the proposed suspension or termination not occur; or (b) an opportunity for the member to be heard, orally or in writing, not less than 5 days before the effective date of the suspension or termination by a person or
- hearing and make the determination. may allow a committee of the Board of Directors or a committee of members, to hold the the Board of Directors may conduct the hearing, or in its sole discretion.

terms for membership. and the member fails to make the payment of annual dues or (2) the Board has established specific terminated if (1) the Board of Directors has established annual dues in accordance with Section 2.2 Notwithstanding the above provisions, the Corporation shall consider a membership

membership term. If the Board of Directors establishes a term, membership shall last until the term expires. Regardless of whether the Board of Directors determines a term, membership shall expire before the end of the term if the member has been suspended or terminated in accordance with Section 2.1(e), or when the member resigns or dies. Term and Expiration of Membership. The Board of Directors may establish a

Section 2.2 Dues

Board may (but is not required to) notify members of nonpayment of dues and may provide a grace period in which to pay dues. Board of Directors may terminate members for non-payment of annual membership dues. The dues paid by a member, each member shall only be entitled to one vote. If dues are required, the types of membership (i.e. individual, Corporation, household); however, regardless of amount of member. The Board of Directors may establish a different amount of thes to be paid by different The Board of Directors may determine that annual membership dues shall be paid by each

Section 2.3 Annual Membership Meeting

Montana, th	business as t	agree upon.	o'clock	0000	Ξ
Montana, the meeting shall be held on the next succeeding business day,	business as may come before the meeting. If the date of the annual meeting is a legal holiday in	agree upon. At the annual meeting, the members shall elect Directors and transact any other	o'clockM., or at another time on another day within the month that the Board of Directors	of , beginning with the year 2005, at the hour of	(1) General. The members shall convene their annual meeting on the
•	l holiday in	t any other	f Directors		

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conference telephone meeting, and the meeting is convened in accordance with Section 2.5. telephone, if the Corporation has fifty or fewer members, the Board of Directors authorizes a Conference Telephone. Members may hold annual meetings by conference

Section 2.4 Special Membership Meetings

- for a special meeting to any corporate officer. record date is at the close of business on the 30th day before delivery of the demand or demands give notice of the meeting; the President shall then call the special meeting on these members' behalf. For purposes of determining whether the members have met the 5% requirement, the date, and deliver the demand to any corporate officer at least 10 days before the Corporation must members may call a special membership meeting for any purpose or purposes described in the meeting notice. If 5% of members request a special meeting, they must do so in writing, and sign, Who May Call. The President, Secretary, Board of Directors, or 5% of the
- conference telephone meeting, and the meeting is convened in accordance with Section 2.5. telephone, if the Corporation has fifty or fewer members, the Board of Directors authorizes a Conference Telephone. Members may hold special meetings by conference

Section 2.5 Membership Meetings by Conference Telephone

other at the same time. A member participating in a conference telephone meeting is deemed meeting (see Section 2.7), and provided all persons participating in the meeting can hear each provided all persons entitled to participate in the meeting received proper notice of the telephone Board of Directors, by means of a conference telephone or similar communications equipment, to conducting business at any meeting by phone. present in person at the meeting. The chairperson of the meeting may establish reasonable rules as Members of the Corporation may participate in a membership meeting, if authorized by the

Section 2.6 Place of Membership Meeting

principal office of the Corporation in Montana. the Board of Directors do not designate a meeting place, then the members shall meet at the of notice or otherwise. The new location may be either within or outside the State of Montana. If agree by written consents to another location. The written consents may be in the form of waiver The members may change the meeting place if all the members entitled to vote at the meeting principal office is located as the meeting place for any annual or special meeting of the members. The Board of Directors may designate any place within the county in Montana where the

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Section 2.7 Notice of Membership Meeting

- membership meeting to each record member. Required notice. The Secretary of the Corporation shall deliver notice of the
- Directors determine that separate written notice or notice by a regular publication or a newsletter conference telephone, the notice shall indicate the proper telephone number. If the Board of day and hour of any annual or special membership meeting. If the meeting will be held by published, or by radio, television or other form of public broadcast. the membership meeting by means of a newspaper of general circulation in the area where it is of the membership meeting is impracticable, the Secretary of the Corporation may give notice of reasonable manner: it must be in writing (unless given by public broadcast) and state the place. publication, or by a newsletter of the Corporation. members notice of the membership meeting by a separate written notice, through a regular Manner of Communication. The Secretary of the Corporation may deliver to The notice must be given in a fair and
- by newspaper, or public broadcast not less than 10 nor more than 60 days before the date of the meeting. Notice shall be deemed to be effective at the earlier of the following: Effective Date. The Secretary shall deliver the notice, either personally, by mail,
- the Corporation's record books; or postpaid and correctly addressed to the member at the member's address as it appears on the date when the notice was deposited in the United States mail, if mailed
- return receipt requested, and the receipt is signed by or on behalf of the addressee); or the date shown on the return receipt (if sent registered or certified mail.
- (c) the date when received, published, or broadcast; or
- correctly addressed to an address other than that shown in the Corporation's current member record book. the date 5 days after deposit in the United States mail, if mailed postpaid and
- (b) and (c) of this Section, to those persons who are members as of the new record date. the new date, time, and place is announced at the meeting before adjournment. But if the Board of different date, time, or place, the Secretary need not give notice of the new date, time and place, if Directors fix a new record date for the adjourned meeting, or must fix one, (see Section 2.9 of Article II) then the Secretary must give notice, in accordance with the requirements of paragraph Adjourned Meeting. If the members adjourned any membership meeting to a
- signed by the member. The member must send the notice of waiver to the Corporation (either (or any notice required by the Montana Nonprofit Corporation Act or By-Laws), by a writing Waiver of Notice. A member entitled to a notice may waive notice of the meeting

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corporate records. before or after the date and time stated in the notice) for inclusion in the minutes or filing with the

A member's attendance at a meeting:

- (a) waives the member's right to object to lack of notice or defective notice of the meeting, unless the member at the beginning of the meeting objects to holding the meeting or transacting business at the meeting.
- (b) waives the member's right to object to consideration of a particular matter at the meeting that is not within the purpose or purposes described in the meeting notice, unless the member objects to considering the matter when it is presented
- meeting shall include a description of the meeting's purpose or purposes. description of the meeting's purpose or purposes. However the notice of each special membership Corporation Act, the notice of an annual membership meeting need only state in general terms a Contents of Notice. Unless otherwise provided by the Montana Nonprofit

purpose of the meeting is for the members to consider either: Regardless of whether the notice is of an annual or special membership meeting, if a

- restated articles requiring member approval); a proposed amendment to the articles of inCorporation (including any
- 9 a plan of merger;
- the Corporation's property:

 (d) the dissolutio

 (e) the removal of 3 the sale, lease, exchange or other disposition of all, or substantially all of
- the dissolution of the Corporation; or
- the removal of a Director,

of the: then the notice must state this purpose and be accompanied by a copy or summary, if applicable,

- amendment to articles:
- plan of merger; or
- ල ල ල transaction for disposition of all the Corporation's property

by the Montana Nonprofit Corporation Act the Secretary shall report this information in writing to all the members with or before notice of the next membership meeting. Likewise, if the Corporation indemnifies or advances expenses to a Director as defined

Section 2.8 Conduct of Membership Meetings

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- facilitate debate and decision making. The chairperson will indicate who may speak when and when a vote will be taken. The Secretary of the Corporation shall act as the Secretary of all other person to act as the Secretary of the meeting. meetings of the members, but in the Secretary's absence, the presiding officer may appoint any a person designated by the chairperson) shall establish rules of the meeting that will freely membership meeting to order and shall act as the chairperson of the meeting. The chairperson (or Conduct of Meeting. The President, or in the President's absence, the Vice-President, or in their absence, any person chosen by the members present shall call the
- follows: Order of Business. The order of business at a membership meeting shall be as
- call to order,
- ල ල ල ල ල ල reading of prior minutes,
 - election of Directors, if that is the purpose of the meeting,
 - business specified by the notice,
 - unfinished business,
- new business,
- adjournment.

financial condition of the Corporation. At the annual meeting, the President and Treasurer shall report on the activities and

Section 2.9 Fixing of Record Date

- which the particular action, requiring a determination of members, is to be taken. any other proper purpose. The record date shall not be more than 70 days prior to the date on date to determine which members may exercise any rights or which members belong in a group for voting group are entitled to vote at any meeting of members. The Board may also fix a record Directors may also fix this record date for the purpose of determining which members of any group, as of a certain date, are entitled to receive notice of a member meeting. The Board of date, referred to as the record date, for the purpose of determining which members of any voting Purpose of Fixing a Record Date. The Board of Directors may fix in advance a
- the members shall be at the close of business on one of the following: the purposes described in paragraph (a) of this Section, then the record date for determination of If No Record Date Is Fixed. If the Board of Directors does not fix a record date for

- meeting properly called by the Board or President, the day preceding the day on which the Secretary of the Corporation delivers the first notice to the members: 8 With respect to an annual membership meeting or any special membership
- the date the first member signs the demand; With respect to a special membership meeting demanded by the members
- Section 2.16), the date the first member signs a consent: With respect to actions taken without a meeting (pursuant to Article II,
- (d) With respect to a meeting for which notice was waived, the day preceding the day on which the meeting is held.
- date more than 70 days after the date fixed for the original meeting. record date. The Board of Directors must fix a new record date if the meeting is adjourned to a Adjournment. In the event of an adjournment, the Board of Directors may fix a new

Section 2.10 Membership List

- members entitled to notice of the meeting. The record shall include the address of each member. officer or agent maintaining the Corporation's record books shall prepare a complete record of the Contents of List. After the Board fixes a record date for notice of a meeting, the
- the city where the meeting is to be held. A member, the member's agent, or attorney is entitled on written demand to inspect and, subject to the requirements of Section 2.19 of Article II, to copy beginning 2 business days after the Secretary gives notice of the meeting for which the list was prepared. The list will continue to be available throughout the meeting. The list shall be located form or in another form capable of conversion into written form within a reasonable time. inspection and copying expenses. The Corporation shall maintain the membership list in written the list during regular business hours. for inspection at the Corporation's principal office or at a place identified in the meeting notice in Inspection. The membership list must be available for inspection by any member. The member shall be responsible for any reasonable
- unrelated purposes includes but is not limited to: membership list or any part of it may not be obtained or used by a person for any purpose unrelated to a member's interest as a member. This prohibition against use of membership list for Limitations on Use of Membership List. Without consent of the Board, a
- (a) using the list to solicit money or property unless the money or property will be used solely to solicit the votes of members in an election to be held by the Corporation;

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- (b) using the list for any commercial purpose; or
- (c) the selling or purchasing of the list.

Section 2.11 Membership Quorum and Voting Requirements

- record date is or must be set for that adjourned meeting. purposes for the remainder of the meeting and for any adjournment of the meeting unless a new represented for any purpose at a meeting, the Corporation shall deem it present for quorum represented at a meeting of members to constitute a quorum on that matter. Once a vote is Оногит. Ten percent (10%) of the votes entitled to be cast on a matter must be
- consider the action on a matter approved. election of Directors) constitute a majority of the required quorum, then the Corporation shall Voting. If a quorum exists, and the votes cast in favor of an action (other than the

Section 2.12 Membership Action by Written Ballot

- member entitled to vote on that matter. authorized by the Board of Directors and the Corporation delivers a written ballot to every Authority. Members may take any action without a meeting if action by ballot is
- members with an opportunity to vote for or against each proposed action. Contents. A written ballot must set forth each proposed action and provide the
- the number of votes that the By-Laws require to approve the matter at a meeting. to be present at a meeting authorizing the action; and the number of approvals equals or exceeds when: the number of votes cast by ballot equals or exceeds the quorum that the By-Laws require Approval. The Corporation shall consider an action by written ballot approved only
- specify the time by which a ballot must be received by the Corporation to be counted. percentage of approvals necessary to approve each matter other than election of Directors, and ballot must; indicate the number of responses needed to meet the quorum requirements, state the Solicitations. All solicitations made in advance of the meeting for votes by written
- Revocation. A written ballot may not be revoked.

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At all membership meetings, a member may vote in person, or by proxy. The member may appoint a proxy to vote by signing an appointment form, either personally or by attorney-infact. The Corporation shall consider a proxy appointment valid if made in writing and filed with the Secretary of the Corporation before or at the time of the meeting. No proxy shall be valid after 11 months from the date it was made, unless otherwise provided in the proxy.

Section 2.14 Voting of Membership

stated in these By-Laws, when members vote to take action on a matter, a majority vote shall persons, then the vote of one name shall bind all names on that one membership. Unless otherwise matter voted on by the members. If a membership stands of record in the names of two or more Each member (subject to the provisions of Section 2.9) is entitled to one vote on each

Section 2.15 Corporation's Acceptance of Votes

- ballot, consent, waiver, or proxy appointment corresponds to the name of a member, the Corporation if acting in good faith is entitled to accept the vote, consent, waiver, or proxy appointment and give it effect as the act of the member. When Signature Corresponds to Member's Name. If the name signed on a vote,
- (2) When Signature Doesn't Correspond to Member's Name. If the name signed on a vote, consent, waiver, or proxy appointment does not correspond to the name of its member, the Corporation if acting in good faith is nevertheless entitled to accept the vote, consent, waiver, or proxy appointment and give it effect as the act of the member if:
- to sign for the member has been presented with respect to the vote, consent, waiver, or proxy appointment; Corporation requests, evidence acceptable to the Corporations of the signatory's authority Act and the name signed purports to be that of an attorney-in-fact of the member and, if the the member is an entity as defined in the Montana Nonprofit Corporation
- authority to sign for the member has been presented with respect to the vote, consent, and, if the Corporation requests, evidence acceptable to the Corporation of the signatory's waiver, or proxy appointment; the name signed purports to be that of an attorney-in-fact of the member
- fiduciaries and: two or more persons hold the membership as households, cotenants or

- the name signed purports to be the name of at least one of the coholders; and
- (ii) the person signing appears to be acting on behalf of the all the coholders.
- signature on it or about the signatory's authority to sign for the member. to tabulate votes, acting in good faith, has reasonable basis for doubt about the validity of the ballot, consent, waiver, or proxy appointment if the Secretary or other officer or agent authorized 3 Doubt About Validity of Signature. The Corporation is entitled to reject a vote
- of this Section are not liable in damages to the member for the consequences of the acceptance or ballot, consent, waiver, or proxy appointment in good faith and in accordance with the standards No Liability. The Corporation and its officer or agent who accepts or rejects a vote,

Section 2.16 Informal Action by Members

meeting, without actually meeting, if 80% of the members entitled to vote on the subject matter sign one or more written consent(s) to the action; the members must deliver the consent(s) to the Corporation for inclusion in the minute book. The members may act on any matter generally required or permitted at a membership

Section 2.17 Members Electing Directors

- (pursuant to Section 2.16), the Board shall be elected at a meeting, by ballot (pursuant to Section 2.12) or by informal action Board Determination of Method. The Board of Directors shall determine whether
- or more of the signatures of the members. need not place an individual nominated by petition on the ballot, unless the individual receives 5 % nomination by members signing petitions to place an individual's name on the ballot. The Board on the ballot will include those selected by the nominating committee and those names placed in Nominations shall also be received from the floor. In the event of an election by ballot, the names person who is nominated by the committee shall be considered a nominee for a Director position. at least 5 days before the ballot is sent to members. In the event of an election by meeting, any membership meeting in which members will elect Directors or, in the event of the use of a ballot, candidates for Directors' positions. This meeting shall be held at least 5 days in advance of the for election by meeting and election by ballot. The committee shall call a meeting to nominate Nominating Committee. A nominating committee appointed by the Board shall exist

- subsection (b) of this Section 2,17. In addition, each ballot shall include the number of lines for be conducted in accordance to Section 2.12 of these By-Laws "write-in" candidates equal to the number of Directors to be elected. The election by ballot shall than 15 days before the election. shall ensure that the nominating committee send out the ballot not more than 60 days and no less Election by Ballot. If the members choose to elect Directors by written ballot, they Each ballot shall list the nominees chosen in accordance with
- those nominees receiving the largest number of votes. For example, if three Board positions are open, the three receiving the highest number of votes will be elected. Cumulative voting is not authorized. Determination of Winners of Election. Those nominees elected to the Board shall be

Section 2.18 Corporate Records

- committee of the Board of Directors acting in place of the Board and on behalf of the Corporation. by the members or Board of Directors without a meeting, and a record of all actions taken by a of the minutes of all meetings of its members and Board of Directors, a record of all actions taken The Corporation shall maintain appropriate accounting records. Minutes and Accounting Records. The Corporation shall keep a permanent record
- and addresses. The membership list shall indicate each member is entitled to one vote Membership List. The Corporation shall maintain a record of the members' names
- form capable of conversion into written form within a reasonable time Form. The Corporation shall maintain its records in written form or in another
- (4) Other Records. The Corporation shall keep a copy of the following records at its principal office or at a location from which the records may be recovered within 2 business days:
- currently in effect; its articles or restated articles of inCorporation and all amendments to them
- effect; 9 its By-Laws or restated By-Laws and all amendments to them currently in
- (c) resolutions adopted by its Board of Directors:
- members without a meeting, for the past 3 years: 0 the minutes of all membership meetings, and records of all actions taken by

- (e) the financial statement furnished for the past 3 years to the members;
- officers; and 3 a list of the names and business addresses of its current Directors and
- its most recent annual report delivered to the Secretary of State

Section 2.19 Member's Rights to Inspect Corporate Records

- member must give the Corporation written notice or a written demand to inspect at least 5 days agent or attorney) is entitled to inspect and copy, at a reasonable time and location specified by the before the date on which the member wishes to inspect and copy. Corporation, any of the records of the Corporation described in Section 2.18(d)(1)-(7). Absolute Inspection Rights of Records by Members. A member (or a member's The
- additional records (listed in Section 2.19(c)) if the member meets the following criteria: may inspect and copy, at a reasonable time and reasonable location specified by the Corporation. Conditional Inspection Right. The member (or the member's agent or attorney)
- member wishes to inspect and copy; and (a) the member must give the Corporation a written demand to inspect made in good faith and for a proper purpose at least 5 business days before the date on which the
- (b) the member must describe with reasonable particularity:
- (i) the member's purpose and
- (ii) the records that the member desires to inspect; and
- the member's purpose. the Corporation must approve that the records are directly connected with
- member may inspect and copy: Œ Additional Records. If the member meets the requirements of Section 2.19(b), the
- without a meeting, to the extent not subject to inspection under paragraph (a) of Section minutes of any meeting of the members, and records of action taken by the members any action of a committee of the Board of Directors acting on behalf of the Corporation. excerpts from minutes of any meeting of the Board of Directors, records of

- (b) accounting records of the Corporation; and
- (c) subject to provisions of Section 2.10(c), the membership list
- exceed the estimated cost of production or reproduction of the records. labor and material, for copies of any documents provided to the member. 'The charge may not other reasonable means. The Corporation may impose a reasonable charge, covering the costs of Copy Costs. The right to copy includes the right to photograph, xerox, or copy by

ARTICLE III. BOARD OF DIRECTORS

Section 3.1 General Powers

Board of Directors. Directors. The business and affairs of the Corporation shall be managed under the direction of the All corporate powers shall be exercised by or under the authority of the Board of

Section 3.2 Number, Tenure, and Qualifications of Directors

qualified a successor or until there is a decrease in the number of Directors. Directors need not be Director's term expires, the Director shall continue to serve until the members have elected and annual membership meeting or until removed in accordance with Section 3.3. residents of Montana or members of the Corporation. one vote on any matter that comes before the Board. Each Director shall hold office until the next The number of Directors of the Corporation shall be three (3). Each Director shall have However, if the

Section 3.3 Removal of Directors

all members and Directors that a purpose of the meeting is removal. a duly constituted meeting votes for the removal. Likewise, the members must acquire a majority vote present at a duly constituted meeting to remove Directors or the entire Board elected by them. Removal is effective only if it occurs at a meeting called for that purpose. Notice must be sent to A Director may be removed, with or without cause, if a majority of the members present at

Section 3.4 Board of Director Vacancies

increase in the number of Directors, the Directors may fill the vacancy. If a vacancy occurs on the Board of Directors, including a vacancy resulting from an

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If the Directors remaining in office constitute fewer than a quorum of the Board, they may fill the vacancy by the affirmative vote of a majority of all the Directors remaining in office.

before the vacancy occurs, but the new Director may not take office until the vacancy actually If a Director resigns effective at a specific later date, the Directors may fill the vacancy.

Section 3.5 Ex-Officio Members of the Board next membership meeting at which members elect Directors. When the Directors elect a Director to fill a vacancy, the Director's term expires at the

elected or appointed Board member. however, each ex-officio member shall be entitled to one vote only if the individual is a regularly officio member officer or Director may attend Board meetings and participate in discussion; voting, ex-officio members of the Board. They are members by virtue of their office. Each ex-The officers and executive Directors or managers of the Corporation shall serve as non-

Section 3.6 Regular Meetings of the Board of Directors

The Board of Directors shall hold a regular meeting immediately after, and at the same place as, the annual membership meeting. No notice of the meeting other than this By-Laws is required. The Board of Directors may provide, by resolution, the date, time and place (which shall be within the county where the company's principal office is located) of additional regular meetings. Regular Board of Director meetings may be held by conference telephone, if convened in accordance with Section 3.8.

Section 3.7 Special Meetings of the Board of Directors

special Board meetings may fix any place within the county where the Corporation has its principal telephone, if convened in accordance with Section 3.8. office as the special meeting place. Special Board of Director meetings may be held by conference may call and give notice of special meetings of the Board of Directors. Those authorized to call The presiding officer of the Board, the President, or 20% of the Directors then in office

Section 3.8 Board of Director Meetings by Conference Telephone

committee of the Corporation may participate in a Board or committee meeting by means of a If, authorized by the Board of Directors, the Board of Directors or any designated

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chairperson of the meeting may establish reasonable rules as to conducting the meeting by phone. provided all persons participating in the meeting can hear each other at the same time. A Director participating in a conference telephone meeting is deemed present in person at the meeting. The participate in the meeting received proper notice of the telephone meeting (see Section 3.9), and conference telephone or similar communications equipment, provided all persons entitled to

Section 3.9 Notice of, and Waiver of Notice for, Special Director Meetings

- it is regular or special), the Secretary must provide instructions for participating in the telephone special Director meeting at least 2 days before the meeting. The notice shall include the meeting place, day and hour. If the meeting is to be held by conference telephone, (regardless of whether Notice. The Corporation's Secretary shall give either oral or written notice of any
- effective at the earlier of: Effective Date. If mailed, notice of any Director meeting shall be deemed to be
- business office, with postage prepaid; or 5 days after deposited in the United States mail, addressed to the Director's
- return receipt requested, and the receipt is signed by or on behalf of the Director); or 9 the date shown on the return receipt (if sent by registered or certified mail.
- (c) the date when received.
- corporate records. must be in writing, signed by the Director entitled to the notice, and filed with the minutes or (3) Waiver of Notice. Any Director may waive notice of any meeting. The waiver

the meeting (or promptly upon arrival), objects to holding the meeting or transacting business at notice or defective notice of the meeting; this shall be true unless the Director, at the beginning of the meeting, and does not vote for or assent to action taken at the meeting. A Director's attendance at a meeting waives the Director's right to object to lack of

the business to be transacted at, or the purpose of, any special Board meeting. Neither the Secretary nor Director needs to specify in the notice or waiver of notice

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business at any Board of Director meeting. A majority of the number of Directors shall constitute a quorum for the transaction of

Section 3.11 Directors, Manner of Acting

- any Board matter other than to adjourn the meeting to a later date. at a meeting at which a quorum is present (when the vote is taken) shall be the act of the Board of Directors. If no quorum is present at a meeting of Directors, the Directors may not take action on Required Number to Constitute Act. The act of a majority of the Directors present
- action taken if the Director is present at a meeting of the Board unless: Director Approval. The Corporation shall deem a Director to have approved of an
- arrival) to holding it or transacting business at the meeting; or the Director objects at the beginning of the meeting (or promptly upon
- minutes of the meeting; or the Director's dissent or abstention from the action taken is entered in the
- Director who votes in favor of the action taken. officer of the meeting before its adjournment or to the Corporation immediately after adjournment of the meeting. The right of dissent or abstention is not available to a the Director delivers written notice of dissent or abstention to the presiding

Section 3.12 Conduct of Board of Director Meetings

presiding officer may appoint any other person to act as the Secretary of the meeting. shall act as the Secretary of all meetings of the Directors, but in the Secretary's absence, the indicate who may speak when and when a vote will be taken. The Secretary of the Corporation rules of the meeting that will freely facilitate debate and decision making. The chairperson will as the chairperson of the meeting. The chairperson, or the chairperson's designee, shall establish person chosen by the Directors present shall call the meeting of the Directors to order and shall act The President, or in the President's absence, the Vice-President, or in their absence, any

Section 3.13 Mediation, Arbitration if Board Deadlocked

management of the property, business and affairs of the Corporation, or Corporation transactions, or if the Board is equally divided on any question, dispute, or controversy, and the deadlock is preventing action or non-action by the Board, then the Board shall submit the deadlock to If the Board of Directors is equally divided on any aspect of the

with Section 3.13(c). through mediation, the Directors agree to submit the dispute to binding arbitration in accordance mediation in accordance with Section 3.13(b). If the Directors are unable to resolve the deadlock

- Directors agree to submit the dispute to mediation and the following guidelines shall apply: Mediation. If the Board of Directors is unable to resolve the deadlock itself, the
- people (in the order listed, circumstances permitting): The Directors agree to have the dispute mediated by one of the following

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- mediator. T The Directors agree to follow the mediation procedure selected by the
- Directors. 3 Mediation shall terminate upon the request of the mediator or 30% of the
- deadlock to binding arbitration in the following manner: mediation, upon written request of 30% of the Directors, the Directors agree to submit the Arbitration. If the Board of Directors are unable to resolve the deadlock through
- arbitrator. arbitrator; the Board shall then vote on which arbitrator to select. If the majority of Board members agree on a single arbitrator, then the Board shall contact that individual with a request for arbitration. If a majority of the Board members can not agree on a single will ask an officer at the Corporation's primary banking facility to appoint the third unable to agree within 15 days upon a third arbitrator, the President of the Corporation be the professional who actually arbitrates for the Board. after the members appoint 2 arbitrators, those 2 arbitrators shall select a third arbitrator to a number of votes equal to the number of Directors under a system of cumulative voting: arbitrator, then the Board shall select 2 arbitrators, each Director having, in the selection, At a duly held Board meeting, Directors shall submit written requests for an If the initial 2 arbitrators are
- been properly submitted to the Board for decision, whether, the Board is actually divided. and whether this Section and the arbitration provisions provided here were properly is a proper subject for action by the Board; the arbitrator may decide whether matters have be to decide on matters including (but not limited to) whether the subject before the Board are equally dividing the Board of Directors. The arbitrator's scope of responsibility will The arbitrator shall determine, decide on and help resolve the matters that

and controversies are determined, adjudged, and resolved. invoked by the Board or applicable. The arbitrator may act until all questions, disputes

- Laws make a special provision. the rules of the American Arbitration Association, then in effect, except where these By-The arbitrator shall conduct the arbitration proceedings in accordance with
- jurisdiction. arbitrator. Directors, the Corporation and the parties on all matters that the Board submits to the the arbitrator may enter judgment on the decision in the highest court of the forum having body. The arbitrator's decision shall be filed with the Secretary of the Corporation; and may not revoke, amend or overrule the decision, except by a majority action of either passed by the full Board at an organized meeting. The Board of Directors or the members The arbitrator's decision shall be the equivalent of a resolution unanimously The arbitrator's decision shall be conclusive and binding upon the Board of

Section 3.14 Director Action Without a Meeting

and may be referred to as a meeting vote in any document. the consent specifies a different effective date. A signed consent has the effect of a meeting vote Corporation. Action taken by consents is effective when the last Director signs the consent, unless describing the action taken, and the Directors file all the consents with the records of the without actually meeting, if: all the Directors take the action, each one signs a written consent The Directors may act on any matter generally required or permitted at a Board meeting,

Section 3.15 Director Committees

- (2) or more Directors, who serve at the pleasure of the Board of Directors. Creation of Committees. The Board of Directors may create one or more committees and appoint members of the Board to serve on them. Each committee must have two
- must acquire approval by the majority of all the existing Directors when the action is taken. Selection of Members. To create a committee and appoint members to it, the Board
- rules governing the operation of the Board itself. and report the same to the Board of Directors. The committees are subject to all the procedural and their members. In addition, the committees shall keep regular minutes of their proceedings requirements, conduct of the Board of Directors, and action without meetings apply to committees of this Article III, which govern meetings, notice and waiver of notice, quorum and voting Required Procedures. Sections 3.6, 3.7, 3.8, 3.9, 3.10, 3.11, 3.12, 3.13 and 3.14

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- (4) Authority. Each committee may exercise the specific Board authority which the Board of Directors confers upon the committee in the resolution creating the committee. Provided, however, a committee may not: Authority. Each committee may exercise the specific Board authority which the
- approve or recommend to members dissolution, merger, or the sale, pledge, or transfer of all or substantially all of the Corporation's assets;
- Directors or on any of its committees; or elect, appoint, or remove Directors or fill vacancies on the Board of
- adopt, amend, or repeal the articles or By-Laws
- committee shall have the power to appoint, oversee, and assist accountants or auditors in any audit or review of the records of the Corporation. more Directors designated by the Board of Directors, but not employed by the Corporation. The vote of a majority of the Directors then in office, may create an audit committee consisting of 3 or Audit Committee. The Board of Directors, by resolution adopted by the affirmative

Section 3.16 Compensation, Loans to, or Guarantees for Directors

- compensation. meeting. A Director may, however, serve the Corporation as an employee and receive of that Board, pay each Director expenses, if any, of attendance at each Board meeting or committee meeting of the Board. The Directors shall not be paid a salary or fee for attending the Director Compensation. The Board of Directors may, upon approval of the majority
- guarantee the obligation of a Director of the Corporation. Loans to or Guaranties for Directors. The Corporation may not lend money to or

ARTICLE IV. OFFICERS

Section 4.1 Number of Officers

officers, the officer may do so. office in the Corporation. Board of Directors specifically authorizes an officer to appoint one or more officers or assistant other officers and assistant officers, including a Vice-President, if it deems it necessary. The officers of the Corporation shall be a President, a Vice President, a Secretary, and a The Board of Directors shall appoint each of these officers. The Board may appoint The same individual may simultaneously hold more than one

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Section 4.2 Appointment and Term of Office

The Board of Directors shall appoint officers of the Corporation for a term that the Board determines. If the Board does not specify a term, the officers shall hold office for one year or, within that year, until they resign, die or are removed in a manner provided in Section 4.3 of Article IV

A designation of a specified term does not grant to the officer any contract rights, and the Board can remove the officer at any time prior to the termination of the designated term.

Section 4.3 Removal of Officers

Board's appointment of an officer or agent shall not of itself create contract rights. The removal shall be without prejudice to the contract rights, if any, of the person removed. A The Board of Directors may remove any officer or agent any time, with or without cause

Section 4.4 President

authorized. Corporation deeds, mortgages, bonds, contracts. present, preside at all meetings of the members and of the Board of Directors. The President may in good faith, all of the business and affairs of the Corporation. instruments. sign, with the Secretary or any other proper officer of the Corporation that the Board has shall be subject to the control of the Board of Directors, and shall in general supervise and control The President shall be the principal executive officer of the Corporation. The President or other Board authorized The President shall, when

Section 4.5 The Vice-President

If the Board of Directors appoints a Vice-President, the Vice President shall perform, in good faith, the President's duties if the President is absent, dies, is unable or refuses to act. If the Vice-President acts in the absence of the President, the Vice-President shall have all Presidential to the Vice-President. duties.) The Vice-President shall perform any other duties that the President or Board may assign the Vice President is unable or refuses to act, then the Secretary shall perform the Presidential powers and be subject to all the restrictions upon the President. (If there is no Vice-President or

Section 4.6 The Secretary

assign to the Secretary. The Secretary shall in good faith: (1) create and maintain one or more books for the minutes of the proceedings of the members and of the Board of Directors; (2) provide that all duties incident to the office of Secretary and any other duties that the President or the Board may keep a current register of the post office address of each member; and (6) in general perform all corporate records; (4) when requested or required, authenticate any records of the Corporation; (5) notices are served in accordance with these By-Laws or as required by law; (3) be custodian of the

Section 4.7 The Treasurer

sureties that the Board of Directors shall determine misappropriation of funds. give a bond for the faithful performance of the Treasurer's duties and as insurance against the misappropriation of funds. If a bond is required, it shall be in a sum and with the surety or or Board may assign to the Treasurer. If required by the Board of Directors, the Treasurer shall perform all of the duties incident to the office of Treasurer and any other duties that the President Certified Public Accountant or other accountant for annual audit or review; and (4) in general companies, or other depositaries that the Board shall select; (3) submit the books and records to a Corporation from any source, and deposit all moneys in the Corporation's name in banks, trust securities of the Corporation; (2) receive and give receipts for moneys due and payable to the The Treasurer shall: (1) have charge and custody of and be responsible for all funds and

Section 4.8 Assistant Secretaries and Assistant Treasurers

with the sureties that the Board of Directors shall determine. their duties and as insurance against the misappropriation of funds; the bond shall be in sums and assistant Treasurers shall, if required by the Board, give bonds for the faithful performance of the Secretary or Treasurer, respectively, or the President or Board may assign to them. The The assistant Secretaries and assistant Treasurers, in general, shall perform the duties that

Section 4.9 Salaries, Loans to, or Guarantees for Officers

Corporation. The Corporation may not lend money to or guarantee the obligation of an officer of the The Board of Directors may fix and or adjust salaries of the officers from time to time.

ARTICLE V. NOTIFICATION OF ATTORNEY GENERAL

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Section 5.1 Notification of Attorney General

The Secretary of the Corporation shall notify the attorney general of the State of Montana when dissolution, indemnification, merger, removal of Directors, and the sale of assets (as defined information. manner required by each event and cooperate with the Attorney General in providing necessary in the Montana Nonprofit Corporation Act) occur. The Secretary shall deliver notice in the

(a) Dissolution.

- must include a copy or summary of the plan of dissolution. General written notice that the Corporation intends to dissolve at or before the time the Secretary delivers articles of dissolution to the Secretary of state. The notice In the event of dissolution, the Secretary shall give the Attorney
- (ii) The Corporation shall not transfer or convey assets as part of the dissolution process until 20 days after the Secretary has given the written notice required by Section 5.1(1)(i) to the Attorney General or until the Attorney General has consented in writing to the dissolution or indicated that the Attorney General will not take action in respect to transfer or conveyance, whichever is earlier.
- (iii) When the Corporation has transferred or conveyed all or substantially all of its assets following approval of dissolution, the Board shall deliver to the Attorney General a list showing those, other than creditors, to whom the Corporation transferred or conveyed assets. The list must indicate the address of each person, other than creditors, who received assets and an indication of what assets each received.

(b) Indemnification

The Secretary of the Corporation must give the Attorney General written notice of Director until 20 days after the effective date of the written notice. its proposed indemnification of a Director. The Corporation may not indemnify a

(c) Merger

The Secretary of the Corporation must give the Attorney General written notice of a proposed merger of the Corporation, and include with the notice a copy of the proposed plan of merger, at least 20 days before consummation of any merger.

d) Removal of Directors

The Secretary of the Corporation must give written notice to the Attorney General if the Corporation or at least 10% of its members commence a proceeding to remove any Director by judicial proceeding.

(e) Sale of assets

The Secretary of the Corporation must give written notice to the Attorney General 20 days before it sells, leases, exchanges, or otherwise disposes of all or substantially all of its property if the transaction is not in the usual and regular course of its activities, unless the Attorney General has given the Corporation a written waiver of this subsection.

ARTICLE VI. INDEMNIFICATION OF DIRECTORS, OFFICERS AGENTS, AND EMPLOYEES

Section 6.1 Indemnification of Directors

- (1) General. An individual made a party to a proceeding because the individual is or was a Director of the Corporation may be indemnified against liability incurred in the proceeding, but only if the indemnification is both:
- (a) determined permissible and
- indemnification is further subject to the limitation specified in subsection (d) of Section 6.1.) 3 authorized, as defined in subsection (b) of this Section 6.1 (The
- under Section 6.1 of Article VI unless: Determination and Authorization. The Corporation shall not indemnify a Director
- conduct set forth in subsection (c) below, and set forth in the Montana Nonprofit Corporation Act that the Director met the standard of Determination. Determination has been made in accordance with procedures
- financial resources of the Corporation should be devoted to this use rather than some other are reasonable, the Corporation has the financial ability to make the payment, and the listed in the Montana Nonprofit Corporation Act based on a conclusion that the expenses use by the Corporation. Authorization. Payment has been authorized in accordance with procedures

- (3) Standard of Conduct. The individual shall demonstrate that:
- (a) the individual acted in good faith; and
- (b) the individual reasonably believed:
- in acting in an official capacity with the Corporation, that the individual's conduct was in the Corporation's best interests;
- (ii) in all other cases, that the individual's conduct was at least not opposed to the Corporation's best interests; and
- reasonable cause to believe that the conduct was unlawful in the case of any criminal proceeding, that the individual had no

is conduct that satisfies the requirement of subsection (c)(2)(ii). Director reasonably believed to be in the interests of the participants in or beneficiaries of the plan A Director's conduct with respect to an employee benefit plan for a purpose the

The termination of a proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, is not, of itself, a determination that the Director did not meet the standard of conduct described in this Section.

- (4) No indemnification Permitted in Certain Circumstances. The Corporation shall not indemnify a Director under Section 6.1 of Article VI if:
- the right of the Corporation; or the Director was adjudged liable to the Corporation in a proceeding by or in
- official capacity. Director improperly received personal benefit, whether or not the individual acted in an the Director was adjudged liable in any other proceeding charging that the
- the reasonable expenses incurred in connection with the proceeding. in connection with a proceeding by the Corporation or in the right of the Corporation is limited to 3 Indemnification Limited. Indemnification permitted under Section 6.1 of Article VI

Section 6.2 Advance Expenses for Directors

the reasonable expenses incurred by a Director who is a party to a proceeding it: The company may pay for or reimburse, in advance of final disposition of the proceeding,

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- (a) by following the procedures of the Montana Nonprofit Corporation Act the Board of Directors determined that the Director met requirements (3)-(5) listed below; and
- (b) the Board of Directors authorized an advance payment to a Director; and
- Director's good faith belief that the Director has met the standard of conduct described in Section 6.1 of Article VI; and 3 the Director has furnished the Corporation with a written affirmation of the
- repayment; and undertaking must be an unlimited general obligation, but need not be secured, and the determined that the Director did not meet the standard of conduct; (d) the Director has provided the Corporation with a written undertaking, executed personally or on the Director's behalf, to repay the advance if it is ultimately Corporation may accept the undertaking without reference to financial ability to make the Director's
- preclude indemnification under Section 6.1 of this Article VI or the Montana Nonprofit Corporation Act. the Board of Directors determines that the facts then known to it would not

Section 6.3 Indemnification of Officers, Agents and Employees

The Board of Directors may choose to indemnify and advance expenses to any officer, employee, or agent of the Corporation applying those standards described in Sections 6.1 and 6.2 of Article VI.

Section 6.4 Mandatory Indemnification

proceeding to which the Director or officer was a party because he or she is or was a Director or the proceeding. officer of the Corporation, against expenses incurred by the Director or officer in connection with Director or officer, who was wholly successful, on the merits or otherwise, in the defense of any Notwithstanding any other provisions of these By-Laws, the Corporation shall indemnify a

ARTICLE VII. CONTRACTS, LOANS, CHECKS AND DEPOSITS; SPECIAL CORPORATE ACTS

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The Board of Directors may authorize any officer or officers, agent or agents, to enter into any contract or execute or deliver any instruments in the name of and on behalf of the Corporation and such authorization may be general or confined to specific instruments.

Section 7.2 Loans

Corporation shall not allow anyone to issue evidence of the Corporation's indebtedness unless the borrowed money unless the Board of Directors authorizes such a contract by resolution. The Board of Directors authorizes the issuance by resolution. The authorization may be general or The Corporation shall not allow anyone to contract on behalf of it for indebtedness for

Section 7.3 Checks, Drafts, etc.

which these documents will be signed and issued. evidence of indebtedness. The Board of Directors shall also determine by resolution the manner in and issue all Corporation checks, drafts or other orders for payment of money, and notes or other The Board of Directors shall authorize by resolution which officer(s) or agent(s) may sign

Section 7.4 Deposits

resolution the exact location of the banks and depositories. being used, in banks and other depositories; the Board of Directors shall authorize by Board The Treasurer of the Corporation shall deposit all funds of the Corporation, that are not

Section 7.5 Voting of Securities Owned by this Corporation

- voted at any meeting of security holders of the other Corporation by the President of this Corporation who may be present. other securities issued by another Corporation and owned or controlled by this Corporation may be General. Subject to the specific directions of the Board of Directors, any shares or
- (2) Proxy. Whenever, in the judgement of the President, or in the President's absence, the Vice-President, it is desirable for this Corporation to execute a proxy or written consent in respect to any shares or other securities issued by any other Corporation and owned by this

By-Laws

Corporation. and owned by this Corporation the same as the shares or other securities might be voted by this right, power, and authority to vote the shares or other securities issued by the other Corporation persons designated in this subsection as the proxy or proxies of this Corporation shall have the full need to affix a corporate seal, countersignature or attestation by another officer. Any person or need the authorization of the Board to take this action. Nor will the President or Vice President Corporation, shall execute the proxy or written consent. The President or Vice-President will not Corporation, the President or Vice-President of this Corporation, acting in the name of this

AKTICLE VIII. PROHIBITED TRANSACTIONS

Section 8.1 Prohibited Transactions

- determined by the Board of Directors. compensation for services rendered to or for the Corporation in effecting any of its purposes as provided that this shall not prevent the Corporation's payment to any person of reasonable any time any of the net earnings or pecuniary profit from the operations of the Corporation; officer, employee, committee member, or person connected with the Corporation shall receive at Prohibition Against Sharing in Corporation Earnings. No member, Director,
- activities of the Corporation. Corporation has any vested right, interest or privilege in or to the assets, property, functions or consideration, with its members, trustees, officers without violating this provision. of a Director or officer of the Corporation. (See Sections 3.16(b) and 4.9). No member of the full consideration. The Corporation is prohibited from lending money to guarantee the obligation assets of the Corporation shall be distributed to any of the persons listed in Section 8.1(a) without shall not have or issue shares of stock. No dividends shall be paid. No part of the income or Prohibition Against Issuance of Stock, Dividends, Distributions. The Corporation The Corporation may contract in due course, for reasonable
- now exists or may later be amended organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1986 as it charitable, education, religious or scientific purposes and at the time qualify as an exempt may designate. agreed that, upon the dissolution or the winding up of the affairs of the Corporation, whether delivered, and paid over exclusively to the organization or organizations as the Board of Directors remaining in the hands of the Board of Directors, shall be distributed, transferred, conveyed. voluntary or involuntary, the assets of the Corporation, after all debts have been satisfied, then the dissolution of the Corporation. All members of the Corporation are deemed to have expressly Section 8.1(a) shall be entitled to share in the distribution of any of the Corporation's assets upon No Personal Distributions Upon Dissolution. None of the persons listed in Receiving organizations must be organized and operated exclusively for

- (4) Other Prohibitions. Neither the Corporation, nor its Directors, nor its officers have any power to cause the Corporation to do any of the following with Related Parties:
- adequate consideration in money or money's worth; make any substantial purchase of securities or other property, for more than
- adequate consideration in money or money's worth. sell any substantial part of its securities or other property, for less than an

person giving. descendant of the person giving, or with a Corporation directly or indirectly controlled by the a substantial contribution to the Corporation, or with a brother, sister, spouse, ancestor, or lineal For the purpose of this subsection, Related Parties means any person who has made

Section 8.2 Prohibited Activities

as they may later be amended. or as they may later be amended, or by an organization, contributions to which are deductible under Section 170(d)(2) of the Internal Revenue Code of 1986 and regulations as they now exist or under Section 501(c)(3) of the Internal Revenue Code of 1986 and its regulations as they now exist on behalf of the Corporation not permitted to be taken or carried on by an exempt organization employee or representative of this Corporation shall take any action or carry on any activity by or Notwithstanding any other provisions of these By-Laws, no member, Director, officer,

Section 8.3 Purchase of Memberships

membership The Corporation may not purchase any of its memberships or any right arising from

Section 8.4 Corporate Funds Used For Indemnification.

but only if such indemnification is authorized by Article VI of these By-Laws. Corporate funds may be used to benefit officers and Directors by way of indemnification,

ARTICLE IX. EMERGENCY BY-LAWS

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Section 9.1 Emergency By-Laws

- Corporation's Directors cannot be readily assembled because of some catastrophic event. Laws" shall be effective during an emergency which is defined as when a quorum of the General. The following provisions of this Article IX. Section 9.1 "Emergency By-
- be given only to those Directors and officers whom it is practicable to reach, and may be given in any practical manner, including by publication and radio. The notice shall be given at least six (6) hours prior to commencement of the meeting. Treasurer, may call a meeting of the Board of Directors. Notice of the emergency meeting need Directors or any one of the following officers: President, any Vice-President, Secretary or Notice of Board Meetings. During an emergency, any one member of the Board of
- shall constitute a quorum. (3) Temporary Directors and Quorum. During an emergency, one or more officers of the Corporation present at the emergency Board meeting shall be considered to be temporary Directors for the meeting), those Directors present (including the officers serving as Directors) Article III, Section 3.10) of the Directors are present (including any officers who are to serve as same rank, in order of seniority. necessary to constitute a quorum. The officers shall serve in the order of rank, and within the Director(s) for the meeting. The number of officers needed shall equal the number of Directors In the event that less than a quorum (as determined by
- giving notice as described in paragraph (b) may: Actions Permitted to be Taken. The Board as constituted in paragraph (c), and after
- Corporation: Officer's Powers. Prescribe emergency powers to any officer of the
- powers of Directors; Delegation of Any Power. Delegate to any officer or Director any of the
- the event that any of them are unable to discharge their duties; Lines of Succession. Designate lines of succession of officers and agents, in
- business or designate successive or simultaneous principal places of business: Relocate Principal Place of Business. Relocate the principal place of
- to carry on the business of the Corporation. All Other Action. Take any other action, convenient, helpful, or necessary

ARTICLE X. AMENDMENTS

By-Laws

Section 10.1 Amendments

- (1) General. An amendment (including adding and replacing Sections) to a Corporation's By-Laws must be approved by the majority of members of the Corporation except that the Board may approve of amendments, if the amendment does not relate to the number of Directors, the composition of the Board, the term of office of Directors, or the method or way in which Directors are elected or selected, or the method for amending these By-Laws.
- (2) Notice of Meeting to Vote Amendment. If the Board or the members seek to have the amendment approved by the members at a membership meeting, the Secretary of the Corporation shall give written notice to the Corporation members of the proposed membership meeting, in summary of the amendment. meeting is to consider the proposed amendment and must contain or be accompanied by a copy or accordance with Section 2.7. The notice must state that the purpose, or one of the purposes, of the
- summary of the amendment. ballot, the material soliciting the approval must contain or be accompanied by a copy or a members seek to have the amendment approved by the members by written consent or by written Approval of Amendment by Written Consent or Written Ballot. If the Board or the

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STATE OF MONTANA) s.s.
COUNTY OF FLATHEAD)

On this 17+ day of December . 2004, before me, the undersigned, a Norary Public for the State aforesaid, personally appeared MURPH HANNON, President and JOHN SCHWARZ as Vice President of ROCKY CLIFF ESTATES HOMEOWNERS ASSOCIATION known to me or proved to me upon satisfactory evidence to be the persons who executed the within instrument on behalf of Rocky Cliff Estates Homeowners Association,

first above written. IN WITNESS WHEREOF I have hereunto set my hand and affixed my Notarial Seal the day and year

SEAL SEAL

Notary Public for the State of Montana

Residing at
My Commission Expires

JO BROWN
NOTARY PUBLIC FOR THE STATE
OF MONTANA

OF MONTANA RESIDING AT KILA, MONTANA My Commission Expires Nov. 17, 2007

STATE OF MONTANM COUNTY OF FLATHEAD OUNTY, STATE OF MONTANA, AT THE

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