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ECRETARY OF STATE

### TRANSMITTAL LETTER

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

SUBJECT:	Affidavit to qualify Glendale Sarasota Properties, IRRV TR		
Enclosed is an	original and one (1) co	opy of the Declar	ation of Trust and a check for:
FEES:			
Declar	ation of Trust	\$3	350.00
<u>OPTIONAL:</u> Certifi	ed Copy	\$	8,75
<b>30</b>	ou cup,	Ψ	5176
FROM	l <b>:</b>	s, Glendale Sara e (Printed or typ	sota Properties, IRRV TR
	104	26 48th Court E	ast
		Address	
	PARRISH, FLORIDA 34219		
		City, State & Zip	
		877-507-5492	
	Daytin	ne Telephone nu	mber

# AFFIDAVIT TO THE FLORIDA SECRETARY OF STATE TO FILE OR QUALIFY

Co Bo	ommon Law Declarations of Trust, the undersigned, the Chairman of the pard of Trustees of Glendale Sarasota Properties, Irry Tr , a (Name of Trust)		
	FLORIDA Trust hereby affirms in order to file or qualify		
	(State) Glendale Sarasota Properties, Irrv Tr, in the State of Florida.  (Name of Trust)		
1.	Two or more persons are named in the Trust.		
2.	The principal address is 10426 48th CT E.		
	PARRISH, FLA 34219		
3.	The registered agent and street address in the State of Florida is: D. SIMMONS, REG. AGENT		
	10426 48th Court East, Parrish, Florida 34219	<u>.</u> ئن	
4.	Acceptance by the registered agent: Having been named as registered agent to accept service of process for the above named Declaration of Trege at the place designated in this affidavit, I hereby accept the appointment registered agent and agree to act in this capacity.		•
	(Signature of Registered Agent)	•	
5.	I certify that the attached is a true and correct copy of the Declaration of Trust under which the association proposes to conduct its business in		
	Florida.  L. RYCRAW, Exec. Trustee Jay. Cycra  Name:  Chairman of the Board of Trustees	کہ	/
1			

INDIVIDUAL ACKNOWLEDGMENT	
State/Commonwealth ofOnio	
County of Warren	ss.
$\frac{1}{2}$ $\alpha \times 1$	Month, 2013, before me, Year  Month, the undersigned Notary Public,
Name of Notary Public personally appeared LEO J. Ru	
	personally known to me - OR -
Marining.	proved to me on the basis of satisfactory evidence
ATTENNAMP - NOTOR	to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged to me that he/she/they executed the same for the purposes therein stated.
EXP. UNIV.	WITNESS my hand and official seal.
	Signature of Notal Prublic Tina C. Kalengano
Place Notary Seal/Stamp Above	Any Other Required Information (Printed Name of Notary, Expiration Date, etc.)
0	PTIONAL -
This section is required for notarizations performe information can deter alteration of the document or fra	d in Arizona but is optional in other etates. Completing this
Description of Attached Document	SECOND IN
Title or Type of Document:	FES 8
Document Date:	Number of Pages:
Signer(s) Other Than Named Above:	
	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx

## Common Law Declarations of Trust For

# GLENDALE SARASOTA PROPERTIES, Irrevocable Trust

THIS TRUST AGREEMENT entered into on the 23<sup>10</sup> day of February, A.D. 2005 between the GRANTOR/Exchanger receiving mail care of Sarasota, Florida, hereinafter referred to as "TRUSTOR" and the nominee/acceptor individual, hereinafter referred to as "TRUSTEE" agree:

<u>I ARTICLE - PURPOSE OF TRUST</u>. The TRUSTOR has established this family trust for the purpose of providing for the needs of the named beneficiaries herein. By the trust, TRUSTOR is divesting themselves of all incidents of ownership of the corpus of this trust.

II ARTICLE - CORPUS OF TRUST. The TRUSTOR has delivered to the TRUSTEE the following property fully described in SCHEDULE 'A', attached to and made part of this trust agreement. The receipt of which property is acknowledged by the TRUSTEE.

Further, such property, together with any additional property that may later become subject to this trust, shall constitute the trust estate and shall be help, administered and distributed by the TRUSTEE for the purposes which are set forth herein.

The TRUSTOR shall have the right to make additions to the corpus of the trust, provided that the same are similar assets or other property which the TRUSTEE is willing to accept. The TRUSTEE shall property required to accept any proffered additions to the corpus.

In the event that pursuant to ARTICLE V of this truster and dividends are earned on the corpus/estate, above trust expenses the dividends shall be added to the trust expense/management account

III ARTICLE - OWNERSHIP RIGHTS OF THE TRUSTEE. The office of the Board of Trustees shall have all the incidents of ownership in such corpus and TRUSTOR shall have no control over the corpus. Neither TRUSTOR nor beneficiary shall have any right to exercise any of the incidents of ownership in regard to the trust corpus/estate.

The TRUSTOR shall execute any and all documents necessary to provide for the complete transfer of ownership of all assets to the TRUSTEE, and upon the request of the TRUSTEE shall provide any reasonable cooperation to the TRUSTEE.

IV ARTICLE - REVOCATION AND AMENDMENT. This trust is irrevocable, and may not be altered, terminated or changed in any respect by the TRUSTOR. However, while living and competent the TRUSTEE shall at all times, by written notice, have all powers to rename or change any beneficiary; amend any provision hereof to such extent as may be acceptable to his discretion and sell, pledge or encumber any part of the trust estate.

<u>v article - management of the Trust</u>. In addition to all other powers and discretions granted to or vested in the Trustee by law of by this instrument, the Trustee shall have the following powers and discretions:

During the life of the TRUSTOR, the TRUSTEE shall hold property of any kind in trust title, as fiduciary for the benefit of beneficiaries.

These powers include, but are not limited to the ability to do all such acts, exercise all such rights and privileges in the management of the trust estate as if the absolute owner:

To hold, manage, operate, control, repair, preserve, improve, partition, subdivide, sell (at public or private sale for cash or credit) convey, exchange, convert, grant options on, or otherwise deal with trust property. To loan, invest and reinvest the trust estate or any part thereof. To encumber, lease, manage, control or dispose of any property of the trust estate; To hold securities or other property in the Trustee's own name or in the name of the trust ("GLENDALE SARASOTA PROPERTIES,") without disclosing any fiduciary relationship or named beneficiary. The trustee is not liable for any loss sustained or incurred by this trust, other than for fiduciary misconduct and/or malfeasance.

Any income or dividends paid on such corpus/assets shall be held by the TRUSTEE in trust, provided, that TRUSTEE may pay any expenses of the trust from such income. Any dividends or other earnings of the corpus of the trust, above expenses shall be kept in a reserve (checking account/money market account) for trust expenses and management costs. The Trustee in his discretion may determine what is principal or income and what shall be charged or credited to either, and his judgment shall being everyone beneficially interested hereunder. All undistributed income shall be added to principal.

In the event that annual expenses (liability insurance premiums, property taxes, etc.) become due on the corpus of the trust, the TRUSTEE may pay the costs from the reserve. In the event that the reserve is not sufficient to pay any premiums due, the TRUSTEE shall notify the TRUSTOR of the amounts and due dates, as soon as the shortage is known.

Should TRUSTOR fail to fund the payment of the premiums/expenses, the TRUSTEE shall have no obligation to make any advances. The TRUSTEE, shall in the trustee's sole discretion be entitled to:

- (a) convert the property or any other assets into cash; or,
- (b) cash in stocks, bonds, mutual funds or insurance annuities; or,
- (c) borrow on security of the corpus of the trust to make such payments; or,
- (d) pledge as collateral assets, in which event the value of the "letter of credit" shall form the corpus of the trust.

The TRUSTEE shall have the right, in the Trustee's sole discretion to sell, cash in, transfer or exchange any assets in the event that:

- the company providing the fiduciary /fund management is unsuitable due to its management or operating experience; or,
- (b) substantially larger returns or earnings may be achieved with another company or broker/dealer; or,
- (c) the dividend/earnings potential of another investment or Accounts are substantially greater.

Upon the deaths of the TRUSTOR and the TRUSTEE, the SUCCESSOR has with all possible dispatch to provide necessary evidence of their proof of powers to continue to serve as fiduciary for the benefit of beneficiaries. The SUCCESSOR TRUSTEE shall have the right, if in the sole discretion of the trustee the same is advisable, to manage and maintain the corpus/estate in the best interests of the trust and the beneficiaries.

The SUCCESSOR TRUSTEE shall maintain sole discretion regarding when to distribute the corpus of the trust, in the following order:

- (i) To the expenses of the trust;
- (ii) To the named beneficiaries in shares listed in the REGİSTER of CERTIFICATE HOLDERS.

The interest of the Beneficiaries of this trust shall not be assignable and beneficiaries shall not have the right to pledge, assign, convey or otherwise transfer, lien or encumber any portion of the income or principal of the trust. All payments provided for by the beneficiaries herein shall be made directly to them or their guardians as is provided herein.

Upon disbursement of the final funds, the trust shall terminate.

VI ARTICLE - TRUSTEE AND SUCCESSOR TRUSTEE. The TRUSTEE or any successor may resign at any time upon giving written notice, ten (10) days before such resignation shall take effect, to the TRUSTOR, if then living or all adult beneficiaries.

After the death of the TRUSTOR, said notice shall be given to all adult beneficiaries who may be receiving or entitled to receive income hereunder. TRUSTOR shall have no rights to discharge, instruct or change the TRUSTEE after the execution of this agreement and their acceptance of appointment. In the event the TRUSTEE resigns, the SUCCESSOR TRUSTEE nominee shall be offered to accept active membership to the Board of Trustees. This SUCCESSOR shall become an active member of the Board upon their written acceptance of the duties of TRUSTEE hereunder. In the event a nominee does not serve for any reason, an alternate SUCCESSOR TRUSTEE shall be approached for appointment to the Board.

All discretions granted to or vested in the TRUSTEE by any provision of this declaration are to be exercised in the sole and absolute discretion of the TRUSTEE or their successors.

Any instrument executed by the TRUSTEE shall become binding on all parties hereto and on all beneficiaries hereunder. No person paying money to the TRUSTEE need see to the application of the money so paid.

VII ARTICLE - INDEMNITY AND EXPENSES FOR THE TRUSTEE. The TRUSTEE shall be entitled to indemnity for any expenses or claims related to the trust, provided that the TRUSTEE's transactions and acts were in good faith. No bond shall be required of the Trustee or their successor.

No entity dealing with the TRUSTEE shall be required to investigate or to confirm the TRUSTEE's authority to enter into any transaction or to administer the application of the proceeds of any transaction.

If the TRUSTEE is an individual, then the TRUSTEE shall serve without compensation, but with reimbursement for reasonable and ordinary expenses. Nevertheless, the TRUSTEE if an attorney shall be entitled to compensation for legal services rendered to the trust, or if an accountant, for accounting services rendered to the trust.

If the TRUSTEE is a corporation or banking entity, it shall be entitled to customary, reasonable and ordinary charges and expenses incurred in rendering services to the estate.

VIII ARTICLE - PERPETUITIES SAVINGS CLAUSE. Notwithstanding anything to the contrary herein contained, the trust created by this agreement shall cease and terminate twenty-one (21) years after the death of the last survivor of TRUSTOR and all issue of beneficiaries living at the date of this agreement shall be distributed as provided in ARTICLE V.

IX ARTICLE - LITIGATION OR COMPROMISE OF CLAIMS. The TRUSTEE may compromise, or abandon, at TRUSTEE's option any claim or claim against the trust, or subject the same to arbitration. Or, the TRUSTEE, in his absolute discretion, may litigate any claim in favor of or against the estate.

<u>X ARTICLE - GOVERNING LAW -- SEVERABILITY</u>. The laws of Florida shall govern this family trust. If any provision herein is found by a court of competent jurisdiction to be invalid, the remainder shall govern.

Dated effective this Ard day of February, AD 2005.

Witness #1 to TRUSTOR/TRUSTEE:
Printed: Elwum Robinette

witness #2 to TRUSTOR/TRUSTEE:
Printed: [3m barn Robine He

"A matter must be established by the testimony of two or three witnesses."

## Articles of Organization

# GLENDALE SARASOTA PROPERTIES Irrevocable Trust

State o	fl	FLORIDA	)
			)ss
County	of	MANATEE	)

THE UNDERSIGNED, personally appeared, did not take an oath, depose and certify:

1. TRUST TITLE: GLENDALE SARASOTA PROPERTIES

**2. DATE ESTABLISHED:** 02-23-2005 **3. TAX IDENTIFICATION NUMBER:** 65-6469026

4. NAME OF TRUSTEE: LEO J. RYCRAW

5. NAME OF CO-TRUSTEE: ROBERTA RYCRAW

6. POWER AND AUTHORITY: THE BOARD of Trustees, GLENDALE SARASOTA PROPERTIES, Irrevocable Trust (Family Trust), shall at all times have, except as modified by the terms of the Minutes and Resolutions of the Board of Trustees of GLENDALE SARASOTA PROPERTIES interpreting the same, all the powers of Trustee under the customs, traditions and usages of the common law, including, but not limited to the power:

- a. To apply for and receive health, life or disability insurance on the life of any person; to accept the ownership and beneficial interest of life insurance, which may be transferred to the Trustee without responsibility as to the payment of premiums. The insuring companies have no responsibility other than to pay the proceeds of the policies to the named beneficiaries and are not required to examine the Declarations of Trust at any time. To apply and pay for automobile, homeowner's or any other liability insurance in the name of the trust.
- b. To sell, convey, lease, exchange, abandon, pledge for security, and exercise all the rights, powers and privileges which an absolute owner of the same property would have regarding any property, which in their discretion, the Trustee chooses to receive subject to the Declaration of Trust.
- c. To apply for and open bank or credit union loan accounts, to borrow money with or without security, to receive all dividends, interest and other income, and to compromise and settle claims. To purchase, sell or retain stocks, securities, mutual funds, life insurance annuities, mortgages and other investments. Any and all bank accounts, including checking and savings accounts, established in the name of the Trust by the Trustee, shall be subject to withdrawal and all checks, drafts and other obligations of the trust shall be honored by said depositories upon the signature of the Trustee or their designated signatory.

The banking institution that establishes accounts pursuant to this paragraph is advised that there is nothing in the trust instrument that requires the banking institution to exercise any fiduciary obligation or any other discretion other than that required in normal banking procedures.

- d. To make any type of transaction for the benefit of the trust Corpus/Estate, to buy, sell, employ employees, contract with independent contractors or subcontractors, underwrite, exchange or otherwise acquire, hold title to, and /or encumber property or hypothecate by mortgage, or deed, or trust, or pledge, or otherwise take any measure it deems appropriate to expand the capital of the trust Corpus/Estate.
- e. To engage in any other business or business act or activity, as a natural individual, which is not specifically prohibited under any law of the government of the host country or any political subdivision thereof or therein.
- f. To do all such things as are incidental to this trust as the Board of Trustees of GLENDALE SARASOTA PROPERTIES may at any time think conductive to the attainment of all or any of the within objects and intents.

SIGNED, SEALED this 2<sup>nd</sup> day of December, A.D. 2013,

#### ACKNOWLEDGMENT of UNNOTARIZED FLORIDA OATH

"I certify that in accordance with Section 92.525, Florida Statutes under penalties of perjury, I declare that I have read the foregoing Articles of Organization and that the facts stated in it are true and correct to the best of my knowledge and belief"

LEO J. RYCRAW, TRUSTEE

GLENDALE SARASOTA PROPERTIES, Family Trust

## Common Law Beclarations of Trust For

## GLENDALE SARASOTA PROPERTIES, Irrevocable Trust

THIS TRUST AGREEMENT entered into on the 23<sup>10</sup> day of February, A.D. 2005 between the GRANTOR/Exchanger receiving mail care of Sarasota, Florida, hereinafter referred to as "TRUSTOR" and the nominee/acceptor individual, hereinafter referred to as "TRUSTEE" agree:

I ARTICLE - PURPOSE OF TRUST. The TRUSTOR has established this family trust for the purpose of providing for the needs of the named beneficiaries herein. By the trust, TRUSTOR is divesting themselves of all incidents of ownership of the corpus of this trust.

<u>II ARTICLE - CORPUS OF TRUST</u>. The TRUSTOR has delivered to the TRUSTEE the following property fully described in **SCHEDULE 'A'**, attached to and made part of this trust agreement. The receipt of which property is acknowledged by the TRUSTEE.

Further, such property, together with any additional property that may later become subject to this trust, shall constitute the trust estate and shall be help, administered and distributed by the TRUSTEE for the purposes which are set forth herein.

The TRUSTOR shall have the right to make additions to the corpus of the trust, provided that the same are similar assets or other property which the TRUSTEE is willing to accept. The TRUSTEE shall not be required to accept any proffered additions to the corpus.

In the event that pursuant to  $ARTICLE\ V$  of this trust, any dividends are earned on the corpus/estate, above trust expenses, these dividends shall be added to the trust expense/management account.

III ARTICLE - OWNERSHIP RIGHTS OF THE TRUSTEE. The office of the Board of Trustees shall have all the incidents of ownership in such corpus and TRUSTOR shall have no control over the corpus. Neither TRUSTOR nor beneficiary shall have any right to exercise any of the incidents of ownership in regard to the trust corpus/estate.

The TRUSTOR shall execute any and all documents necessary to provide for the complete transfer of ownership of all assets to the TRUSTEE, and upon the request of the TRUSTEE shall provide any reasonable cooperation to the TRUSTEE.

IV ARTICLE - REVOCATION AND AMENDMENT. This trust is irrevocable, and may not be altered, terminated or changed in any respect by the TRUSTOR. However, while living and competent the TRUSTEE shall at all times, by written notice, have all powers to rename or change any beneficiary; amend any provision hereof to such extent as may be acceptable to his discretion and sell, pledge or encumber any part of the trust estate.

<u>V ARTICLE - MANAGEMENT OF THE TRUST</u>. In addition to all other powers and discretions granted to or vested in the Trustee by law of by this instrument, the Trustee shall have the following powers and discretions:

During the life of the TRUSTOR, the TRUSTEE shall hold property of any kind in trust title, as fiduciary for the benefit of beneficiaries.

These powers include, but are not limited to the ability to do all such acts, exercise all such rights and privileges in the management of the trust estate as if the absolute owner:

To hold, manage, operate, control, repair, preserve, improve, partition, subdivide, sell (at public or private sale for cash or credit) convey, exchange, convert, grant options on, or otherwise deal with trust property. To loan, invest and reinvest the trust estate or any part thereof. To encumber, lease, manage, control or dispose of any property of the trust estate; To hold securities or other property in the Trustee's own name or in the name of the trust ("GLENDALE SARASOTA PROPERTIES,") without disclosing any fiduciary relationship or named beneficiary. The trustee is not liable for any loss sustained or incurred by this trust, other than for fiduciary misconduct and/or malfeasance.

Any income or dividends paid on such corpus/assets shall be held by the TRUSTEE in trust, provided, that TRUSTEE may pay any expenses of the trust from such income. Any dividends or other earnings of the corpus of the trust, above expenses shall be kept in a reserve (checking account/money market account) for trust expenses and management costs. The Trustee in his discretion may determine what is principal or income and what shall be charged or credited to either, and his judgment shall being everyone beneficially interested hereunder. All undistributed income shall be added to principal.

In the event that annual expenses (liability insurance premiums, property taxes, etc.) become due on the corpus of the trust, the TRUSTEE may pay the costs from the reserve. In the event that the reserve is not sufficient to pay any premiums due, the TRUSTEE shall notify the TRUSTOR of the amounts and due dates, as soon as the shortage is known.

Should TRUSTOR fail to fund the payment of the premiums/expenses, the TRUSTEE shall have no obligation to make any advances. The TRUSTEE, shall in the trustee's sole discretion be entitled to:

- (a) convert the property or any other assets into cash; or,
- (b) cash in stocks, bonds, mutual funds or insurance annuities;or,
- (c) borrow on security of the corpus of the trust to make such payments; or,
- (d) pledge as collateral assets, in which event the value of the "letter of credit" shall form the corpus of the trust.

The TRUSTEE shall have the right, in the Trustee's sole discretion to sell, cash in, transfer or exchange any assets in the event that:

- (a) the company providing the fiduciary /fund management is unsuitable due to its management or operating experience; or,
- (b) substantially larger returns or earnings may be achieved with another company or broker/dealer; or,
- (c) the dividend/earnings potential of another investment or Accounts are substantially greater.

Upon the deaths of the TRUSTOR and the TRUSTEE, the SUCCESSOR has with all possible dispatch to provide necessary evidence of their proof of powers to continue to serve as fiduciary for the benefit of beneficiaries. The SUCCESSOR TRUSTEE shall have the right, if in the sole discretion of the trustee the same is advisable, to manage and maintain the corpus/estate in the best interests of the trust and the beneficiaries.

The SUCCESSOR TRUSTEE shall maintain sole discretion regarding when to distribute the corpus of the trust, in the following order:

- (i) To the expenses of the trust;
- (ii) To the named beneficiaries in shares listed in the REGISTER of CERTIFICATE HOLDERS.

The interest of the Beneficiaries of this trust shall not be assignable and beneficiaries shall not have the right to pledge, assign, convey or otherwise transfer, lien or encumber any portion of the income or principal of the trust. All payments provided for by the beneficiaries herein shall be made directly to them or their guardians as is provided herein.

Upon disbursement of the final funds, the trust shall terminate.

VI ARTICLE - TRUSTEE AND SUCCESSOR TRUSTEE. The TRUSTEE or any successor may resign at any time upon giving written notice, ten (10) days before such resignation shall take effect, to the TRUSTOR, if then living or all adult beneficiaries.

After the death of the TRUSTOR, said notice shall be given to all adult beneficiaries who may be receiving or entitled to receive income hereunder. TRUSTOR shall have no rights to discharge, instruct or change the TRUSTEE after the execution of this agreement and their acceptance of appointment. In the event the TRUSTEE resigns, the SUCCESSOR TRUSTEE nominee shall be offered to accept active membership to the Board of Trustees. This SUCCESSOR shall become an active member of the Board upon their written acceptance of the duties of TRUSTEE hereunder. In the event a nominee does not serve for any reason, an alternate SUCCESSOR TRUSTEE shall be approached for appointment to the Board.

All discretions granted to or vested in the TRUSTEE by any provision of this declaration are to be exercised in the sole and absolute discretion of the TRUSTEE or their successors.

Any instrument executed by the TRUSTEE shall become binding on all parties hereto and on all beneficiaries hereunder. No person paying money to the TRUSTEE need see to the application of the money so paid.

VII ARTICLE - INDEMNITY AND EXPENSES FOR THE TRUSTEE. The TRUSTEE shall be entitled to indemnity for any expenses or claims related to the trust, provided that the TRUSTEE's transactions and acts were in good faith. No bond shall be required of the Trustee or their successor.

No entity dealing with the TRUSTEE shall be required to investigate or to confirm the TRUSTEE's authority to enter into any transaction or to administer the application of the proceeds of any transaction.

If the TRUSTEE is an individual, then the TRUSTEE shall serve without compensation, but with reimbursement for reasonable and ordinary expenses. Nevertheless, the TRUSTEE if an attorney shall be entitled to compensation for legal services rendered to the trust, or if an accountant, for accounting services rendered to the trust.

If the TRUSTEE is a corporation or banking entity, it shall be entitled to customary, reasonable and ordinary charges and expenses incurred in rendering services to the estate.

VIII ARTICLE - PERPETUITIES SAVINGS CLAUSE. Notwithstanding anything to the contrary herein contained, the trust created by this agreement shall cease and terminate twenty-one (21) years after the death of the last survivor of TRUSTOR and all issue of beneficiaries living at the date of this agreement shall be distributed as provided in ARTICLE V.

IX ARTICLE - LITIGATION OR COMPROMISE OF CLAIMS. The TRUSTEE may compromise, or abandon, at TRUSTEE's option any claim or claim against the trust, or subject the same to arbitration. Or, the TRUSTEE, in his absolute discretion, may litigate any claim in favor of or against the estate.

<u>X ARTICLE - GOVERNING LAW -- SEVERABILITY</u>. The laws of Florida shall govern this family trust. If any provision herein is found by a court of competent jurisdiction to be invalid, the remainder shall govern.

Dated effective this Bid day of February, AD 2005.

witness #1 to TRUSTOR/TRUSTEE:
Printed: Elwip Robinstie

/s/Lulian 1. Kaynotto Witness #2 to FRUSTOR/TRUSTEE: Printed: Barbara Robinette

"A matter must be established by the testimony of two or three witnesses."

## Articles of Organization

# GLENDALE SARASOTA PROPERTIES Irrevocable Trust

State of	FLORIDA	)
		)ss
County o	f MANATEE	)

THE UNDERSIGNED, personally appeared, did not take an oath, depose and certify:

1. TRUST TITLE: GLENDALE SARASOTA PROPERTIES

**2. DATE ESTABLISHED:** 02-23-2005 **3. TAX IDENTIFICATION NUMBER:** 65-6469026

4. NAME OF TRUSTEE: LEO J. RYCRAW

5. NAME OF CO-TRUSTEE: ROBERTA RYCRAW

6. POWER AND AUTHORITY: THE BOARD of Trustees, GLENDALE SARASOTA PROPERTIES, Irrevocable Trust (Family Trust), shall at all times have, except as modified by the terms of the Minutes and Resolutions of the Board of Trustees of GLENDALE SARASOTA PROPERTIES interpreting the same, all the powers of Trustee under the customs, traditions and usages of the common law, including, but not limited to the power:

- a. To apply for and receive health, life or disability insurance on the life of any person; to accept the ownership and beneficial interest of life insurance, which may be transferred to the Trustee without responsibility as to the payment of premiums. The insuring companies have no responsibility other than to pay the proceeds of the policies to the named beneficiaries and are not required to examine the Declarations of Trust at any time. To apply and pay for automobile, homeowner's or any other liability insurance in the name of the trust.
- b. To sell, convey, lease, exchange, abandon, pledge for security, and exercise all the rights, powers and privileges which an absolute owner of the same property would have regarding any property, which in their discretion, the Trustee chooses to receive subject to the Declaration of Trust.
- c. To apply for and open bank or credit union loan accounts, to borrow money with or without security, to receive all dividends, interest and other income, and to compromise and settle claims. To purchase, sell or retain stocks, securities, mutual funds, life insurance annuities, mortgages and other investments. Any and all bank accounts, including checking and savings accounts, established in the name of the Trust by the Trustee, shall be subject to withdrawal and all checks, drafts and other obligations of the trust shall be honored by said depositories upon the signature of the Trustee or their designated signatory.

The banking institution that establishes accounts pursuant to this paragraph is advised that there is nothing in the trust instrument that requires the banking institution to exercise any fiduciary obligation or any other discretion other than that required in normal banking procedures.

- d. To make any type of transaction for the benefit of the trust Corpus/Estate, to buy, sell, employ employees, contract with independent contractors or subcontractors, underwrite, exchange or otherwise acquire, hold title to, and /or encumber property or hypothecate by mortgage, or deed, or trust, or pledge, or otherwise take any measure it deems appropriate to expand the capital of the trust Corpus/Estate.
- e. To engage in any other business or business act or activity, as a natural individual, which is not specifically prohibited under any law of the government of the host country or any political subdivision thereof or therein.
- f. To do all such things as are incidental to this trust as the Board of Trustees of GLENDALE SARASOTA PROPERTIES may at any time think conductive to the attainment of all or any of the within objects and intents.

SIGNED, SEALED this 2<sup>nd</sup> day of December, A.D. 2013,

#### ACKNOWLEDGMENT of UNNOTARIZED FLORIDA OATH

"I certify that in accordance with Section 92.525, Florida Statutes under penalties of perjury, I declare that I have read the foregoing Articles of Organization and that the facts stated in it are true and correct to the best of my knowledge and belief"

LEO J. RYCRAW, TRUSTEE

GLENDALE SARASOTA PROPERTIES, Family Trust

13 DEC -6 AH 8: 10
SECRETARY OF STATE
ALL AHASSEF FLORIO