NOT FOR PROFIT

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DEPARTMENT OF STATE
STATE OF COLORADO

OFFILED

ARTICLES OF INCORPORATION

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OF

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THE NORTHPARK HOMEOWNERS ASSOCIATION

IN COMPLIANCE WITH THE REQUIREMENTS OF COLORADO NONPROFIT CORPORATION ACT

THE UNDERSIGNED, ALL OF WHOM ARE RESIDENTS OF THE STATE OF COLORADO AND ALL OF WHOM ARE OF FULL AGE, HAVE THIS DAY VOLUNTARILY ASSOCIATED THEMSELVES TOGETHER FOR THE PURPOSE OF FORMING A CORPORATION NOT FOR PROFIT AND DO HEREBY CERTIFY:

ARTICLE I

THE NAME OF THE CORPORATION IS The NorthPark Homeowners
ASSOCIATION.

ARTICLE II

THE PRINCIPAL OFFICE OF THE CORPORATION IS LOCATED AT

27 Inverness Drive East, Englewood, Colorado 80112

ARTICLE III

THE ADDRESS OF THE INITIAL REGISTERED OFFICE OF THE

CORPORATION IS 27 Inverness Drive East, Englewood, Colorado 80112...

ARAPAHOE COUNTY, AND THE NAME OF THE INITIAL REGISTERED

AGENT AT SUCH ADDRESS IS William E. Nollsch

ARTICLE IV

PURPOSE AND POWERS OF THE ASSOCIATION

The NorthPark Homeowners	HEREINAFTER CALLED
THE "ASSOCIATION" DOES NOT CONTEMPLATE	PECUNIARY GAIN OR PROFIT
TO THE MEMBERS THEREOF, AND THE SPECIFIC	C PURPOSES FOR WHICH IT
IS FORMED ARE TO PROVIDE FOR ADMINISTRATION, MAINTENANCE,	
PRESERVATION AND ARCHITECTURAL CONTROL (OF THE LOTS AND COMMON
PROPERTIES WITHIN THAT CERTAIN TRACT OF PRO	OPERTY DESCRIBED AS:

AND TO PROMOTE THE HEALTH, SAFETY AND WELFARE OF THE RESIDENTS
WITHIN THE ABOVE DESCRIBED PROPERTY AND ANY ADDITIONS THERETO
AS MAY HEREAFTER BE BROUGHT WITHIN THE JURISDICTION OF THIS
ASSOCIATION BY ANNEXATION, AS PROVIDED IN ARTICLE IX HEREIN, AND
FOR THIS PURPOSE TO:

- (B) FIX, LEVY, COLLECT AND ENFORCE PAYMENT BY ANY LAWFUL MEANS, ALL CHARGES OR ASSESSMENTS PURSUANT TO THE TERMS OF THE DECLARATION; TO PAY ALL EXPENSES IN CONNECTION THEREWITH AND ALL OFFICE AND OTHER EXPENSES INCIDENT TO THE CONDUCT OF THE BUSINESS OF THE ASSOCIATION, INCLUDING ALL LICENSES, TAXES OR GOVERNMENTAL CHARGES LEVIED OR IMPOSED AGAINST THE PROPERTY OF THE ASSOCIATION;
- (C) ACQUIRE (BY GIFT, PURCHASE OR OTHERWISE), OWN,
 HOLD, IMPROVE, BUILD UPON. OPERATE, MAINTAIN, CONVEY, SELL, LEASE,
 TRANSFER, DEDICATE FOR PUBLIC USE OR OTHERWISE DISPOSE OF REAL OR
 PERSONAL PROPERTY IN CONNECTION WITH THE AFFAIRS OF THE ASSOCIATION:
- (2/3) OF EACH CLASS OF MEMBERS MORTGAGE, PLEDGE, DEED IN TRUST,
 OR HYPOTHECATE ANY OR ALL OF ITS REAL OR PERSONAL PROPERTY AS
 SECURITY FOR MONEY BORROWED OR DEBTS INCURRED:

(E) HAVE AND TO EXERCISE ANY AND ALL POWERS, RIGHTS
AND PRIVILEGES WHICH A CORPORATION ORGANIZED UNDER THE NON-PROFIT
CORPORATION LAW OF THE STATE OF COLORADO BY LAW MAY NOW OR
HEREAFTER HAVE OR EXERCISE.

ARTICLE V

MEMBERSHIP

EVERY PERSON OR ENTITY WHO IS A RECORD OWNER OF A FEE OR UNDIVIDED FEE INTEREST IN ANY LOT WHICH IS SUBJECT BY COVENANTS OF RECORD TO ASSESSMENT BY THE ASSOCIATION [INCLUDING CONTRACT] SELLERS, SHALL BE A MEMBER OF THE ASSOCIATION. THE FOREGOING IS NOT INTENDED TO INCLUDE PERSONS OR ENTITIES WHO HOLD AN INTEREST MERELY AS SECURITY FOR THE PERFORMANCE OF AN OBLIGATION.

MEMBERSHIP SHALL BE APPURTENANT TO AND MAY NOT BE SEPARATED FROM OWNERSHIP OF ANY LOT WHICH IS SUBJECT TO ASSESSMENT BY THE ASSOCIATION. OWNERSHIP OF SUCH LOT SHALL BE THE SOLE QUALIFICATION FOR MEMBERSHIP.

ARTICLE VI

VOTING RIGHTS

THE ASSOCIATION SHALL HAVE TWO CLASSES OF VOTING MEMBERSHIP:

CLASS A CLASS A MEMBERS SHALL BE ALL THOSE OWNERS

AS DEFINED IN ARTICLE V WITH THE EXCEPTION OF THE DECLARANT.

CLASS A MEMBERS SHALL BE ENTITLED TO ONE VOTE FOR EACH LOT

IN WHICH THEY HOLD THE INTEREST REQUIRED FOR MEMBERSHIP BY

ARTICLE V. WHEN MORE THAN ONE PERSON HOLDS SUCH INTEREST

IN ANY LOT, ALL SUCH PERSONS SHALL BE MEMBERS. THE VOTE FOR

SUCH LOT SHALL BE EXERCISED AS THEY AMONG THEMSELVES DETERMINE,

BUT IN NO EVENT SHALL MORE THAN ONE VOTE BE CAST WITH RESPECT

TO ANY LOT.

CLASS B. THE CLASS B MEMBER SHALL BE THE DEVELOPER

(AS DEFINED IN THE DECLARATION). THE CLASS B MEMBER SHALL BE
ENTITLED TO THREE (3) VOTES FOR EACH LOT IN WHICH IT HOLDS THE
INTEREST REQUIRED FOR MEMBERSHIP BY ARTICLE V, PROVIDED THAT
THE CLASS B MEMBERSHIP SHALL CEASE AND BE CONVERTED TO CLASS A
MEMBERSHIP ON THE HAPPENING OF EITHER OF THE FOLLOWING EVENTS,
WHICHEVER OCCURS EARLIER:

- (A) WHEN THE TOTAL VOTES OUTSTANDING IN THE CLASS A MEMBERSHIP EQUAL THE TOTAL VOTES OUTSTANDING IN THE CLASS B MEMBERSHIP; OR
- (B) November 1, 1993

ARTICLE VII

BOARD OF DIRECTORS

THE AFFAIRS OF THIS ASSOCIATION SHALL BE MANAGED BY A BOARD OF SEVEN (7) DIRECTORS, WHO NEED NOT BE MEMBERS OF THE ASSOCIATION. THE NUMBER OF DIRECTORS MAY BE CHANGED BY AMENDMENT OF THE BY-LAWS OF THE ASSOCIATION. THE NAMES AND ADDRESSES OF THE PERSONS WHO ARE TO ACT IN THE CAPACITY OF DIRECTORS UNTIL THE SELECTION OF THEIR SUCCESSORS ARE:

NAME

William E. Nollsch Robert H. Klatsky RONALD S. LOSER Larry E. Reichert H. Kathleen Queenan

EDGAR W. NICHOLS William T. Troppman

ADDRESS

8288 E. Long Place, Englewood, Colorado 13176 E. Linvale Place, Aurora, Colorado 6932 S. SPOTSWOOD, LITTLETON, COLO. 11437 Tomichi, Franktown, Colorado 9050 Cherry Creek S. Drive, Denver, Colorado

7049 S. STEELE, LITTLETON, COLO. 620 S. Alton Way, Denver, Colorado

AT THE FIRST ANNUAL MEETING THE MEMBERS SHALL ELECT

TWO DIRECTORS FOR A TERM OF ONE YEAR, TWO DIRECTORS FOR A TERM OF TWO YEARS AND THREE DIRECTORS FOR A TERM OF THREE YEARS; AND AT EACH ANNUAL MEETING THEREAFTER THE MEMBERS SHALL ELECT DIRECTORS FOR A TERM OF THREE YEARS, AS REQUIRED TO REPLACE THOSE DIRECTORS WHOSE TERMS EXPIRE.

ARTICLE VIII

LIABILITIES

THE HIGHEST AMOUNT OF INDEBTEDNESS OR LIABILITY,
DIRECT OR CONTINGENT, TO WHICH THIS ASSOCIATION MAY BE SUBJECT
AT ANY ONE TIME SHALL NOT EXCEED 150 PERCENT OF ITS INCOME FOR
THE PREVIOUS FISCAL YEAR, PROVIDED THAT ADDITIONAL AMOUNTS MAY
BE AUTHORIZED BY THE ASSENT OF TWO-THIRDS (2/3) OF EACH CLASS
OF THE MEMBERSHIP.

ARTICLE IX

ANNEXATION OF ADDITIONAL PROPERTIES

SECTION I. THE ASSOCIATION MAY, AT ANY TIME, ANNEX ADDITIONAL RESIDENTIAL PROPERTIES AND COMMON AREAS TO THE PROPERTIES DESCRIBED IN ARTICLE IV, PROVIDED THAT ANY SUCH ANNEXATION SHALL HAVE THE ASSENT OF TWO-THIRDS (2/3) OF THE ENTIRE CLASS A MEMBERSHIP AND TWO-THIRDS (2/3) OF THE ENTIRE CLASS B MEMBERSHIP, IF ANY.

SECTION 2. IF WITHIN TEN (10) YEARS OF THE DATE OF INCORPORATION OF THIS ASSOCIATION, THE DEVELOPER SHOULD DEVELOP ADDITIONAL LANDS WITH IN THE FOLLOWING DESCRIBED AREA:

THE WEST \(\frac{1}{2} \) SECTION 17, TIER 2 SOUTH, RANGE 68 WEST OF THE 6TH P.M.,

ADAMS COUNTY, COLORADO

SUCH ADDITIONAL LANDS MAY BE ANNEXED TO SAID PROPERTIES WITHOUT THE ASSENT OF THE CLASS A MEMBERS

PROVIDED HOWEVER, THAT THE DEVELOPMENT OF THE ADDITIONAL LANDS DESCRIBED IN THIS SECTION SHALL BE IN ACCORDANCE WITH A GENERAL PLAN SUBMITTED TO THE FEDERAL HOUSING ADMINISTRATION OR VETERANS ADMINISTRATION WITH THE PROCESSING PAPERS FOR THE FIRST SECTION.

DETAILED PLANS FOR THE DEVELOPMENT OF ADDITIONAL LANDS MUST BE SUBMITTED TO THE FEDERAL HOUSING ADMINISTRATION OR THE VETERANS ADMINISTRATION PRIOR TO SUCH DEVELOPMENT. IF THE FEDERAL HOUSING ADMINISTRATION OR VETERANS ADMINISTRATION DETERMINE THAT SUCH DETAILED PLANS ARE NOT IN ACCORDANCE WITH THE GENERAL PLAN ON FILE, THE DEVELOPMENT OF THE ADDITIONAL LANDS MUST HAVE THE ASSENT OF TWO-THIRDS (2/3) OF THE CLASS A MEMBERS WHO ARE VOTING IN PERSON OR BY PROXY AT A MEETING DULY CALLED FOR THIS PURPOSE, WRITTEN NOTICE OF WHICH SHALL BE SENT TO ALL MEMBERS NOT LESS THAN 30 DAYS NOR MORE THAN 60 DAYS IN ADVANCE OF THE MEETING SETTING FORTH THE PURPOSE OF THE MEETING.

ARTICLE X

MERGERS AND CONSOLIDATIONS

TO THE EXTENT PERMITTED BY LAW, THE ASSOCIATION MAY PARTICIPATE IN MERGERS AND CONSOLIDATIONS WITH OTHER NONPROFIT CORPORATIONS ORGANIZED FOR THE SAME PURPOSES, PROVIDED THAT ANY SUCH MERGER OR CONSOLIDATION SHALL HAVE THE ASSENT OF TWO-THIRDS (2/3) OF THE ENTIRE CLASS A MEMBERSHIP AND TWO-THIRDS (2/3) OF THE ENTIRE CLASS B MEMBERSHIP, IF ANY.

. ARTICLE XI

AUTHORITY TO MORTGAGE

ANY MORTGAGE BY THE ASSOCIATION OF THE COMMON PROPERTIES

DEFINED IN THE DECLARATION SHALL HAVE THE ASSENT OF TWO-THIRDS

(2/3) OF THE ENTIRE CLASS A MEMBERSHIP AND TWO-THIRDS (2/3) OF

THE CLASS B MEMBERSHIP, IF ANY.

ARTICLE XII

AUTHORITY TO DEDICATE

THE ASSOCIATION SHALL HAVE POWER TO DEDICATE, SELL OR TRANSFER ALL OR ANY PART OF THE COMMON PROPERTIES TO ANY PUBLIC AGENCY, AUTHORITY, OR UTILITY FOR SUCH PURPOSES AND SUBJECT TO SUCH CONDITIONS AS MAY BE AGREED TO BY THE MEMBERS. NO SUCH DEDICATION OR TRANSFER SHALL BE EFFECTIVE UNLESS AN INSTRUMENT HAS BEEN SIGNED BY MEMBERS ENTITLED TO CAST TWO-THIRDS (2/3) OF THE VOTES OF THE ENTIRE CLASS A MEMBERSHIP AND TWO-THIRDS (2/3) OF THE ENTIRE CLASS B MEMBERSHIP, IF ANY, AGREEING TO SUCH DEDICATION, SALE OR TRANSFER.

ARTICLE XIII

DISSOLUTION ,

THE ASSOCIATION MAY BE DISSOLVED WITH THE ASSENT GIVEN IN WRITING AND SIGNED BY NOT LESS THAN TWO-THIRDS (2/3) OF THE ENTIRE CLASS A MEMBERSHIP AND TWO-THIRDS (2/3) OF THE ENTIRE

CLASS B MEMBERSHIP, IF ANY. UPON DISSOLUTION OF THE ASSOCIATION, THE ASSETS, BOTH REAL AND PERSONAL OF THE ASSOCIATION, SHALL BE DEDICATED TO AN APPROPRIATE PUBLIC AGENCY TO BE DEVOTED TO PURPOSES AS NEARLY AS PRACTICABLE THE SAME AS THOSE TO WHICH THEY WERE REQUIRED TO BE DEVOTED BY THE ASSOCIATION. IN THE EVENT THAT SUCH DEDICATION IS REFUSED ACCEPTANCE, SUCH ASSETS SHALL BE GRANTED, CONVEYED AND ASSIGNED TO ANY NONPROFIT CORPORATION, ASSOCIATION, TRUST OR OTHER ORGANIZATION TO BE DEVOTED TO PURPOSES AND USES THAT WOULD MOST NEARLY RELECT THE PURPOSES AND USES TO WHICH THEY WERE REQUIRED TO BE DEVOTED BY THE ASSOCIATION.

ARTICLE XIV

DURATION

THE CORPORATION SHALL EXIST PERPETUALLY.

ARTICLE XV

MEETINGS FOR ACTIONS GOVERNED BY ARTICLES VIII THROUGH XIII

IN ORDER TO TAKE ACTION UNDER ARTICLES VIII THROUGH

XIII, THERE MUST BE A DULY HELD MEETING. WRITTEN NOTICE, SET
TING FORTH THE PURPOSE OF THE MEETING SHALL BE GIVEN TO ALL

MEMBER NOT LESS THAN 30 DAYS NOR MORE THAN 60 DAYS IN ADVANCE

OF THE MEETING. THE PRESENCE OF MEMBERS OR OF PROXIES ENTITLED

TO CAST TWO THIRDS (2/3) OF THE VOTES OF EACH CLASS OF MEMBER
SHIP SHALL CONSTITUTE A QUORUM.

IF

THE REQUIRED QUORUM IS NOT FORTHCOMING AT ANY MEETING, ANOTHER MEETING MAY BE CALLED, SUBJECT TO THE NOTICE REQUIREMENT SET FORTH ABOVE, AND THE REQUIRED QUORUM AT SUCH SUBSEQUENT MEETING SHALL BE ONE-HALF OF THE REQUIRED QUORUM OF THE PRECEDING MEETING. NO SUCH SUBSEQUENT MEETING SHALL BE HELD MORE THAN 60 DAYS

FOLLOWING THE PRECEDING MEETING. IN THE EVENT THAT TWO-THIRDS (2/3) OF THE CLASS A MEMBERSHIP OR TWO-THIRDS (2/3) OF THE CLASS B MEMBERSHIP, IF ANY, ARE NOT PRESENT IN PERSON OR BY PROXY, MEMBERS NOT PRESENT MAY GIVE THEIR WRITTEN ASSENT TO THE ACTION TAKEN THEREAT.

ARTICLE XVI

AMENDMENTS

AMENDMENT OF THESE ARTICLES OF INCORPORATION SHALL REQUIRE THE ASSENT OF SEVENTY-FIVE PERCENT (75%) OF THE ENTIRE MEMBERSHIP.

ARTICLE XVII

FHA APPROVAL

AS LONG AS THERE IS A CLASS B MEMBERSHIP THE FOLLOWING ACTIONS WILL REQUIRE THE PRIOR APPROVAL OF THE FEDERAL HOUSING ADMINISTRATION OR VETERANS ADMINISTRATION: ANNEXATION OF ADDITIONAL PROPERTIES, MERGERS AND CONSOLIDATIONS, MORTGAGING OF COMMON PROPERTIES, DEDICATION OF COMMON PROPERTIES, DISSOLUTION AND AMENDMENT OF THESE ARTICLES.

IN WITNESS WHEREOF, FOR THE PURPOSE OF FORMING THIS CORPORATION UNDER THE LAWS OF THE STATE OF COLORADO, WE, THE UNDERSIGNED, CONSTITUTING THE INCORPORATORS OF THIS ASSOCIATION, HAVE EXECUTED THE CERTIFICATE OF INCORPORATION THIS 2d DAY OF FEBRUARY , 19 83.

STATE OF COLORADO) SS.

ON THIS DAY PERSONALLY APPEARED BEFORE ME A NOTARY

PUBLIC IN AND FOR SAID CITY, COUNTY AND STATE, __edgar W. Nichols

William E. Nollsch and Larry E. Reichert PERSONALLY KNOWN TO ME

TO BE THE PERSONS WHOSE NAMES ARE SUBSCRIBED TO THE ANNEXED

AND FOREGOING ARTICLES OF INCORPORATION, AND THEY AND EACH

OF THEM ACKNOWLEDGED TO ME THAT THEY AND EACH OF THEM SIGNED

AND SEALED THE SAID INSTRUMENT OF WRITING AS THEIR FREE AND

VOLUNTARY ACT AND DEED AND AS THE FREE AND VOLUNTARY ACT AND

DEED OF EACH OF THEM, FOR THE USES AND PURPOSES THEREIN SET FORTH.

GIVEN UNDER MY HAND AND NOTARIAL SEAL THIS 2d DAY OF

FEBRUARY , A.D. 19 83

NOTARY PUBLIC

27 Drieman Dr East

MY COMMISSION EXPIRES 12-18-83



I, NATALIE MEYER, Secretary of State of the State of Colorado hereby certify that the prerequisites for the issuance of this certificate have been fulfilled in compliance with law and are found to conform to law.

Accordingly, the undersigned, by virtue of the authority vested in me by law, hereby issues a CERTIFICATE OF INCORPORATION TO THE NORTHPARK HOMEOWNERS ASSOCIATION. A NONPROFIT CORPORATION.



Ratalie Meyer SECRETARY OF STATE

DATED: FEBRUARY 2, 1983