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## ARTICLES OF INCORPORATION

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## THE WILDFLOWER COLDOMINIUM ASSOCIATION

The undersigned acting as incorporator under the Celorado Nonprofit Corporation Act adopts the following Articles of Incorporation for such Corporation.

ARTICLE ONE - NAME: The name of the Corporation is TH WILDFLOWER CONDON'T-NIUM ASSOCIATION, hereinafter referred to as the "Association".

ARTICLE TWO - DURATION: The association shall exist perpetually.

ARTICLE THREE - REGISTERED OFFICE AD REGISTERED AGENT: The address of the Association's initial registered office and the name of the initial registered agent at that address is as follows:

ta) Registered Agent: Thomas R. Hoyt

(b) Registered Office: 4730 Table Mesa Drive Boulder, Colorado 80303

ARTICLE FOUR - PURPOSE AND POWERS OF THE ASCOCIATION: This Association does not contemplate pecuniary gain or profit to the Members thereof. The purposes for which the Association are formed are to govern the residential community situated in the City of Louisville and Count Boulder, State of Colorado which is known as THE WILDFLOWER CONDOMINATION, hereinafter referred to as "The Project", and to advance, represent and serve the fiscal and economic best interests of all of the Members of the Association in all matters relating to their general welfare and their best interests in the administration, management and peration of the Association and for these purposes subject to the restrictions can ained in ARTICLE TEN hereof to:

- (a) exercise all of the powers and refulences and perform all of the duties and obligations of the Association as set form in that certain CONDOMINIUM DECLARATION OF THE WILDPLOWER CONDOMINIUMS, hereinefter referred to as the "Declaration", applicable to The Project and recorded against The Project in the records of the Boulder County Clerk and Recorder, Boulder, Colorado, as the same may be further amended and supplemented from time to time as therein provided, said Declaration being incorporated herein as if set forth at length, and
- (b) fix, is collect and enforce payment by any lawful manne all charges or assessments levied pursuant to the terms of the Declaration; to pay all expenses incident to the conduct of the business of the Association; and

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- (c) participate in mergers and consolidations with other nonprofit comporations organized for the same purposes and annex additional residential property; provided that any such merger consolidation or annexation shall have the written assent of sixty-seven percent of each class of Members; provided however, additional residential property within an area described on Exhibit "D" of the Declaration may be brought within the jurisdiction of the Association within five years of the recording of the Declaration requiring only the assent of one hundred percent of the Class B Members; and
- (d) have and to exercise any and all powers, rights and privileges which a corporation organised under the Nonprofit Corporation Laws of the State of Colorado by law may now or hareafter have or exercise.

ARTICLE PIVE - MEMBERSHIP: Each Owner of a Cradominium Unit hereinniter referred to as "Unit" in THE WILDFLOWER CONDOMINIUMS, including the Declarant as defined in the Declaration, in long as it shall be an Owner, shall automatically be a member of the Association; provided that any such person or entity who holds such interest merely as a security for the performance of an chligation shall not be a Member. Said membership is appurtenant to the Unit of said Owner and title to the ownership of the membership for that Unit shall automatically pass with fee simple title to the Unit. Each Owner of a Unit shall automatically be cutitled to the herefits and subject to the ourogen relating to the membership for his Unit. If the fee simple title to a Unit is

ARTICLE SiX - VOTING RIGHTS: The Association shall have two classes of voting memberships.

Class A. Class A Members shall be all Owners with the exception of the Deciment, as defined in the Deciment, and shall be entitled to one vote for each Unit owned; provided, however, the Deciment shall be a Class A Member after the conversion of the Class B Membership to Class A Membership in accordance with this Article and shall thereafter be entitled to one vote for each Unit owned.

The vote for such Unit, the ownership of which is held by more than one Owner, may be exercised by any one of them, unless an objection or protest by any other holder of an interest of the Unit is made prior to the completion of the vote, in which case the vote for such Unit shall be exercised, as the persons holding such interest shall determine between themselves. Should the joint owners of a Unit be unable, within a reasonable time, to agree upon how they will vote any issue, they shall be passed over and their right to vote on such issue shall be lost. In no event shall more than one vote be cast with respect to any such Unit.

Class B. The Class B Member shall be the Declarant, its successors and assigns. The C<sup>T</sup> is B Member shall be entitled to three votes for each Unit owned. Class E Membership may be converted to Class A Membership at the option of the Declarant, by written notice to the Secretary of the Association but in any event shall be converted to Class A Membership without further act or deed not later than:

- (a) four months from the date reventy-five percent of the Units in The Project have been conveyed to Purchasers, other than the Declarant; or
- (b) five years from the date of the recording of the Declaration in the Boulder County, Colorado re. rds, whichever shall first occur.

ARTICLE SEVEN - BOARD OF DIRECTOR: Initially, three Directors shall be selected by the Declarant acting in its sole discretion, who shall serve at the pleasure of the Declarant until the conversion of the Class B Membership to Class A Membership in accordance with ARTICLE SIX here of. The names and addresses of the persons selected by the Declarant who are to act as the initial Directors of the Association are:

(a) Thomas R. Hoyt

4730 Table Mesa Drive
Boulder, ColornJo 80303

(b) Craig J. Krueger 4730 Table Mess Drive Boulder, Colorado 80303

(c) Joanne Ryan

4730 Table Mesa Drive
Boulder, Colorado 89303

Not later than the time of the conversion of the Class B Membership to Class at Membership, in accordance with ARTICLE SIX hereof, the Board of Directors shall by resolution, increase its size to aix members and shall call a Special Meeting of the Association to be held at which the members shall elect six Directors to serve until the next Annual Meeting of the Association. Upon such election, the Directors selected by the Declarant shall submit their resignations.

At the first Annual Meeting of the Association after the conversion of Class B Membership and at each Annual Meeting of the Association thereafter, Directors shall be elected. All elections shall be governed by the Bylaws of the Association. The initial terms of the elected Directors shall be fixed at the time of their election as they among year, the term of two Directors shall be fixed at two years, and the term of two Directors shall be fixed at two years, and the term of two Directors shall be fixed at three years. At the expiration of the initial term of office of each respective member of the Board of Directors a successor shall be elected to serve their respective successors shall be elected by the Association. Cumulative voting is not permitted.

The number of Directors and their terms may be changed by amendment to the Bylaws of the Association so long as the terms of at least one third of the members of the Board of Directors expire annually.

ARTICLE EIGHT - AMENDMENTS: Amendment of these Articles will require the assent of seventy-five percent of the entire Membership; provided however, additional residential property within an area described on Exhibit "D" of the Declaration may be brought within the jurisdiction of the Association within five years of the recording of the Declaration in the Boulder County records by amendment to these Articles requiring only the assent of one hundred percent of the Class 3 Membership, subject to the restrictions

ARTICLE NINE - DISSOLUTION: The Association may be dissolved with the association writing and signed by not less than sixty-be in percent of each class of Members subject to the restrictions contained in ARTICLE TEN below.

Upon dissolution of the essociation, other than incident to a merger or consolidation, the assets of the Association shall be granted, a need and assigned to any nonprofit corporation, association, trust or other organizat on to be devoted to such similar

ARTICLE TEN - PRIOR APPROVALS: Subject to the provisions of ARTICLE FOUR (e) and ARTICLY EIGHT hereof, the following actions will require the prior written approval of those First Mortgagees (as defined in the Declaration), holding mortgages on Units which have at least eighty percent of the votes of the Units subject to first mortgages within The Projects annexation of additional properties, margers and consolidations of the Association, dissolution of the Association, amendment of these Articles and mort-

If the Project has been or is to be approved by the Federal Housing Administration and/or the Veterans Administration, then until the conversion of the Class B Membership to Class A Membership in accordance with ARTIC E SIX hereof, each of the above ac-

tions, together with any Special Assessment levied for capital improvements will requisitation.	hi ac dro in
IN WITNESS WHEREOF, for the purposes of forming this corporation under the state of Colorado, I, the undersigned, constituting the incorporator of the special of the second these Articles of Incorporation this	
STATE OF COLDRADO  COUNTY OF BOULDER  38.	
the 27th day of July that on fore me, Thomas R. P. who being by me first duly sworn, declared that he was the person who signed the forepoing document as incorporator and that the statements	
In witness whereof I have hereinto set my hand and seal.  My commission expires: 12-9.87	
Notary Public (	
Abdress: 4130 Table Mesa Dr.  Doulder Co. 80303	

THE INTROFIT	C. Cado Secretary of State orporations ()	tor off, , ;
	Denver ( \( \omega \) 80 ( )	
SUBMIT ONE ST	(303) 366-23-3 CATEMENT OF CHANGE OF REGISTERED OF RE OF REGISTERED ACCUSTOR ROLL.	
This document must be typewritten	OR REGISTERED ACED TOR BOILE	CE
To the Secretary of State of the State of Colorado		
Pursuant to the provisions of	the Colorado Corporation Action : the Limited Partner Partnership organized under the laws of	**
submits the following statement	Partnership organized under the pawa of	ship Act of 198), the us on
in the State of Colorado:	rartnership organized under the laws ofinterest partner int for the purpose of changin, .'s registered office or it.	3 Ferristanul
(a) (a) (c)	Poration or Limited Partners 1918	
Second: the address of its R	EGISTERED OFFICE 18	the second
Third The name of its REGI	STERED AGENT is	
Fourth: The address of its reg changed, will be identical	gistered office and the advress of the business office of	
Fifth: The address of its place	of business in Colorse o is	its registered agent, as
	By	Motor:
	Ita Pres Ita Reg	istered Agent
Subscribed and sworn to become	Gene	eral Partni
My commission expires	me this 13 m day of see the	16
	- Levil	-

Notes: 1. Exact name of corporation or Limited Partimerants misking a

2. lignature and title of officer signing (for the corporation, n. ident, for a Limited Partnership, must be a General Paitner

3 degarding profit corporations: This statement may be executed by the part of aput rhen it involves only a registered address change. A copy of the state is the ben I rwarded to the curporation by the registered agent 4 Signature of Notary Public must be exactly as shows on he arial Seal a Circu Cagnor

CH'D. T.R.

COMFUTER UPDATE COMPLETE

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Filling for \$5 (A)

STATEMENT OF CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT OF BOTH. 110/

This document must be typewritten

DNO582 711

Pursuant to the provisions of the Colorado Corporation Code, the Colorado Nonpront Corporation Act and the Colorado Uniform Limited Partnership Act of 1981, the undersigned corporation or limited partner hap organized under the laws of The Wildflower Condominium As a ciation, Inc. submits the following statement for the purpose of changing as registered office or its registered age it, or both a she

First: The name of the corporation or limited partnership Wildflower Condominium Association	N	
Second: the address of its REGISTERED OFFICE is	75 Manhattan Drive, suite 1	
The second secon	D	**
Third: Theraecfits REGISTERED AGENT is	Thomas R. Boyt	
Fourth: The address of its registered		
nged, will be identical.	ess of the burness office of its recovered and	
Fifth: The acdress of its place of business in Colorado is	Boulder. CO 80303	
Firen: The acdress of its place of business in Colorado is Will	Boulder, CO 80303  DELOWER COSDOMINIUM ASSOCIATION NO	
Firen: The acdress of its place of business in Colorado is	Boulder, CO 80303  DELOWER CONDOMINIUM ASSOCIATION	 ote

STATE OF Colorado

**COUNTY OF** Boulder

Subscribed and sworn to before me this 5 of day of May of My commission expires 26 pt. 8, 1900

Notes: I. E. act name or ecoporation or limited partnership making the statement

2. St. nature and title of officer signing (for the corporation, must be president or sich provident, for a

3. Retarding profit corporations. This statement may be executed by the registered, gent when it the sives only a registered address change. A copy of this statement has been forwarded to the co-

4. Signature of notary public must be wantly as above to notarious encountries of social with the

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