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GARY W. OTT
RECORDER, SALT LAKE COUNTY, UTAH
JAMES R BLAKESLEY
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SLC UT 84109
BY: TAS. DEPUTY - WI 12 P.

**BY-LAWS FOR
SAN FRANCISCO HOMEOWNERS ASSOCIATION**

**ARTICLE I
PLAN OF UNIT OWNERSHIP AND INCORPORATION**

1. Adoption. These are the By-Laws of the San Francisco Homeowners Association, Inc., a Utah non-profit corporation.

2. Office and Registered Agent. The initial Registered Agent shall be W. Arthur Roberts of P. O. Box 171014, Salt Lake City, Utah 84117. When he retires or resigns the Registered Agent of the corporation shall be the President of the Association.

**ARTICLE II
ASSOCIATION**

1. Composition. The association of unit owners is a mandatory association consisting of all Owners.

2. Place of Meeting. Meetings of the Association shall be held at the principal office of the Association or at such other suitable place as may be designated by the Management Committee from time to time and stated in the notice of meeting.

3. Notice of Meeting. It shall be the duty of the Secretary to hand deliver or mail to each owner at his last known address, by regular U.S. mail postage prepaid, a notice of (a) each annual meeting of the Association not less than ten (10) and not more than thirty (30) days in advance of such meeting. The notice shall state the purpose, day, date, time and place of the meetings. The mailing of a notice of meeting in the manner provided in this Section shall be considered service of notice.

4. Qualified Voters. An Owner shall be deemed to be in "good standing" and "entitled to vote" at any meeting of the Association if he is in full compliance with all of the terms, covenants, and conditions of the Project Documents, and shall have fully paid his share of the Common Expenses and his account is current.

5. Proxies. The votes appertaining to any Unit may be cast pursuant to a proxy or proxies duly executed by or on behalf of the Unit Owner, or in cases where the Owner is more than one person, by or on behalf of all such persons. Any proxy shall be void if it is not dated, if it purports to be revocable without notice, or if it is not signed by a person having authority, at the time of the execution thereof, to execute deeds on behalf of that person. Unless it expressly states otherwise, a proxy shall terminate automatically (a) if the Owner attends the meeting in person, (b) it is revoked in writing and written notice of the revocation is given to the Secretary of the Association prior to the meeting, and (c) upon the adjournment of the first meeting held on or after the date of that proxy. Each proxy must be filed with the Secretary of the Association prior to the meeting. Only individual Owners or the legal representative of an institutional Owner may be proxies.

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6. Quorum Voting. Fifty-one (51.0%) percent of the members of the Association shall constitute a quorum for the adoption of decisions. If however, such quorum shall not be present or represented at any meeting, the Owners entitled to vote thereat, present in person or represented by proxy, shall have power to adjourn the meeting and reschedule for a time no earlier than two days after the set time for the original meeting. No notice of such rescheduled meeting shall be required except an oral announcement at the meeting to be rescheduled. Those Owners present, either in person or by proxy, at the rescheduled meeting shall constitute a quorum for the adoption of decisions. When a quorum is present at any meeting, the vote of the Owners representing a majority of the members of the Association in person or by proxy, shall decide any question brought before the meeting. If the Declaration requires a fixed percentage of Owners to approve any action, however, that percentage shall be required anything to the contrary notwithstanding.

7. Order of Business. The order of business at all meetings of the Association shall be as follows:

- a. roll call;
- b. proof of notice of meeting;
- c. reading of minutes of preceding meeting;
- d. reports of officers;
- e. report of special committees, if any;
- f. election of inspectors of election, if applicable;
- g. election of Committee Members, if applicable;
- h. unfinished business; and
- i. new business.

8. Conduct of Meeting. The President shall, or in his absence the Vice-President, preside over all meetings of the Association; and the Secretary shall keep the minutes of the meeting as well as record of all transactions occurring thereat.

9. Open Meeting Policy. All Management Committee meetings shall be open to all voting members, but attendees other than members of the Management Committee may not participate in any discussion or deliberation unless a majority of a quorum requests that they be granted permission to speak. In such case, the President may limit the time any such individual may speak.

10. Action May Be Taken Without A Meeting. Any action to be taken at the meeting of the Management Committee or any action that be taken at a meeting of the Management Committee may be taken without a meeting if a consent in writing, setting for the action so taken, shall be signed by all the members of the Management Committee. An explanation of the action taken shall be posted at a prominent place or places within the common areas with three (3) days after the written consents of all of the members of the Management Committee have been obtained.

11. Executive Session. The Management Committee, with approval of a majority of a quorum, may adjourn a meeting and reconvene an executive session to discuss and vote upon personnel matters, litigation or threatened litigation in which the Association is or may become involved, and orders of business of a privileged, confidential, sensitive or similar nature. The nature of any and all business to be considered in an executive session shall first be announced in open

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session.

ARTICLE III
MANAGEMENT COMMITTEE

1. Powers and Duties. The affairs and business of the Association shall be managed by a Management Committee. The Management Committee shall have all of the powers and duties necessary for the administration of the affairs of the Association in accordance with the provisions of the Declaration and may do all such acts and things necessary to operate and maintain the Project. The Committee shall have the power from time to time to do such things and acts necessary to manage the Association, operate the Common Areas and Facilities, administer the Declaration of Condominium, and adopt any rules and regulations deemed proper for the exercise of its management powers. The Committee may delegate its authority to a manager or managers.

2. Composition of Management Committee. The Management Committee shall be composed of five (5) members.

3. Election and Term of Office of the Committee. The term of office of membership on the Management Committee shall be two (2) years. At the expiration of the member's term, a successor shall be elected.

4. First Meeting. The first meeting of the members of the Management Committee shall be immediately following the annual meeting of the Association or at such other time and place designated by the Committee.

5. Regular Meetings. Regular meetings of the Management Committee shall be held from time to time and at such time and place as shall be determined by a majority of the members of the Committee, but no less often than monthly.

6. Special Meetings. Special meetings of the Management Committee may be called by the President, Vice President or a majority of the members on at least forty-eight (48) hours prior notice to each member. Such notice shall be given personally, by regular U.S. Mail postage prepaid, or by telephone, and such notice shall state the time, place and purpose of the meeting. Any meeting attended by all members of the Committee shall be valid for any and all purposes.

7. Waiver of Notice. Before or at any meeting of the Management Committee, any member may, in writing, waive notice of such meeting and such waiver shall be deemed equivalent to the giving of such notice. Attendance by a member at any meeting of the Committee shall constitute a waiver of notice. If all the members are present at any meeting of the Committee, no notice shall be required and any business may be transacted at such meeting.

8. Committee's Quorum. At all meetings of the Management Committee, a majority of the members then in office shall constitute a quorum for the transaction of business, and the acts of the majority of all the Committee members present at a meeting at which a quorum is present shall be deemed to be the acts of the Committee. If, at any meeting of the Committee, there be less than a

quorum present, the majority of those present may adjourn the meeting from time to time but for no longer than two days. At any such rescheduled meeting, any business which might have been transacted at the meeting as originally called may be transacted without further notice.

9. Vacancies. Vacancies in the Management Committee caused by any reason other than removal of a member by a vote of the Association shall be filled by vote of the majority of the remaining members of the Committee at a special meeting of the Committee held for that purpose promptly after the occurrence of any such vacancy, even though the total members remaining may constitute less than a quorum of the committee; and each person so elected shall be a member for the remainder of the term of the member so replaced. A vacancy created by the removal of a member by a vote of the Association shall be filled by the election and vote of the Association.

10. Removal of Committee Member. A member of the Management Committee may be removed with or without cause, and his successor elected, at any duly called regular or special meeting of the Association at which a quorum of the Association is present, by an affirmative vote of a majority of the members of the Association. Any member whose removal has been proposed by the Owners shall be given at least thirty days notice of the calling of the meeting and the purpose thereof and an opportunity to be heard at the meeting. Any Committee Member who misses twenty-five percent (25%) or more of the Committee Meetings or who misses three (3) consecutive meetings, in any calendar year, shall be automatically removed from the Committee.

11. Conduct of Meetings. The President shall preside over all meetings of the Committee and the Secretary shall keep a Minute Book of the Committee recording therein all resolutions adopted by the Committee and a record of all transactions and proceedings occurring at such meetings.

12. Report of Committee. The Committee shall present at each annual meeting, and when called for by vote of the Association at any special meeting of the Association, a full and clear statement of the business and condition of the Association.

ARTICLE IV OFFICERS

1. Designation. The principal officers of the Association shall be a President, a Vice-President, a Secretary and a Treasurer, all of whom shall be elected by the Committee. The Committee may appoint assistant secretaries and such other officers as in its judgment may be necessary. The President, Secretary and Treasurer must be members of the Committee. Two or more offices may be held by the same person, except that the President shall not hold any other office.

2. Election of Officers. The officers of the Association shall be elected annually by the Committee at the first meeting of each Committee immediately following the annual meeting of the Association and shall hold office at the pleasure of the Committee. Any vacancy in an office shall be filled by the Committee at a regular meeting or special meeting called for such purpose.

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3. Removal of Officers. The officers shall hold office until their respective successors are chosen and qualify in their stead. Any officer elected or appointed by the Committee may be removed at any time by the affirmative vote of a majority of the Committee, and his successor may be elected at any regular meeting of the Committee, or at any special meeting of the Committee called for such purposes.

4. President. The President shall be the chief executive officer; he shall preside at meetings of the Association and the Committee shall be an ex officio member of all committees; he shall have general and active management of the business of the Committee and shall see that all orders and resolutions of the Committee are carried into effect. He shall have all of the general powers and duties which are usually vested in or incident to the use of president of a corporation organized under the laws of the State of Utah.

5. Vice-President. The Vice-President shall, in the absence or disability of the President, perform the duties and exercise the powers of the President, and shall perform such other duties as the Committee or the President shall prescribe. If neither the President nor the Vice President is able to act, the Committee shall appoint a member of the Committee to do so on an interim basis.

6. Secretary. The secretary shall attend all meetings of the Committee and all meetings of the Association and record all votes and the minutes of all proceedings in a book to be kept by him for that purpose and shall perform like duties for committees when required. He shall give, or cause to be given, notices for all meetings of the Association and the Committee and shall perform such other duties as may be prescribed by the Committee. The Secretary shall compile and keep current at the principal office of the Association, a complete list of the Owners and their last known post office addresses. This list shall be open to inspection by all Owners and other persons lawfully entitled to inspect the same, at reasonable hours during regular business days. The Secretary shall also keep current and retain custody of the Minute Book of the Association, containing the minutes of all annual and special meetings of the Association and all sessions of the Committee including resolutions.

7. Treasurer. The Treasurer shall have custody of all funds and securities that are not under the control of the Managing Agent, and with the assistance of the Managing Agent, shall keep full and accurate records of receipts and disbursements, shall prepare all required financial data, and shall deposit all monies and other valuable effects in such depositories as may be designated by the Committee. He shall disburse funds as ordered by the Committee, taking proper vouchers for such disbursements, and shall render to the President and members, at the regular meetings of the Committee, or whenever they may require it, an account of all his transactions as Treasurer and of the financial condition of the Project.

ARTICLE V
FISCAL YEAR

The fiscal year of the Association shall be the calendar year consisting of the twelve (12) month period commencing on January 1 of each year terminating on December 31 of the same year. The fiscal year herein established shall be subject to change by the Committee should it be deemed

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advisable or in the best interests of the Association.

ARTICLE VI
DEPOSITS OF COMMON FUNDS

Common funds may only be deposited into institutions which are federally insured.

ARTICLE VII
AMENDMENT TO BY-LAWS

1. Amendments. These By-Laws may be modified or amended either (a) by the affirmative vote of a majority of the members of the Association or (b) pursuant to a written instrument of consent duly executed by a majority of the members of the Association; provided, however, all of the written consents must be obtained within the time required by Utah law.

2. Recording. These By-Laws, and any amendment thereto, shall become effective immediately upon recordation in the Office of the County Recorder of Salt Lake County, State of Utah.

ARTICLE VIII
NOTICE

1. Manner of Notice. All notices, demands, bills, statements, or other communications provided for or required under these By-Laws (except as to notices of Association meetings which were previously addressed in Article II of these By-Laws) shall be in writing and shall be deemed to have been duly given if delivered personally or sent by regular U.S. Mail postage pre-paid, a) if to an Owner, at the address of his Unit and at such other address as the Owner may have designated by notice in writing to the Secretary; or b) if to the Committee or the Manager, at the principal office of the Manager or at such other address as shall be designated by notice in writing to the Owners pursuant to this Section.

2. Waiver of Notice. Whenever any notice is required to be given under the provisions of the statutes, the Declaration, or of these By-Laws, a waiver thereof, in writing, signed by the person or persons entitled to such notice, whether signed before or after the time stated therein, shall be deemed equivalent thereto, unless such waiver is ineffective under the provisions of the Declaration.

ARTICLE IX
COMPLIANCE, CONFLICT, AND MISCELLANEOUS PROVISIONS

1. Conflict. These By-Laws are subordinate and subject to all provisions of the Declaration. All of the terms hereof, except where clearly repugnant to the context, shall have the same meaning as they are defined to have in the Declaration. In the event of any conflict between these By-Laws and the Declaration, the provision of the Declaration shall control.

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2. Waiver. No restriction, condition, obligation, or provision of these By-Laws shall be deemed to have been abrogated or waived by reason of any failure or failures to enforce the same.

3. Captions. The captions contained in these By-Laws are for convenience only and are not part of these By-Laws and are not intended in any way to limit or enlarge the terms and provisions of these By-Laws.

4. Interpretation. Whenever in these By-Laws the context so requires, the singular number shall refer to the plural and the converse; and the use of any gender shall be deemed to include both masculine and feminine; and the term "shall" is mandatory while the term "may" is permissive.

5. Severability. The invalidity of any one or more phrases, sentences, subparagraphs, subsections or sections hereof shall not affect the remaining portions of this instrument or any part thereof, and in the event that any portion or portions of this document should be invalid or should operate to render this document invalid, this document shall be construed as if such invalid phrase or phrases, sentence or sentences, subparagraph or subparagraphs, paragraph or paragraphs, subsection or subsections, or section or sections had not been inserted.

6. Real Property. These By-Laws affect the real property located in Salt Lake County, Utah described with particularity on Exhibit "A" attached hereto and incorporated herein by this reference.

Dated the 19 day of August, 2002..

SAN FRANCISCO HOMEOWNERS ASSOCIATION, INC.
a Utah non-profit corporation

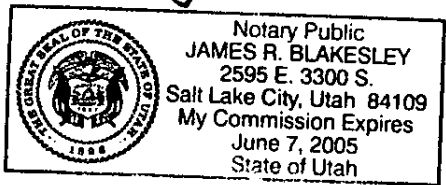
By: [Signature]
Name: W. Arthur Roberts
Title: President

STATE OF UTAH)
)ss:
COUNTY OF UTAH)

On the 19 day of August, 2002, personally appeared before me W. Arthur Roberts, who by me being duly sworn, did say that he is the President of the SAN FRANCISCO HOMEOWNERS ASSOCIATION, INC., a Utah non-profit corporation, and that the within and foregoing instrument was signed in behalf of said Association by authority of a resolution of its Board of Trustees, and said W. Arthur Roberts duly acknowledged to me that said corporation executed the same.

[Signature]

NOTARY PUBLIC
Residing At:
Commission Expires:



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EXHIBIT "A"
LEGAL DESCRIPTION

The land referred to in the foregoing document is located in Salt Lake County, Utah and is described more particularly as follows:

<u>Unit No.</u>	<u>Address</u>	<u>Parcel No.</u>
1	1364 W. Beacon Hill Drive	21-10-478-002
2	1362 W. Beacon Hill Drive	21-10-478-003
3	1360 W. Beacon Hill Drive	21-10-478-004
4	1358 W. Beacon Hill Drive	21-10-478-005
5	1356 W. Beacon Hill Drive	21-10-478-006
6	1354 W. Beacon Hill Drive	21-10-478-007
7	1352 W. Beacon Hill Drive	21-10-478-008
8	1350 W. Beacon Hill Drive	21-10-478-009
9	1348 W. Beacon Hill Drive	21-10-478-010
10	1346 W. Beacon Hill Drive	21-10-478-011
11	5348 S. Embarcadero	21-10-478-012
12	5350 S. Embarcadero	21-10-478-013
13	5352 S. Embarcadero	21-10-478-014
14	5354 S. Embarcadero	21-10-478-015
15	5356 S. Embarcadero	21-10-478-016
16	5358 S. Embarcadero	21-10-478-017
17	5360 S. Embarcadero	21-10-478-018
18	5362 S. Embarcadero	21-10-478-019
19	5364 S. Embarcadero	21-10-478-020
20	5366 S. Embarcadero	21-10-478-021
21	5368 S. Embarcadero	21-10-478-022
22	5370 S. Embarcadero	21-10-478-023
23	5372 S. Embarcadero	21-10-478-024
24	5374 S. Embarcadero	21-10-478-025
25	5376 S. Embarcadero	21-10-478-026
26	5378 S. Embarcadero	21-10-478-027
27	5380 S. Embarcadero	21-10-478-028
28	5382 S. Embarcadero	21-10-478-029
29	5384 S. Embarcadero	21-10-478-030
30	1340 W. Telegraph Hill Dr	21-10-478-031
31	1342 W. Telegraph Hill Dr	21-10-478-032
32	1344 W. Telegraph Hill Dr.	21-10-478-033
33	1346 W. Telegraph Hill Dr.	21-10-478-034
34	1348 W. Telegraph Hill Dr.	21-10-478-035
35	1350 W. Telegraph Hill Dr.	21-10-478-036
36	1352 W. Telegraph Hill Dr.	21-10-478-037
37	1354 W. Telegraph Hill Dr.	21-10-478-038

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<u>Unit No.</u>	<u>Address</u>	<u>Parcel No.</u>
38	5371 S. Geary St	21-10-478-039
39	5369 S. Geary St	21-10-478-040
40	5367 S. Geary St.	21-10-478-041
41	5365 S. Geary St.	21-10-478-042
42	5363 S. Geary St.	21-10-478-043
43	5361 S. Geary St.	21-10-478-044
44	5359 S. Geary St.	21-10-478-045
45	5357 S. Geary St.	21-10-478-046
46	5368 S. Geary St.	21-10-478-047
47	5366 S. Geary St.	21-10-478-048
48	5364 S. Geary St.	21-10-478-049
49	5360 S. Geary St.	21-10-478-050
50	5362 S. Geary St.	21-10-478-051
51	1364 W. Telegraph Hill Dr.	21-10-478-052
52	1366 W. Telegraph Hill Dr.	21-10-478-053
53	1368 W. Telegraph Hill Dr.	21-10-478-054
54	1370 W. Telegraph Hill Dr.	21-10-478-055
55	1372 W. Telegraph Hill Dr.	21-10-478-056
56	1374 W. Telegraph Hill Dr.	21-10-478-057
57	1376 W. Telegraph Hill Dr.	21-10-478-058
58	1380 W. Telegraph Hill Dr.	21-10-479-001
59	1382 W. Telegraph Hill Dr.	21-10-479-002
60	1384 W. Telegraph Hill Dr.	21-10-479-003
61	1386 W. Telegraph Hill Dr.	21-20-479-004
62	1388 W. Telegraph Hill Dr.	21-10-479-005
63	1390 W. Telegraph Hill Dr.	21-10-479-006
64	1392 W. Telegraph Hill Dr.	21-10-479-007
65	1394 W. Telegraph Hill Dr.	21-10-479-008
66	1396 W. Telegraph Hill Dr.	21-10-479-009
67	1398 W. Telegraph Hill Dr.	21-10-479-010
68	1400 W. Telegraph Hill Dr.	21-10-479-011
69	1402 W. Telegraph Hill Dr.	21-10-479-012
70	1404 W. Telegraph Hill Dr.	21-10-479-013
71	1406 W. Telegraph Hill Dr.	21-10-479-014
72	1408 W. Telegraph Hill Dr.	21-10-479-015
73	1410 W. Telegraph Hill Dr.	21-10-479-016
74	1412 W. Telegraph Hill Dr.	21-10-479-017
75	1414 W. Telegraph Hill Dr.	21-10-479-018
76	1416 W. Telegraph Hill Dr.	21-10-479-019
77	1418 W. Telegraph Hill Dr.	21-10-479-020
78	1420 W. Telegraph Hill Dr.	21-10-479-021
79	1422 W. Telegraph Hill Dr.	21-10-479-022
80	1424 W. Telegraph Hill Dr.	21-10-479-023
81	1426 W. Telegraph Hill Dr.	21-10-479-024

<u>Unit No.</u>	<u>Address</u>	<u>Parcel No.</u>
82	1428 W. Telegraph Hill Dr.	21-10-479-025
83	1422 W. Beacon Hill Dr.	21-10-479-026
84	1432 W. Telegraph Hill Dr.	21-10-479-027
85	1434 W. Telegraph Hill Dr.	21-10-479-028
86	5383 S. Sutter St	21-10-479-029
87	5381 S. Sutter St.	21-10-479-030
88	5377 S. Sutter St	21-10-479-031
89	5379 S. Sutter St.	21-10-479-032
90	5373 S. Sutter St.	21-10-479-033
91	5375 S. Sutter St.	21-10-479-034
92	5371 S. Sutter St.	21-10-479-035
93	5369 S. Sutter St.	21-10-479-036
94	5367 S. Sutter St.	21-10-479-037
95	5363 S. Sutter St.	21-10-479-038
96	5361 S. Sutter St.	21-10-479-039
97	5359 S. Sutter St.	21-10-479-040
98	5357 S. Sutter St.	21-10-479-041
99	5355 S. Sutter St.	21-10-479-042
100	5353 S. Sutter St.	21-10-479-043
101	5351 S. Sutter St.	21-10-479-044
102	1431 W. Beacon Hill Dr.	21-10-479-045
103	1429 W. Beacon Hill Dr.	21-10-479-046
104	1427 W. Beacon Hill Dr.	21-10-479-047
105	1425 W. Beacon Hill Dr.	21-10-479-048
106	1423 W. Beacon Hill Dr.	21-10-479-049
107	1419 W. Beacon Hill Dr.	21-10-479-050
108	1421 W. Beacon Hill Dr.	21-10-479-051
109	1417 W. Beacon Hill Dr.	21-10-479-052
110	1415 W. Beacon Hill Dr.	21-10-479-053
111	1411 W. Beacon Hill Dr.	21-10-479-054
112	1413 W. Beacon Hill Dr.	21-10-479-055
113	1409 W. Beacon Hill Dr.	21-10-479-056
114	1407 W. Beacon Hill Dr.	21-10-479-057
115	1405 W. Beacon Hill Dr.	21-10-479-058
116	1403 W. Beacon Hill Dr.	21-10-479-059
117	1399 W. Beacon Hill Dr.	21-10-479-060
118	1401 W. Beacon Hill Dr.	21-10-479-061
119	1387 W. Beacon Hill Dr.	21-10-479-062
120	1389 W. Beacon Hill Dr.	21-10-479-063
121	1391 W. Beacon Hill Dr.	21-10-479-064
122	1393 W. Beacon Hill Dr.	21-10-479-065
123	1395 W. Beacon Hill Dr.	21-10-479-066
124	1397 W. Beacon Hill Dr.	21-10-479-067
125	1385 W. Beacon Hill Dr.	21-10-479-068

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<u>Unit No.</u>	<u>Address</u>	<u>Parcel No.</u>
126	1383 W. Beacon Hill Dr	21-10-479-069
127	1381 W. Beacon Hill Dr.	21-10-479-070
128	1379 W. Beacon Hill Dr.	21-10-479-071
129	1377 W. Beacon Hill Dr.	21-10-479-072
130	1375 W. Beacon Hill Dr.	21-10-479-073
131	5343 S. Beacon Hill Circle	21-10-479-074
132	5341 S. Beacon Hill Circle	21-10-479-075
133	5339 S. Beacon Hill Circle	21-10-479-076
134	5337 S. Beacon Hill Circle	21-10-479-077
135	5335 S. Beacon Hill Circle	21-10-479-078
136	5333 S. Beacon Hill Circle	21-10-479-079
137	5331 S. Beacon Hill Circle	21-10-479-080
138	5329 S. Beacon Hill Circle	21-10-479-081
139	5327 S. Beacon Hill Circle	21-10-479-082
140	5235 S. Beacon Hill Circle	21-10-479-083
141	5323 S. Beacon Hill Circle	21-10-479-084
142	5321 S. Beacon Hill Circle	21-10-479-085
143	1380 W. Beacon Hill Circle	21-10-479-086
144	1382 W. Beacon Hill Circle	21-10-479-087
145	1384 W Beacon Hill Circle	21-10-479-088
146	1386 W. Beacon Hill Circle	21-10-479-089
147	1388 W. Beacon Hill Circle	21-10-479-090
148	1390 W. Beacon Hill Circle	21-10-479-091
149	1392 W. Beacon Hill Circle	21-10-479-092
150	1394 W. Beacon Hill Circle	21-10-479-093
151	1396 W. Beacon Hill Circle	21-10-479-094
152	1398 W. Beacon Hill Circle	21-10-479-095
153	1400 W. Beacon Hill Circle	21-10-479-096
154	1402 W. Beacon Hill Circle	21-10-479-097
155	1404 W. Beacon Hill Circle	21-10-479-098
156	1406 W. Beacon Hill Circle	21-10-479-099
157	1408 W. Beacon Hill Circle	21-10-479-100
158	1410 W. Beacon Hill Circle	21-10-479-101
159	1412 W. Beacon Hill Circle	21-10-479-102
160	1414 W. Beacon Hill Circle	21-10-479-103
161	1418 W. Beacon Hill Circle	21-10-479-104
162	1420 W. Beacon Hill Circle	21-10-479-105
163	1422 W. Beacon Hill Circle	21-10-479-106
164	1424 W. Beacon Hill Circle	21-10-479-107
165	1426 W. Beacon Hill Circle	21-10-479-108
166	1428 W. Beacon Hill Circle	21-10-479-109
167	1430 W. Beacon Hill Circle	21-10-479-110
168	1432 W. Beacon Hill Circle	21-10-479-111
169	1434 W. Beacon Hill Circle	21-10-479-112

<u>Unit No.</u>	<u>Address</u>	<u>Parcel No.</u>
170	1436 W. Beacon Hill Circle	21-10-479-113
171	1438 W. Beacon Hill Circle	21-10-479-114
172	1440 W. Beacon Hill Circle	21-10-479-115
173	1442 W. Beacon Hill Circle	21-10-479-116
174	1444 W. Beacon Hill Circle	21-10-479-117
175	5326 S. Beacon Hill Circle	21-10-479-118
176	5328 S. Beacon Hill Circle	21-10-479-119
177	5330 S. Beacon Hill Circle	21-10-479-120
178	5332 S. Beacon Hill Circle	21-10-479-121
179	5334 S. Beacon Hill Circle	21-10-479-122
180	5336 S. Beacon Hill Circle	21-10-479-123
181	5338 S. Beacon Hill Circle	21-10-479-124
182	5340 S. Beacon Hill Circle	21-10-479-125
183	5342 S. Beacon Hill Circle	21-10-479-126
184	5344 S. Beacon Hill Circle	21-10-479-127
185	5346 S. Beacon Hill Circle	21-10-479-128
186	1428 S. Beacon Hill Drive	21-10-479-129
187	1426 S. Beacon Hill Drive	21-10-479-130
188	1424 S. Beacon Hill Drive	21-10-479-131
189	1422 S. Beacon Hill Drive	21-10-479-132
190	1420 S. Beacon Hill Drive	21-10-479-133
191	1418 S. Beacon Hill Drive	21-10-479-134
192	1416 S. Beacon Hill Drive	21-10-479-135
193	1412 W. Beacon Hill Drive	21-10-479-136
194	1410 W. Beacon Hill Drive	21-10-479-137
195	1408 W. Beacon Hill Drive	21-10-479-138
196	1406 W. Beacon Hill Drive	21-10-479-139
197	1404 W. Beacon Hill Drive	21-10-479-140
198	1402 W. Beacon Hill Drive	21-10-479-141
199	1400 W. Beacon Hill Drive	21-10-479-142

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