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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State **Corporations Division** 100 North Main Street Providence, Rhode Island 02903-1335

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

K & S REALTY, INC.

Pursuant to the provisions of Section 7-1.1-56 of the General Laws, 1956, as amended, the undersigned corporation adopts the following Articles of Amendment to its Articles of Incorporation:

K & S REALTY, INC.

2.	The shareholders of the corporation (or, where no shares have been issued, the board of directors of the corporation				
	on May 7, 1998, in the manner prescribed by Chapter 7-1.1 of the General Laws, 1956, as				
	amended, adopted the following amendment(s) to the Articles of Incorporation:				
	[Insert Amendment(s)]				
	(If additional space is required, please list on separate attachment)				

(SEE SEPARATE ATTACHMENT)

- The number of shares of the corporation outstanding at the time of such adoption was 100 and the number of shares entitled to vote thereon was 100.
- The designation and number of outstanding shares of each class entitled to vote thereon as a class were as follows: (If inapplicable, insert "none")

Class

The name of the corporation is

Number of Shares

NONE

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Form No. 12A

Revised 3/97

5 .	The number of shares voted for such amendment was 100; and the number of shares voted against such amendment was 0.					
6.	The number of shares of each class entitled respectively, was: (If inapplicable, insert "none"	d to vote thereon as	a class voted for and against	such amendment		
	Class	Nur	Number of Shares Voted			
		For	Against			
		NONE				
7.	The manner, if not set forth in such amendm shares provided for in the amendment shall be	nent, in which any e effected, is as follow	xchange, reclassification, or cands: (If no change, so state)	cellation of issued		
Upon the effective date and time of the Amendment (the "Effective Time"), all shares of Common Stock issued and outstanding immediately prior to the Effective Time shall be exchanged for, and reclassified and converted into, shares of Class A Common Stock and Class B Common Stock of the following basis: Each block of One Hundred (100) shares of Common Stock issued and outstanding immediately prior to the Effective Time shall be exchanged for, and reclassified and converted into, One (1) share of Class A Common Stock and Ninety-nine (99) shares of Class I Common Stock. The interests of the shareholders of such block shall proportionately be converted in accordance with this paragraph						
8.	The manner in which such amendment effects a change in the amount of stated capital, and the amount (expressed dollars) of stated capital as changed by such amendment, are as follows: (If no change, so state)					
		No Change				
9 .	Date when amendment is to become effective:	,	upon filing days after the filing of these Article	es of Amendment)		
Dat	ted, 1998	K & S REALTY,	, INC.			
	,	JANICE Its President a	K. AJOOTIAN, and also its Secretary			
	ATE OF RHODE ISLAND DUNTY OF PROVIDENCE					
	In Providence , on this day of	May .	1998, personally appeared befo	re me JANICE K		
AJC	OOTIAN, who being by me first duly sworn, decla	•				
	that she signed the foregoing document as Pre					
	ntained are true.	·	,			
		Playe Notary Public				
		LLOUD R.	on Expires: المرابعه المرابعه المرابعه المرابعه المرابعه المرابعة المرابعة المرابعة المرابعة المرابعة المرابعة			

ATTACHMENT TO ARTICLES OF AMENDMENT AND DUPLICATE ARTICLES OF AMENDMENT OF K&S REALTY, INC.

The Corporation's Articles of Incorporation (the "Articles"), shall be amended as follows:

(1) That Article FOURTH of the Articles of Incorporation be deleted in its entirety and the following be substituted in lieu thereof:

"The aggregate number of shares which the Corporation shall have authority to issue is Two Thousand (2,000) shares of common stock, with no par value, of which (a) One Hundred (100) shares shall be designated as Class A Common Stock, with no par value (the "Class A Common Stock") and (b) One Thousand Nine Hundred (1,900) shares shall be designated as Class B Common Stock, with no par value (the "Class B Common Stock").

The designations and the powers, preferences and rights, including voting rights, and the qualifications, limitations, or restrictions thereof, of the shares of Class A Common Stock and Class B Common Stock, shall be as follows:

Except as otherwise required by law, the voting power for the election of officers and for all other purposes shall be vested exclusively in the holders of shares of Class A Common Stock, and holders of shares of Class B Common Stock shall not have any voting power or be entitled to receive any notice of meetings of stockholders. In all other respects, the designations, powers, preferences and rights, and qualifications, limitations and restrictions thereof, of the shares of Class A Common Stock and Class B Common Stock shall be identical, share for share."

(2) That Article FIFTH of the Articles of Incorporation be deleted in its entirety and the following be substituted in lieu thereof:

"The preemptive rights set forth in Rhode Island General Laws, (1956) as amended, Section 7-1.1-24 are denied to the Stockholders."

- (3) That Article SIXTH of the Articles of Incorporation be deleted in its entirety and the following be substituted in lieu thereof:
- "(a) Action by the stockholders pursuant to Rhode Island General Laws, (1956), as amended, Section 7-1.1-30.3(b) is hereby authorized.
- (b) No director or stockholder undertaking to exercise the responsibilities of a director shall have personal liability to the corporation or to its stockholders

for monetary damages for breach of such director's or stockholder's duty as a director or, in the case of a stockholder, duty as a person undertaking to exercise the responsibilities of a director; provided that this provision shall not eliminate or limit the liability of such director or stockholder for: (i) any breach of such director's or stockholder's duty of loyalty to the corporation or its stockholders; (ii) acts or omissions not in good faith or which involved intentional misconduct or a knowing violation of law; (iii) liability imposed pursuant to the provisions of Rhode Island General Laws §7-1.1-43; or (iv) any transaction from which such director or stockholder derived an improper personal benefit (unless said transaction is permitted by Rhode Island General Laws §7-1.1-37.1)."

(4) That Article EIGHTH of the Articles of Incorporation confirm and reflect the status of the Corporation as a close corporation pursuant to §7-1.1-51 of the General Laws, 1956, as amended, and that the Corporation has no Board of Directors.