

Control Number: 43355



Item Number: 27

Addendum StartPage: 0

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Office of the Secretary of State

CERTIFICATE OF INCORPORATION OF

Bear Springs Trails Water Supply Corporation, Inc. File Number: 801831957

The undersigned, as Secretary of State of Texas, hereby certifies that Articles of Incorporation for the above corporation duly signed pursuant to the provisions of Chapter 67 of the Texas Water Code have been received in this office and have been found to conform to law.

ACCORDINGLY, the undersigned, as such Secretary of State, and by virtue of the authority vested in the Secretary by law, hereby issues this Certificate of Incorporation.

Dated: 08/08/2013

Effective: 08/08/2013



J- Den

John Steen Secretary of State

FILE D In the Office of the Secretary of State of Texas

AUG 0 8 2013

CERTIFICATE OF FORMATION OF Corporations Section BEAR SPRINGS TRAILS WATER SUPPLY CORPORATION, INC.

We, the undersigned citizens of the State of Texas, acting as incorporators do hereby adopt the following Certificate of Formation pursuant to (i) Chapter 67 of the Texas Water Code and (ii) the Texas Non-Profit Corporation Law as defined by the Texas Business Organizations Code.

Article 1. Name

The name of the corporation is Bear Springs Trails Water Supply Corporation, Inc.

Article 2. Powers

The corporation is a non-profit corporation organized under the Texas Business Organizations Code, Texas Non-Profit Corporation Law and Chapter 67 of the Texas Water Code, as amended, and is authorized to exercise all powers, privileges and rights conferred upon a water supply corporation pursuant to Texas law including, but not limited to, Chapters 13, 49, and 67 of the Texas Water Code, the Texas Non-Profit Corporation Law, and Title 30 of the Texas Administrative Code.

Article 3. Duration

The period of the corporation's duration is perpetual.

Article 4. Purpose

The purpose of the corporation is to provide: (i) water supply, sewer service, or both for a municipality, a private corporation, an individual or a military camp or base; (ii) flood control and a drainage system for a political subdivision, a private corporation or another person; and (iii) such other purposes as the corporation may engage under the Texas Business Organizations Code, Texas Non-Profit Corporation Law and Chapter 67 of the Texas Water Code, as amended.

Article 5. Registered Office

The initial registered office of the corporation is 997 Bear Springs Trail, Pipe Creek, TX 78063.

Article 6. Registered Agent

The initial registered agent is Jan Serene whose address is 997 Bear Springs Trail, Pipe Creek, TX 78063.

Article 7. Management

The management of the affairs of the corporation is vested in the hoard of directors. The number of directors constituting the initial Board of Directors of the corporation is five (5) whose names and addresses are as follows:

Jan W. Serene, P.O. Box 63479, Pipe Creek, TX 78063 Elizabeth A. Serene, P.O. Box 63479, Pipe Creek, TX 78063 Flint Lemon, 657 Bear Springs Trail, Pipe Creek, TX 78063

Karla S. Seale, 142 Bear Springs Trail, Pipe Creek, TX 78063 David Ketterer, P.O. Box 510, Pipe Creek, TX 78063

Article 8. Members

The corporation shall have members. Membership is deemed a personal estate and shall be transferable only on the books of the corporation in such manner as provided by Texas Water Code, as amended, and as may be prescribed by the bylaws of the corporation.

Article 9. Effective Date

This Certificate of Formation becomes effective when it is filed by the Texas Secretary of State.

Article 10. Incorporators

The incorporators are as follows:

Jan Serene PO Box 63479 Elizabeth Serene PO Box 63479

David Ketterer P.O. Box 510

Pipe Creek, TX 78063

Pipe Creek, TX 78063

Pipe Creek, TX 78063

The undersigned affirm that the person designated as registered agent has consented to the appointment. The undersigned sign this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument and certify under penalty of perjury that the undersigned are authorized to execute the filing instrument.

Executed this 54h day of August, 2013

Jan Serene

Elizabeth Serene

David Ketterer

BY-LAWS

BEAR SPRINGS TRAILS WATER SUPPLY CORPORATION, INC.

By-Laws of Bear Springs Trails Water Supply Corporation, Inc. having been presented to the Board of Directors of said Corporation and duly adopted as follows:

ARTICLE I

The President shall preside at all Members and Directors meetings. The President may, and upon demand of one-third (1/3) of the Members shall, call a special meeting of the Members or Directors. Such special meetings shall be held upon giving the notice required in Article XIII of the By-Laws. The President shall perform all other duties that usually pertain to the office or are delegated to him or her by the Board of Directors.

ARTICLE II

The Vice-President shall, in case of the absence or disability of the President, perform the duties of the President.

ARTICLE III

The Treasurer shall have the custody of all the monies and securities of the Corporation. The Treasurer shall keep regular books. All monies of the Corporation shall be deposited by the Treasurer in such depository as shall be selected by the Directors. Checks must be signed by the Treasurer and the President or Vice-President, in the absence of the President. The Board of Directors may appoint an employee as assistant or deputy Treasurer to assist the Treasurer in all official duties pertaining to the office of the Treasurer.

ARTICLE IV

The Secretary shall keep minutes of all meetings of Members and Directors, have custody of the seal of the Corporation, and affix it as directed hereby or by resolution passed by the Board of Directors or Members. The Secretary shall provide notices of all meetings as required by Chapter 551 of the Texas Government Code. The Board of Directors may appoint an employee as assistant or deputy secretary to assist the Secretary in all official duties pertaining to the office of the Secretary.

ARTICLE V

Section 1. The Board of Directors shall consist of five Directors, a majority of who shall constitute a quorum. Upon issuance of the Charter and annually thereafter at the first monthly Directors meeting following the Members regular meeting, the Board of Directors shall elect a President, a Vice-President, a Secretary and a Treasurer. The Directors shall be elected by the Members at the Members regular meeting provided for in Article XII of the By-Laws. The five initial Directors shall be appointed at the initial member meeting. Two (2) of the initial Directors shall serve an initial three (3) year term. Two of the initial Directors shall serve an initial term of two (2) years. One (1) of the initial Directors shall be appointed for an initial term of one (1) year. Each of the Directors' initial terms shall begin on the date of the first annual meeting of the members. After the Directors' initial terms, the term of each Director shall be three (3) years.

Section 2. Officers and Directors may be removed from office in the following manner except as otherwise provided in Article VI: Any Member, Officer, or Director may present charges against a Director or Officer by filing such charges in writing with the Secretary of the Corporation. If presented by a Member, the charges must be accompanied by a petition signed by at least ten (10) percent of the Members of the Corporation. Such removal shall be voted on at the next regular or special meeting of the Membership and shall be effective if approved by a vote of 2/3 majority of those voting if a quorum is present. The Director(s) or Officer(s) against whom such charges have been presented shall be informed in writing, of such charges at least twenty days prior to the meeting, and shall have the opportunity at such meeting to be heard in person or by counsel and to present witnesses; and the person or persons presenting such charges shall have the same opportunity. If the removal of a Director(s) is approved, such action shall also vacate any other office(s) held by the removed Director(s) in the Corporation. A vacancy in the Board thus created shall immediately be filled by a qualified person other than the removed Director upon a vote of a majority of the Members present and voting at such meeting. A vacancy in any office thus created shall be filled by the Board of Directors from among their number so constituted after the vacancy in the Board has been filled.

Section 3. The President of the Board or his or her designee shall preside at any meeting of the Members convened to consider removal of an Officer or Director as provided under Section 2, unless the President is the subject of charges, in which event the Vice-President shall preside. In the event both the President and the Vice-President are the subjects of charges, those Directors who are not the subject of any charges shall appoint one of their number to preside over the meeting. Any meeting convened to consider the removal of an Officer or Director shall be conducted in accord with the procedures prescribed by the Credentials Committee established under the provisions of Article XII. The fact that the President, Vice-President, or any other Officer or Director has been made the subject of charges does not otherwise prevent such Officer from continuing to act in his or her capacity as an Officer or Director of the Corporation. Any Director that has been removed under the provisions of this Article shall not be precluded from subsequent election to a position on the Board of Directors.

Section 4. The Board of Directors shall adopt and maintain a conflict of interest policy designed to promote the business of the Corporation and serve the interests of the Membership.

ARTICLE VI

Section 1. Regular meetings of the Board of Directors shall be held at such time and place as the Board may determine at the next previous regular meeting, and shall include posting of the meeting as required by Chapter 551 of the Texas Government Code by furnishing the notice to the County Clerk of Bandera County and by posting such notice in a place readily convenient to the public in its administrative office and/or online at all times for at least seventy-two (72) hours preceding the scheduled time of the meeting. Such notice shall specify the date, hour, place and subject of each meeting held by the Board of Directors.

Section 2. Any Director failing to attend two (2) consecutive regular monthly meetings shall be given written notice by the balance of the Board of Directors that failure by said Director to attend a third consecutive monthly meeting, without justifiable cause acceptable to the balance of the Board of Directors, shall give rise to removal of said Director from the Board. A successor shall be elected by a majority vote of the Directors remaining to serve until the next regular or special Membership meeting, at which time the general Membership shall elect a successor for the balance of the term. If the removal of

a Director pursuant to this Section 2 occurs at an annual Membership meeting, then the successor shall be elected by a majority vote of the Membership in attendance at the meeting.

Section 3. The Board of Directors shall provide access for the public, new service applicants or Members to the regular monthly meetings of the Board of Directors by setting aside a time for hearing of suggestions, proposals, or grievances. The Board of Directors shall establish reasonable rules for access to such meetings.

Section 4. The Board of Directors shall ensure that all meetings comply with the requirements of Chapter 551 of the Texas Government Code, including any subsequent amendment thereto. In the event of any conflict between the provisions of these By-Laws and the requirements of Chapter 551 of the Texas Government Code, the provisions of Chapter 551 of the Texas Government Code shall prevail.

Section 5. In conducting their duties as members of the Board, each Director (1) shall be entitled to rely, in good faith and with ordinary care, on information, opinions, reports, or statements, including financial statements and other financial data, concerning the Corporation or the Corporation's affairs, that have been prepared or presented by one or more Officers or employees of the Corporation; or by legal counsel, public accountants, or other persons retained by the Corporation for the development of professional advice and information falling within such person's professional or expert competence; (2) may believe, in good faith and with ordinary care, that the assets of the Corporation are at least that of their book value; and (3) in determining whether the Corporation has made adequate provision for the discharge of its liabilities and obligations; and may rely in good faith and with ordinary care on the financial statements of, or other information concerning, any person or entity obligated to pay, satisfy or discharge some or all of the Corporation's liabilities or obligations; and may rely in good faith on information, opinions, reports, or statements, including financial statements and other financial data, prepared or presented by one or more Officers or employees of the Corporation, legal counsel, public accountants, or other persons provided the Director reasonably believes such matters to fall within such person's professional or expert competence. Nevertheless, a Director must disclose any knowledge he or she may have concerning a matter in question that makes reliance otherwise provided herein to be unwarranted.

ARTICLE VII

The Corporation shall conduct its business on a non-profit basis, and no dividends shall ever be paid upon the Memberships of such Corporation. All profits arising from the operation of such business shall be annually paid out to the persons who have, during the past year, used the services of the Corporation, in direct proportion to the amount of the services used by each person, provided that no such dividends shall ever be paid while any indebtedness of the Corporation remains unpaid.

ARTICLE VIII

The Directors of the Corporation shall establish and maintain, so long as the Corporation is indebted to the Government, in an institution insured by the State or Federal Government, or invested in readily marketable securities backed by the full faith and credit of the United States of America, a reserve account separate and apart from other fund accounts of the Corporation. There shall be deposited in such fund the sum as required by a total of all loan resolutions executed by the Corporation. Such deposits shall be made monthly and shall continue until the total amount deposited equals the sum as required by the executed loan resolutions provided, however that after any withdrawals, such deposits shall be resumed until the amount accumulated in the fund is restored to the sum as required by the executed loan resolutions.

Approval of expenditures from this fund shall be made only for emergency repairs, obsolescence of equipment, improvements to facility, and for making up any deficiencies in revenue for loan payments.

The Directors shall invest all sums in this fund not required to be expended within the year in which the same are deposited in bonds or other evidence of indebtedness of the United States of America, placed with the depository in an interest-bearing savings account, or in readily marketable securities backed by the full faith and credit of the United States of America. Securities so purchased shall be deemed at all times to be part of the reserve fund account.

ARTICLE IX

Section 1. Every person (which includes any legal entity) owning or having a legal right to the control, possession or occupancy of property served or which may reasonably be served by the Corporation, as determined by the Directors in their sole discretion, shall have the right to become a

Member of the Corporation upon payment of the Membership fee or transfer of Membership fee hereinafter provided and upon compliance with the Corporation's conditions of water service as provided for in its published charges, rates and conditions of service. Membership shall not be denied because of the applicant's race, color, creed, citizenship, or national origin. It is the intent of the Corporation to provide service on a nondiscriminatory basis to all persons desiring service to the extent that the capabilities of the system will reasonably permit.

Section 2. The Membership fee shall be as determined by the Directors. The membership fee for the property owners in the Bear Springs Trails subdivision at the time of the corporation's establishment will be paid by the contribution of the Bear Springs Trails Homeowners Association for the corporation's start up funds. Payment of Membership fee or transfer of Membership fee shall entitle an applicant to further qualify for one (1) connection to the system or shall entitle a transferee of Membership to continue to qualify for service to an existing connection to the system by meeting the conditions for water as provided in the Corporation's published rates, charges, and conditions of service. The membership fee or transfer fee is separate from a connection fee to the system. A person may own more than one Membership but each Member shall be entitled to only one vote regardless of the number of Memberships owned. Membership certificates shall be in such form as shall be determined by the Board of Directors.

Section 3. The Membership fee may be revised by the Board of Directors as the Board may determine to be appropriate. In determining the amount of the Membership fee, however, the Board shall ensure that the fee is sufficient to establish the potential Member as being legitimately interested in securing water service from the Corporation for such potential Members' own needs. Furthermore, the Board shall determine and administer such fee in a manner or in an amount that does not unreasonably deny service to financially deprived potential Members.

ARTICLE X

Where necessary for determining those Members entitled to notice of, or those Members entitled to vote at any meeting or any adjournment thereof, or where necessary to make a determination of Members for any other proper purpose, ownership of Memberships shall be deemed to be vested in those

persons who are the record owners of Memberships as evidenced by the Membership transfer book on the 15th day of the month preceding the month of the date upon which the action requiring such determination is to be taken. Nothing herein shall preclude the holder of a Membership from mortgaging such Membership, or, upon notification of the Corporation, preclude the holder of such mortgages from exercising legal rights pursuant to such mortgages upon proper notice to the Corporation.

ARTICLE XI

Section 1. In order to ensure that business done by the Corporation shall continue within the capacity of its facilities and to prevent undue financial burden on the Members of the Corporation, Membership in the Corporation shall be transferred in accordance with the following:

- (a) Except as herein provided, Membership in the Corporation shall be deemed personal estate and a person or entity that owns any stock of, is a Member of, or has some other right of participation in the Corporation may not sell or transfer that stock, Membership, or other right of participation to another person or entity except: (1) by will to a transferee who is a person related to the testator within the second degree by consanguinity; (2) by transfer without compensation to a transferee who is a person related to the owner of the stock or other interest within the second degree by consanguinity; or (3) by transfer without compensation or by sale to the Corporation.
- (b) Subsection (a) of this section does not apply to a person or entity that transfers the Membership or other right of participation to another person or entity as part of the conveyance of real estate from which the Membership or other right of participation arose.
- (c) The transfer of stock, a Membership, or another right of participation under this section does not entitle the transferee to water service unless each condition for water service is met as provided in the Corporation's published rates, charges, and conditions of service. Water service provided by the Corporation as a result of stock, Membership or other right of participation may be conditioned on ownership or right of possession of the real estate designated to receive service and from which the Membership or other right of participation arose.
- (d) The Corporation may cancel a person's or other entity's stock, Membership, or other right of participation if the person or other entity fails to meet the conditions for water service prescribed by the

Corporation's published rates, charges, and conditions of service, or fails to comply with any other condition placed on the receipt of water under the stock, Membership, or other right of participation authorized under Subsection (c) of this section. The Corporation may, consistent with the limitations prescribed by Subsection (a) of this section and as provided in the Corporation's tariff, reassign canceled stock, or a canceled Membership, or other right of participation to any person or entity that has legal title to the real estate from which the canceled Membership or other right of participation arose and for which water service is requested, subject to compliance with the conditions for water service prescribed by the Corporation's published rates, charges, and conditions of service.

Section 2. Notwithstanding anything to the contrary herein above provided, the consideration for the transfer of any Membership in the Corporation from the original Members, their transferees, pledges, administrators or executors, or other persons, shall never exceed the amount of the original costs of such Membership. Based on the Bear Springs Trails Homeowners Association's initial contribution of fifteen thousand dollars (\$15,000.00) on behalf of the sixty lots in the Bear Springs Trails subdivision, the original cost of one membership is two hundred and fifty dollars (\$250.00). No gain or profit shall ever be realized from the sale or transfer of a Membership.

ARTICLE XII

Section 1. There shall be a regular meeting of the Members annually, on the last Saturday of April to transact all business that may be properly brought before it. The Secretary shall give at least fifteen (15) days written notice of such annual meeting to the Membership indicating the time, place and purpose of such meeting, and shall address and mail the notice to each Member at the address last known to the Corporation. Failure to hold or call an annual or special meeting in accordance with these By-Laws shall give each member rights to compel the Board of Directors to properly hold an annual or special meeting of the Membership. Voting by proxy shall be permitted. Members holding ten percent (10%) of the votes entitled to be cast, represented in person or by proxy, shall constitute a quorum for the transaction of business.

Section 2. After fixing a date for the notice of a meeting, the Board of Directors shall prepare an alphabetical list of the names of all voting members who are entitled to vote as of the record date of the

meeting. The list must show the address of each voting member. Not later than two (2) business days after the date notice is given of the meeting, and continuing through the meeting, the list of voting members must be available for inspection by any member entitled to vote at the meeting for the purpose of communication with other members concerning the meeting at the Corporation's principal office, online, or at a reasonable place identified in the meeting notice in the city where the meeting will be held. Any voting member, or voting member's agent or attorney, shall be allowed, on written demand, to inspect and, at a reasonable time and at his or her expense, copy the list. Further, the Board shall make the list of voting members available at the meeting, and shall allow inspection of such list by any voting member or voting member's agent or attorney at any time during the meeting, including any adjournments thereof.

Section 3. The Board of Directors shall establish a standing Credentials Committee of three (3) Members, of which the Secretary shall be the chairperson. This committee shall adopt proper procedures for conducting an annual or special Membership meeting; adopt a specific proxy form to be used in conducting an annual or special Membership meeting; adopt procedures for proper notification of the Membership of such meetings and delivery of the Corporation's proxy forms to the Membership; determine, qualify, and register the eligible voters for such meeting; validate proxies, determine presence of quorum for conducting the meeting, design ballots, canvass all votes, and institute proper recording of the results of such elections.

ARTICLE XIII

Special meetings of the Directors may be held upon the posting of notice of such special meeting, in the manner provided under Article VI of these By-Laws, at least two hours before the meeting is convened. It shall be the responsibility of the President or his or her designee to ensure that proper notice is posted. In no event shall any special meeting of the Directors be convened where the business of such meeting could be considered at a regular meeting of the Directors receiving at least seventy-two (72) hours notice as provided under Article VI of these By-Laws.

Prior to convening any special meeting of the Members, the President shall request in writing that the Secretary give at least ten (10) days prior notice to the Members, and that such special meeting is

otherwise noticed as provided under Article VI of these By-Laws. Such notice shall specify the time, place, and purpose of the meeting, and shall be addressed and mailed or emailed to each of the Members at their address last known to the Corporation.

ARTICLE XIV

The business of the Corporation may be handled under the direction of the Board of Directors by a manager to be elected by majority vote of the Board. The manager shall serve with or without compensation. The manager, with the approval of the Board of Directors, may employ, with or without compensation, such supervisory, clerical or other employees as may be required to effectively operate the business of the Corporation.

ARTICLE XV

Notwithstanding the ownership of a Membership certificate, all Members shall be billed, disconnected, or reconnected, and otherwise shall receive service in accordance with the written policies of the Corporation, including the tariff of the Corporation. In the event a Member should surrender his Membership certificate properly endorsed to the Secretary of the Corporation, the water service shall be discontinued and the obligation to pay for water service shall terminate except as for the minimum charge for the current month and the charge for water used during the current month, and except as for any prior unpaid amounts due the Corporation. In the event Membership is terminated, canceled, withdrawn, or surrendered, whether voluntarily or involuntarily, the former Member's rights and interest in the assets of the Corporation will not be forfeited.

ARTICLE XVI

Upon the discontinuance of the Corporation by dissolution or otherwise, all assets of the Corporation remaining after payment of the indebtedness of the Corporation shall be distributed among the Members and former Members in direct proportion to the amount of their patronage with the Corporation insofar as practicable. Any indebtedness due the Corporation by a Member for water service or otherwise shall be deducted from such Member's share prior to final distribution. By application for and acceptance of Membership in the Corporation, each Member agrees that, upon the discontinuance of the Corporation by dissolution or otherwise, all assets of the Corporation transferred to that Member

shall be in turn immediately transferred by the individual Member to an entity that provides a water supply service that is exempt from ad valorem taxation.

ARTICLE XVII

The fiscal year of the Corporation shall be January 1 to December 31.

ARTICLE XVIII

Section 1. If at the end of the fiscal year, or in the event of emergency repairs, the Board of Directors determines the total amount derived from the collection of water charges to be insufficient for the payment of all costs incident to the operation of the Corporation's system during the year in which such charges are collected, the Board shall make and levy an assessment against each Member of the Corporation as the Board may determine, so that the sum of such assessments and the amount collected from water and other charges is sufficient to fully pay all costs of operation, maintenance, replacement and repayment of indebtedness for the year's operations, but this provision shall not operate for the benefit of any third party creditor without a favorable vote of the majority of the Members. Any assessments levied to make up operational deficits in any year shall be levied against Members in proportion to their patronage with the Corporation.

Section 2. In the event a Member should surrender his or her Membership certificate properly endorsed to the Secretary of the Corporation, the obligation to pay such assessments shall be limited to assessments made and levied prior to the date of surrender of the Membership certificate, provided, however, that this paragraph and the second sentence of Article XV shall not apply to relieve a Member of his obligation under special agreements covering Multiple-Membership certificates held by one Member.

ARTICLE IXX

The Corporation shall keep correct and complete books and records of account and shall keep minutes of the proceedings of its Members, Board of Directors, and committees, and shall keep a record of the name and addresses of its Members entitled to vote at its registered office or principle office in Texas.

Annually, the Board of Directors shall prepare or cause to be prepared a report of the financial activity of the Corporation for the preceding year including a statement of support, revenue, and expenses and changes in fund balances, a statement of functional expenses, and balance sheets for all funds or such financial reports. Such report shall be approved by the Board of Directors.

With prior written request, corporate records, books, and annual reports, subject to exceptions provided by Chapter 551 of the Texas Government Code, including any amendments thereto, shall be available for public inspection and copying by the public or their duly authorized representatives during normal business hours subject to a reasonable charge for the preparation of copies.

In the event of any conflict between the provisions of Chapter 551 of the Texas Government Code and the provisions of these By-Laws, the provisions of Chapter 551 of the Texas Government Code shall prevail.

ARTICLE XX

These By-Laws may be altered, amended, or repealed by a vote of a majority of the Members present at any regular meeting of the Corporation, or at any special meeting of the Corporation called for that purpose, except that the Members shall not have the power to change the purpose of the Corporation so as to decrease its rights and powers under the laws of the State, or to waive any requirements of bond or other provisions for the safety and security of the property and funds of the Corporation or its Members, or to deprive any Member of rights and privileges then existing, or so to amend the By-Laws as to effect a fundamental change in the policies of the Corporation. Notice of any amendment to be made at a special meeting of the Members must be given at least ten (10) days before such meeting and must set forth the amendments to be considered.

ARTICLE XXI

The seal of the Corporation shall consist of a circle within which shall be inscribed "BEAR SPRINGS TRAILS WATER SUPPLY CORPORATION, INC."

ARTICLE XXII

The Corporation pledges its assets for use in performing the organization's non-profit functions.

ARTICLE XXIII

The above By-Laws and regulations were unanimously adopted by a quorum of the Membership of the BEAR SPRINGS TRAILS WATER SUPPLY CORPORATION, INC. represented at a meeting in the Bandera Electric Cooperative public meeting room, Bandera, Texas on the 19th day of October, 2013.

Karle S Seal