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- 12. The nonprofit corporation is formed under the Colorado Revised Nonprofit Corporation Act.
- 13. The corporation will \square **OR** will not \square have voting members.
- 14. A description of the distribution of assets upon dissolution is attached.
- 15. Additional information may be included pursuant to §7-122-102, C.R.S. and other organic statutes. If applicable, mark this box 🗹 and include an attachment stating the additional information.

Notice:

Causing this document to be delivered to the secretary of state for filing shall constitute the affirmation or acknowledgment of each individual causing such delivery, under penalties of perjury, that the document is the individual's act and deed, or that the individual in good faith believes the document is the act and deed of the person on whose behalf the individual is causing the document to be delivered for filing, taken in conformity with the requirements of part 3 of article 90 of title 7, C.R.S., the constituent documents, and the organic statutes, and that the individual in good faith believes the facts stated in the document are true and the document complies with the requirements of that Part, the constituent documents, and the organic statutes.

This perjury notice applies to each individual who causes this document to be delivered to the secretary of state, whether or not such individual is named in the document as one who has caused it to be delivered.

16. Name(s) and address(es) of the

individual(s) causing the document to be delivered for filing:	Meacher	Michael	John	$-\frac{Esq.}{(Suffix)}$		
C	(Last)	(First)	(Middle)			
	1050 17th Street					
	(Street name and number or Post Office Box information) Suite 1500					
	Denver	CO	80265			
	(City)	United Sta	(Postal/Zip C ates	Code)		
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(The document need not state the true name and address of more than one individual. However, if you wish to state the name and address of any additional individuals causing the document to be delivered for filing, mark this box \Box and include an attachment stating the name and address of such individuals.)

Disclaimer:

This form, and any related instructions, are not intended to provide legal, business or tax advice, and are offered as a public service without representation or warranty. While this form is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form. Questions should be addressed to the user's attorney.

ADDITIONAL PROVISIONS TO ARTICLES OF INCORPORATION

OF

STRATTON FLATS TOWNHOMES ASSOCIATION, INC., A COLORADO NONPROFIT CORPORATION

(THE "ASSOCIATION")

ARTICLE I DEFINITIONS

1.01 <u>Declaration</u>.

As used herein, "Declaration" means the Declaration of Covenants, Conditions and Restrictions for Stratton Flats Townhomes, recorded in the records of Eagle County, Colorado, as the same may be amended from time to time.

1.02 Other Definitions.

Unless otherwise defined herein, all capitalized terms used in the Articles of Incorporation (the "**Articles**") shall have the meanings given to them in the Declaration. Unless otherwise indicated, the term "**Section**" as used in the Articles shall mean a section of the Articles.

ARTICLE II MEMBERSHIP AND VOTING

2.01 <u>Membership</u>.

Each Owner shall be a member of the Association, and a Person who is not an Owner may not be a member of the Association.

2.02 <u>Voting</u>.

(a) The votes in the Association shall be allocated as described in this Section 2.02 and Section 2.03 below.

(b) Each Unit shall be allocated one (1) vote, regardless of the number of Owners of that Unit, which may not be separated from the Unit. The vote allocated to a Unit shall be held by the Owner(s) of such Unit and may not be separated from such Unit to which the vote is allocated. The vote allocated to a Unit may be transferred or encumbered only in connection with the conveyance or encumbrance of the fee simple interest in such Unit. Any transfer or encumbrance of any votes in the Association, other than as permitted in this Section 2.02(b), shall be null and void and have no force or effect.

(c) Notwithstanding the terms and conditions of Section 2.02(b) above, the Owner of a Unit may appoint an agent to vote the votes allocated to such Owner's Unit by a duly executed proxy, in such form as the Association may reasonably require, timely delivered to the Association.

(d) Cumulative voting shall not be allowed in the election of Directors or for any other purpose.

(e) If multiple Owners of a Unit cannot agree among themselves as to how to cast their vote on a particular matter, they shall lose their right to vote on such matter. If any Owner of a Unit casts the vote for that Unit, it will thereafter be presumed for all purposes that the Owner was acting with the authority and consent of all other Owners of that Unit, unless an Owner of that Unit makes an objection thereto to the Person presiding over the meeting when the votes are cast. If more than one (1) vote is cast for any Unit, none of such votes shall be counted and all of such votes shall be deemed null and void.

ARTICLE III PURPOSES AND POWERS

3.01 <u>Purposes and Powers</u>.

(a) The Association's purposes are:

(i) to manage, operate, insure, construct, improve, repair, replace, alter, renovate and maintain the General Common Elements and the Association Property;

(ii) to provide certain facilities, services and other benefits to Owners and their Guests;

(iii) to administer and enforce the covenants, conditions, restrictions, reservations and easements created hereby;

(iv) to levy, collect and enforce the Assessments, charges and liens imposed pursuant hereto;

(v) to establish, publish, administer, amend and modify the Rules and Regulations as the Association deems necessary or desirable consistent with this Declaration, the Articles, the Bylaws and the Act;

(vi) to enter into agreements with other Persons, including, without limitation, easements, licenses, leases and other agreements with one or more condominium associations, the Master Association, or governmental or quasi-governmental entities, which provide for the sharing of expenses between or among the Association and such other Persons for improvements, facilities and services that serve the Association and such other Persons;

(vii) to regulate and manage the Condominium; and

(viii) to take any action that it deems necessary or appropriate to protect the interests and general welfare of Owners and their Guests.

(b) Unless expressly prohibited by law or any of the Association Documents, the Association may:

(i) take any and all actions that it deems necessary or advisable to fulfill its purposes, including, without limitation, the hiring and terminating of employees, agents and independent contractors;

(ii) exercise any powers conferred on it by the Act or any Association

Document; and

(iii) exercise all powers that may be exercised in Colorado by nonprofit corporations.

(c) Without in any way limiting the generality of Section 3.01(b) above, the Association may, but unless otherwise required elsewhere in this Declaration, is not obligated to:

(i) provide certain facilities and services to the Owners, such as (A) recreational facilities and services, (B) water, sewer, gas, electric, internet, cable television and other utility facilities and services, (C) parking facilities and services, and (D) trash collection facilities and services and (E) snow removal facilities and services;

(ii) acquire, sell, lease and grant easements over, across and through General Common Elements;

(iii) acquire, own, sell, lease and grant easements over, across and through the Association Property and any other real property;

(iv) borrow monies and grant security interests in the General Common Elements, the Association Property and the other assets of the Association as collateral therefor;

(v) make capital improvements, repairs and replacements to the General Common Elements and the Association Property; and

(vi) hire and terminate managing agents and other employees, agents and independent contractors.

(d) Without in any way limiting the powers of the Association as described in Section 3.01(b) above, the Association may, but is not obligated to, charge use fees for the use of any Common Element, for the use of any portion of the Association Property, and for the use of any facilities or services provided by the Association.

(e) The Association may provide facilities and services itself or it may contract with the Master Association or other private, governmental or quasi-governmental Persons to provide facilities or services.

3.02 <u>Restrictions on Purposes and Powers; Dissolution</u>.

The purposes and powers of the Association described in Section 3.01 are subject to the following limitations:

(a) The Association shall be organized and operated exclusively for nonprofit purposes as set forth in Section 528 of the Internal Revenue Code of 1986, as amended, or in any corresponding provision of any future law of the United States of America providing for exemption of similar organizations from income taxation.

(b) No part of the net earnings of the Association shall inure to the benefit of any Owner, except as expressly permitted in Section 3.02(c) with respect to the dissolution of the Association.

(c) The Association shall not pay any dividends. No distribution of the Association's assets to Owners shall be made until all of the Association's debts are paid, and then only upon the final dissolution of the Association as permitted in the Declaration. Upon payment of all of the Association's debts and final dissolution, any remaining assets of the Association shall be distributed among the Owners in accordance with the terms and conditions of the Act.

3.03 Association Documents.

(a) The Declaration creates the condominium known as Stratton Flats Townhomes and creates certain covenants, conditions, restrictions, reservations, easements, assessments, charges and liens applicable to the Property. The Articles create the Association. The Bylaws provide for the regulation and management of the Association, and the Rules and Regulations provide for the regulation and management of the Condominium.

(b) If there is any conflict or inconsistency between the terms and conditions of the Declaration and the terms and conditions of the Articles, the Bylaws or the Rules and Regulations, the terms and conditions of the Declaration shall control. If there is any conflict or inconsistency between the terms and conditions of the Articles and the terms and conditions of the Bylaws or the Rules and Regulations, the terms and conditions of the Articles shall control. If there is any conflict or inconsistency between the terms and conditions to the Bylaws and the terms and conditions of the Rules and Regulations, the terms and conditions of the Bylaws shall control.

ARTICLE IV EXECUTIVE BOARD

4.01 <u>Executive Board</u>.

(a) The business and affairs of the Association shall be controlled, conducted and managed by the Executive Board, except as otherwise provided in the Colorado Revised Nonprofit Corporation Act, the Declaration, the Articles or the Bylaws. (b) Except as provided by law or in the Declaration, the Articles or the Bylaws, the Executive Board may act on behalf of the Association in all instances. The Executive Board may not, however, act on behalf of the Association to:

(i) amend the Declaration;

(ii) terminate the Association, the Declaration or the planned community created by the Declaration;

(iii) elect Directors to the Executive Board, other than to fill a vacancy for the unexpired portion of a Director's term as set forth in Section 4.07 below; or

(iv) determine the qualifications, powers and duties or terms of office of Directors.

4.02 <u>Number of Directors</u>.

(a) The Executive Board shall consist of three (3) Directors elected by the Owners pursuant to this Section 4.02, or appointed by Declarant pursuant to section 6.03 of the Declaration.

(b) The terms of the Directors shall be staggered. At the initial election or appointment of the Directors, the Directors shall be divided into two groups: Group One and Group Two. Group One will consist of a single Director and Group Two will consist of two Directors.

(c) The initial Group One Director shall hold office until the election or appointment of his successor at the next annual meeting held in a year ending in an odd number. Thereafter, subject to the terms and conditions of Sections 6.04 and 6.05 of the Declaration, the Group One Director will hold office for a term of two (2) years and the Owners shall elect a successor at the annual meeting held in years ending in an odd number.

(d) The initial Group Two Directors shall hold office until the election or appointment of their successors at the next annual meeting held in a year ending in an even number. Thereafter, subject to the terms and conditions of Sections 6.04 and 6.05 of the Declaration, the Group Two Directors will hold office for a term of two (2) years and the Owners shall elect successors at the annual meeting held in years ending in an even number.

4.03 <u>Initial Directors</u>.

The names and addresses of the initial Directors are as follows:

Director	Name	Address
Initial Group One Director	Lori F. Chacos	200 N. Smith Street, #300 Palatine IL 60067

Initial Group Two Director

David L. Kirshenbaum

200 N. Smith Street, #300 Palatine IL 60067

Initial Group Two DirectorJeffery S. Arnold200 N. Smith Street, #300Palatine IL 60067

4.04 Declarant Control Period.

(a) Subject to the terms and conditions of Sections 4.04(b), (c) and (d) below, but notwithstanding anything to the contrary contained in this Declaration or in any other Association Document, Declarant shall have the exclusive right to appoint and remove all Officers and Directors during the Declarant Control Period. The term "**Declarant Control Period**" means the period commencing on the date on which Declarant forms the Association and ending on the earlier of:

(i) the date that is sixty (60) days after conveyance to Purchasers of seventy-five percent (75%) of the maximum number of Units Declarant may create under this Declaration;

(ii) the date that is two (2) years after the last conveyance of a Unit by Declarant to a Purchaser in the ordinary course of business; or

(iii) the date that is two (2) years after any right to add new Units was

(b) Declarant may voluntarily surrender its right to appoint and remove Officers and Directors prior to the expiration of the Declarant Control Period, but, in that event, Declarant may require, for the remainder of the Declarant Control Period, that specific actions of the Association or the Executive Board, as described in a recorded instrument executed by Declarant, be approved by the Declarant before such actions become effective.

(c) Notwithstanding anything to the contrary contained in Section 4.05(a) above, not later than sixty (60) days after the conveyance to Purchasers of twenty-five percent (25%) of the maximum number of Units Declarant may create under this Declaration, at least one (1) Director appointed by Declarant (as selected by Declarant) shall be replaced with a duly qualified Director elected by the Owners of Units entitled to elect such Director, other than Declarant.

(d) Notwithstanding anything to the contrary contained in Section 4.05(a) above, during the thirty-day (30-day) period immediately preceding the date on which the Declarant Control Period expires, Owners shall elect a new Executive Board subject to Sections 4.02 and 4.04 above. Upon termination of the Declarant Control Period the new Executive Board shall take office.

4.05 <u>Removal of Directors</u>.

last exercised.

Notwithstanding any provision of this Declaration or any other Association Document to the contrary:

(a) Directors appointed by Declarant may be removed, with or without cause, solely by Declarant.

(b) Each Director, other than Directors appointed by Declarant, may be removed, with or without cause, by a sixty-seven percent (67%) or greater vote of all votes allocated to Units represented and entitled to vote at any meeting at which a quorum of the Owners is present.

(c) Directors may not be removed, except as provided in Sections 4.05(a) and (b) above.

4.06 <u>Replacement of Directors</u>.

(e) Vacancies on the Executive Board created by the removal, resignation or death of a Director appointed by Declarant shall be filled by a Director appointed by Declarant.

(f) Except with respect to a Director appointed by Declarant, a vacancy on the Executive Board created by the removal, resignation or death of a Director shall be filled by a Director elected by the Owners.

(a) Any Director appointed or elected pursuant to this Section 4.06 shall hold office for the remainder of the unexpired term of the Director that such Director replaced.

ARTICLE V LIABILITY AND INDEMNIFICATION

5.01 Limits on Directors' Liability.

To the fullest extent permitted by the Act and the Colorado Revised Nonprofit Corporation Act, as the same exist or may hereafter be amended, a Director shall not be liable to the Association or the Owners for monetary damages for breach of fiduciary duty. Any repeal or modification of this Section 5.01 of the Articles shall be prospective only and shall not adversely affect any right or protection of a Director existing at the time of such repeal or modification.

5.02 Indemnification.

To the fullest extent permitted by the Act and the Colorado Revised Nonprofit Corporation Act, as the same exist or may hereafter be amended, the Association shall indemnify each Director and Officer and each employee, fiduciary and agent of the Association.

ARTICLE VI <u>BYLAWS</u>

The initial Bylaws of the Association shall be adopted by the Executive Board. The Executive Board and the members shall have the power to alter, amend or repeal the Bylaws

from time to time and to adopt new Bylaws as more particularly described in the Bylaws. The Bylaws of the Association may contain any provisions for the regulation or management of the affairs of the Association that are not inconsistent with law, the Declaration or the Articles.

ARTICLE VII AMENDMENT

The Association may amend, alter, change or repeal any provision contained in the Articles by, unless a higher voting requirement is set forth herein with respect to any particular provisions, the vote of the holders of at least sixty-seven percent (67%) of the votes allocated to all Units at any regular or special meeting called for that purpose at which a quorum is represented. The Association's right to amend, alter, change or repeal the Articles is subject to the limitations thereon set forth in the Declaration.

ARTICLE VIII INCORPORATOR

The name and address of the incorporator is:

Michael J. Meacher 1050 17th Street, Suite 1500 Denver, Colorado 80265

The name and address of the individual who causes this document to be delivered for filing, and to whom the Secretary of State may deliver notice if filing of this document is refused, is:

> Michael J. Meacher 1050 17th Street, Suite 1500 Denver, Colorado 80265

Dated: Tuesday, May 1, 2007