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# ARTICLES OF INCORPORATION

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# WINDROSE HOMEOWNERS ASSOCIATION, INC. (A FLORIDA NDT-FOR-PROFIT CORPORATION)

In compliance with the requirements of the laws of the State of Florido, and for the purpose of forming a not-for-profit corporation, the undersigned does hereby acknowledge:

 Name of Corporation. The name of the corporation is WINDROSE HOMEOWNERS ASSOCIATION, INC., a Florida anti-for-profit corporation (the "Association").

 <u>Principal Office</u>. The principal office of the Association is 1064 Greenwood Bivd., Sume 200, Lake Mary, Florida 32746.

3. <u>Registered Office - Registered Agent</u> The street address of the Registered Office of the Association is 1201 Hays Street, Tollahassee, Florida 32901. The name of the Registered Agent of the Association is:

#### CORPORATION SERVICE COMPANY

4. <u>Definitions</u>. The COMMUNITY DECLARATION FOR WINDROSE (the "<u>Declaration</u>") will be recorded in the Public Records of Orange County. Florida, and shall govern all of the operations of a community to be known as WINDROSE. All initially capitalized terms not defined berein shall have the meanings set forth in the Declaration.

5 <u>Purpose of the Association</u>. The Association is formed to (i) provide for ownership, operation, maintenance and proservation of the Common Areas, and improvements thereon; (ii) perform the riuffee delegated to it in the Declaration, Bylaws and these Articles; and (iii) administer the interests of the Declarant, Builders, the Association and the Owners.

 Not for Prolit. The Association is a not-for-profit Florida ecceptation and does not contemptate pecuniary gain to, or profit for, its members.

7 <u>Powers of the Association</u>. The Association shall, subject to the limitations and reservations set forth in the Declaration, have all the powers, privileges and duties reasonably necessary to doclarge its obligations, including, but not limited to, the following:

7.1 To perform all the duties and obligations of the Association set forth in the Declaration and Bylaws, as herein provided;

7.2 To enforce, by legal action or otherwise, the provisions of the Declaration and Bylaws and of all roles, regulations, overlapts, restrictions and agreements governing or binding the Association and WINDROSE;

7.3 To operate and maintain the SMS. The Association shall operate, maintain and manage the SMS in a manner consistent with the SJRWMD Permit requirements and applicable SJRWMD rules, and shall assist in the enforcement of the provisions of the Declaration that ratate to the SMS. To the extent required by the SJRWMD Permit, the Association shall levy and collect adequate assessments against members of the Association for the costs of maintenance and operation of the SMS. Assessments may be used for the maintenance and repair of the SMS and mitigation or preservation areas, lociuding, but not limited to, work within referition areas, drainage structures, and drainage easerments;

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7.4 To fix, levy, collections enforce payment, by any lawful means, of all Assessments pursuant to the terms of the Declaration, these Articles and Bylaws;

7.5 To pay all Operating Expenses, including, but not limited to, all licenses, taxes or governmental charges levied or imposed against the property of the Association;

7.6 To acquire (by giff, purchase or otherwise), annex, own, hold, improve, build upon, operate maintain, convey, grant rights and easemonts, self, dedicate, lease, cansier or otherwise dispose of reer or personal property (including the Common Areas) in connection with the functions of the Association except as limited by the Declaration;

7.7 To borrow money, and (i) if phor to the Turnover Date, upon the approval of (a) a majority of the Board, and (b) the prior written consent of the Declarant, or (a) from and after the Turnover Date, approval of (a) a majority of the Board; and (b) filly-one percent (61%) of the Voting Interests present (in person or by proxy) at a duly actived meeting of the membars, mortgage, pledge, used in trust, or hypothecate any or all of its real or personal property as security for money borrowed or debts incurred, including without limitation, the right to collateralize any such indebtedness with the Association's Assessment collection rights;

7.6 To dedicate, grant, license, lease, concession, create essements upon, sell or transfer all or any part of VINDROSE to any public agency, entity, authority, utility or other person or entity for such purposer, and subject to such conditions as it determines and as provided in the Dectaration;

7.9 To participate in mergers and consolidations with other non-profit corporations organized for the same purposes,

7.10 To adopt, publish, promulpate or enforce rules, regulations, sovenants, restrictions or agreements governing the Association, WINDROSE, the Common Areas, Lots, Parcels and Homes as provided in the Declaration and to effectuate all of the purposes for which the Association is organized;

7.11 To have and exercise any and all powers, rights, and privilages which a corporation organized under Chapter 617 or Chapter 720. Florida Statutes by law may now or hereafter have or exercise;

7.12 To employ personnel and retain independent contractors to contract for imanagement of the Association, WINDROSE, and the Common Areas as provided in the Declaration and to delegate in such contract all or any part of the powers and dutics of the Association; — —

7.13 To contract for services to be provided to, or for the benefit of, the Association, Dwness, the Coromon Aseas, and WINDROSE as provided in the Declaration, such as, but not limited to, telecommunications services, maintenance, garbage pick-up, utility services and landecabing, as set orthin, the Declaration:

7.14 To establish committees and delegate cartain of its functions to those committees, and

7.15 To have the power to sue and be sued.

6 <u>Moting Rights</u>: Owners, Builders, and the Declarant shall have the voting rights set forth in the Declaration.

9. <u>Board of Directors</u>. The affanc of the Association shall be managed by a Board of odd number with not less than three (3) or more than five (5) members. The initial number of Orectors shall be three (3) Board members shall be appointed and/or elected as stated in the Bylaws. After the Turnover Date, the election of Directors shall be held at the onnual meeting. The names and addresses of the members of the first Board who shall hold office until their successors are appointed or elected, or until removed, are as follows:

Willam File

4042 Park Oaks Bivd., Suite 200
Yampa Florida 33510

Melissa Dotson	4042 Park Oaks Blvd., Sulte 200 Tampa Florida 33610
Mary Moulton	4042 Park Oaks Blvd., Suite 200 Tampa Florida 33610

10. <u>Dissolution</u>, in the event of the dissolution of the Association other than incident to a merger or consolidation, any member may pelition the Circuit Court having jurisdiction of the Judicial Circuit of the State of Florida for the appointment of a receiver to manage its affairs of the dissolved Association and to manage the Common Areas, in the place and stead of the Association, and to make such provisions as may be necessary for the continued management of the affairs of the dissolved Association and its properties. If the Association ceases to exist, the responsibility for the operation and maintenance of the SMS and miligation or preservation areas, if any, must be transferred to and accepted by an entity which complies with Rule 62-330.310. Florida Administrative Code (2020), and the Environmental Resource Permit Applicant's Handbook Volume 1, Section 12.3, and be approved by the SJRWMD prior to such termination, dissolution, or liquidation. Additionally, responsibility for the maintenance of any roadway striping associated with designated parallel parking statis located within the public rights-of-way must be transferred to and accepted by an entity approved by the City prior to such termination, dissolution, or liquidation.

11. <u>Duration</u>. Existence of the Association shall commence with the filing of these Articles with the Secretary of State, Tallahassee, Florida. The Association shall exist in perpetuity.

## Amendments.

12.1 General Restrictions on Amendments. Notwithstanding any other provision here in to the contrary, no amendment to these Articles shall affect the rights of the Declarant unless such amendment receives the prior written consent of the Declarant, which may be withheld for any reason whatsoever. Further notwithstanding any other provision herein to the contrary, for so long as a Builder owns any Lot within WINDROSE, no amendment to these Articles that materially and adversely affect the Lots owned by such Builder shall be effective unless such amendment receives the prior written consent of such Builder, which may be withheld for any reason whatsoever. If the prior written approval of any governmental entity or agency having jurisdiction is required by applicable law or governmental regulation for any amendment to these Articles, then the prior written consent of such entity or agency must also be obtained. No amendment shall be effective until it is recorded in the Public Records.

12.2 <u>Amendments prior to the Turnover. Prior to the Turnover, but subject to the general and</u> specific restrictions on amendments set forth above, the Declarant shall have the right to amend these Articles as it deems appropriate, without the joinder or consent of any person or entity whatsoever, except to the extent limited by applicable law as of the date the Declaration is recorded. The Declarant's right to amend under this Section is to be construed as broadly as possible. In the event the Association shall desire to amend these Articles prior to the Turnover, the Association must first obtain the Declarant's prior written consent to any proposed amendment. An amendment identical to that approved by the Declarant may be adopted by the Association pursuant to the requirements for amendments from and after the Turnover. The Declarant shall join in such identical amendment so that its consent to the same will be reflected in the Public Records.

12.3 <u>Amendments From and After the Turnover.</u> A quorum for any meeting of the members for the purpose of adopting amendments after the Turnover shall be established by the presence, in person or by proxy, of the members entitled to cast ten percent (10%) of the total Voting Interests. After the Turnover, but subject to the general and specific restrictions on amendments set forth above, these Articles may be

amended with the approval of (i) a majority of the Board; and (ii) fifty-one percent (51%) of the Voting Interests present (in person or by proxy) at a duly noticed meeting of the members.

Compliance with HUD, EHA, VA, ENMA, GNMA and SJRWMD. Prior to the Turnover, the 12.4 Declarant shall have the right to amend these Articles, from time to time, to make such changes, modifications and additions therein and thereto as may be requested or required by HUD, FHA, VA, FNMA, SNMA, SJRWMD, or any other governmental agency or body as a condition to, or in connection with such agency's or body's regulatory requirements or agreement to make, purchase, accept, insure, guaranty or otherwise approve loans secured by moltgages on Lots. No approval or joinder of the Association, other Owners, or any other party shall be required or necessary to such amendment. After the Turnover, but subject to the general restrictions on amendments set forth above, the Board shall have the right to amend these Articles, from time to time, to make such changes, modifications and additions therein and thereto as may be requested or required by HUD, FHA, VA, FNMA, GNMA, SJRWMD or any other governmental agency or body as a condition to, or in connection with such agency's or body's requiatory requirements or agreement to make, purchase, accept, insure, guaranty or otherwise approve loans secured by mortuages on Lots. In addition, the Board may amend these Articles as it deems necessary or appropriate to make the terms of these Articles consistent with applicable law in effect from time to time. No approval or joincer of the Owners, or any other party shall be required or necessary to any such amendments by the Board. Any such amendments by the Board shall require the approval of a majority of the Board.

### 13. Limitations.

13.1. <u>Declaration is Parameunt</u>. No amendment may be made to these Articles which shall in any manner reduce, amend, affect or modify the terms, conditions, provisions, rights and obligations set forth in the Declaration.

13.2. <u>Richts of Declarant</u>. There shall be no amendment to these Articles which shall abridge, reduce, amend, affect or modify the rights of the Declarant.

13.3. Bylaws, These Articles shall not be amended in a manner that conflicts with the Bylaws.

14 <u>Officers</u>. The Board shall elect a President, Vice President, Secretary, Treasurer, and as many Vice Presidents, Assistant Secretaries and Assistant Treasurers as the Board shall from time to time determine. The names and addresses of the Officers who shall serve until their successors are elected by the Board are as follows:

President:	William Fife	4042 Park Oaks Blvd., Suite 200 Tampa, Fiorida 33610
Vice President:	Melissa Dotson	4042 Park Oaks Blvd., Suite 200 Tampa, Fiorida 33610
Secretary/Treasurer:	Mary Moulton	4042 Park Oaks Blvd., Suite 200 Tampa, Florida 33610

15. Indemnification of Officers and Directors. The Association shall and does hereby indemnify and hold harmless every Director and every Officer, their heirs, executors and administrators, against all loss, cost and expenses reasonably incurred in connection with any action, suit or proceeding to which such Director or Officer may be made a party by reason of being or having been a Director or Officer of the Association, including reasonable counset lees and paraprofessional fees at all levels of proceeding. This indemnification shall not apply to matters wherein the Director or Officer shall be tinally adjudged in such action, suit or proceeding to be liable for or guilty of gross negligence or willful misconduct. The foregoing rights shall be in addition to, and not exclusive of, all other rights to which such Director or Officers may be entitled.

16. <u>Transactions in Which Directors or Officers are Interested</u>. No contract or transaction between the Association and one (1) or more of its Directors or Officers or the Declarant, or between the Association and any other corporation, partnership, or other organization in which one (1) or more of its Officers or Directors are Officers, Directors or employees or otherwise interested shall be invalid, void or voidable solely for this reason, or solely because the Officer or Director is present al, or participates in, meetings of the Board thereof which authorized the contract or transaction, or solely because said Officers' or Directors' votes are counted for such purpose. No Director or Officer of the Association shall incur liability by reason of the fact that such Director or Officer may be interested in any such contract or transaction. Interested Directors shall disclose the general nature of their interest and may be counted in determining the presence of a quorum at a meeting of the Board which authorized the contract or transaction.

(Signatures on the Following Page)

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IN WITNESS WHEREOF, for the purpose of forming this corporation under the laws of the State of Florida, the undersigned, being the incorporation of this Association, has executed these Articles of incorporation as of this day of <u>states</u>, 2022.

Socal A: Consol, Esq.

(1000 Logion Place, Suite 1700 Qrlando, Perida 32801

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# ACCEPTANCE BY REGISTERED AGENT

The undersigned, having been named to accept service of process for the above-stated corporation at the place designated in this certificate, hereby agroes to act in this capacity, and is familiar with, and accepts, the obligations of this position and further agrees to comply with the provisions of all statutes relative to the proper and complete performance of its duties.

Dated this 14 day of December , 2022.

# CORPORATION SERVICE COMPANY

By: Harry B. Davis Name Harry B. Davis, Asst. VP Title:

Registered Office:

1201 Hays Street Tallahassee, Florida 32301

Principal Corporation Office:

1064 Greenwood Blvd., Suite 200 Lake Mary, Fiotida 32746

