

ARTICLES OF INCORPORATION

OF

SILVERADO AND MODJESKA COMMUNITY LEAGUE

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I NAME:

The name of the Corporation shall be:

SILVERADO AND MODJESKA COMMUNITY LEAGUE

II PURPOSES AND POWERS:

A. The primary purpose of this Corporation shall be to initiate and/or support any plan or program which, in the opinion of the membership, will benefit and assist our children, their school, the canyon residents, and the canyon communities.

B. The general purposes and powers of the Corporation shall be to promote the general welfare of all canyon residents, to develop an organization for mutual assistance in time of common disaster, to undertake fund-raising activities as a means of achieving the purposes of the Corporation, and to keep the members of the Corporation and all canyon residents informed of activities, events, programs, and developments of private or governmental organizations as these would affect the canyon communities.

C. To provide, raise, receive and disburse funds and to hold property both real and personal for the purpose of and relative to the promotion of the physical, mental, and moral well-being of the canyon residents, community, civic and school groups and for the purpose of carrying out the objectives hereinbefore and hereinafter set forth.

D. To receive gifts, donations and contributions of real and personal property from any public, private, or charitable organization or any other person, firm, or Corporation.

E. To purchase, acquire, hold, lease, sell, exchange, mortgage, deed in trust, maintain and operate property of any and every kind, real, personal and wheresoever situated; to enter into, make, perform, and carry out contracts of every kind for every lawful purpose, without limits as to amount, with any person, firm, association, corporation, municipality, state, territory, government, or governmental division; to borrow money and to issue notes on other obligations of this Corporation from time to time for any of the objectives of this Corporation, and to secure the same by mortgage, pledge, deed of trust or otherwise, or to issue the same unsecured; to do any and all things necessary, suitable, convenient or proper for or in connection with or incidental to the accomplishment of any of the purposes or attainment of any one or more of the objectives of the Corporation. This Corporation is not empowered to engage in, otherwise than as an insubstantial part of its activities, activities which in themselves are not in furtherance of the purposes specified in this Article II, Subparagraphs A. and B.

III MEMBERSHIP:

The authorized number and qualifications of members of the Corporation, the different classes of membership, if any, the property if any, voting, and other rights and privileges of members and their liability to dues and assignments and the method of collection thereof, shall be set forth in the By-Laws.

IV DISTRIBUTION OF ASSETS:

This Corporation is one which does not contemplate pecuniary gain or profit to the members thereof and it is organized solely for non-profit purposes. Upon the winding up and dissolution of this Corporation after paying or adequately providing for the debts and obligations of the Corporation, the remaining assets shall be

distributed to a non-profit fund, Corporation or foundation which is organized and operated exclusively for charitable, educational, religious and/or scientific purposes and which has established its tax-exempt status under Section 501(c)(5) of the Internal Revenue Code. If this Corporation holds any assets in trust such assets shall be disposed of in such a manner as may be directed by decree of the Superior Court of the County in which this Corporation's principal office is located, upon petition therefor by the Attorney General or by any person concerned in the liquidation.

V ORGANIZATION:

This Corporation is organized pursuant to the General Nonprofit Corporation Law of the State of California.

VI PRINCIPAL OFFICE:

The County in the State of California where the principal office for the transaction of the business of this Corporation is to be located is the County of Orange.

VII DIRECTORS:

A. The powers of the Corporation shall be exercised, its properties controlled, and its affairs conducted by a Board to be known as the Board of Directors.

B. The names and addresses of the persons who are to act in the capacity of Directors until the selection of their successors are:

GRANT JOHNSON
28872 Modjeska Canyon Road
Star Route
Orange, California

GINA JOHNSON
28872 Modjeska Canyon Road
Star Route
Orange, California

RUSS MANNING
Box 746, Star Route
Orange, California

ANN WIGHTMAN
14882 Mill Road
Silverado, California

CARL BAKER
31319 Silverado Canyon Road
Silverado, California

CLYDE KEENER
29252 Modjeska Canyon Road
Star Route
Orange, California

VELDA VANSTOCK
28715 Sycamore Drive
Silverado, California

MARGOT ANTRIM
30142 Silverado Canyon Road
Silverado, California

IN WITNESS WHEREOF forthe purpose of forming this nonprofit Corporation under the laws of the State of California, we the undersigned, constituting all of the persons named herein as the First Directors have executed these Articles of Incorporation this 6th day of October, 1970.

Grant Johnson ✓
GRANT JOHNSON

Gina Johnson ✓
GINA JOHNSON

Russ Manning
RUSS MANNING

Ann Wightman
ANN WIGHTMAN

Velda VanStock
VELDA VANSTOCK

Carl Baker
CARL BAKER

Margot Antrim
MARGOT ANTRIM

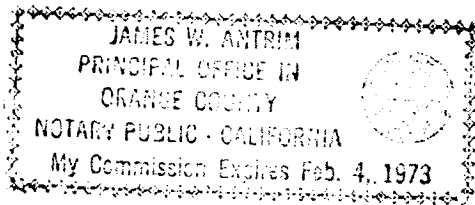
Clyde Keener
CLYDE KEENER

STATE OF CALIFORNIA)
)
COUNTY OF ORANGE)

SS

On October 6, 1970, before me a Notary Public in and for said County and State, personally appeared GRANT JOHNSON, GINA JOHNSON, RUSS MANNING, ANN WIGHTMAN, CARL BAKER, CLYDE KEENER, VELDA VANSTOCK and MARGOT ANTRIM, known to me to be the persons whose names are subscribed to the foregoing Articles of Incorporation, and acknowledged to me that they executed the same.

(Seal)



James W. Antrim
Notary Public in and for said
County and State.