

Form Revision Date 07/2016

ARTICLES OF INCORPORATION

For use by DOMESTIC NONPROFIT CORPORATION

Pursuant to the provisions of Act 162, Public Acts of 1982, the undersigned corporation executes the following Articles:

ARTICLE I

The name of the corporation is:

NORTH WOOD CONDOMINIUM ASSOCIATION

ARTICLE II

The purpose or purposes for which the corporation is formed are:

The purpose for which the corporation is formed is to provide an entity pursuant to the Michigan Condominium Act, MCL 559.101 et seq., for the operation of condominium properties in Montcalm County, Michigan, including the following:

a. to maintain, operate, and administer the property of the condominium for the use and enjoyment of its members and their guests, invitees, and families

b. to make and enforce reasonable rules and regulations concerning the use of the condominium property in furtherance of the master deed and bylaws

c. to levy and collect assessments from members of the corporation to defray the costs, expenses, and losses of the condominium d. to employ personnel; to contract for the maintenance, administration, and management of the condominium; and to delegate to the persons such powers and duties as are necessary

e. to purchase insurance on the common elements of the condominium and to collect and allocate the proceeds

f. to authorize and approve the signing of contracts, deeds, or easements affecting the common elements

g. to carry on any other business in connection with and incident to the above purposes that is not forbidden and with all the powers conferred on nonprofit corporations by the laws of the state of Michigan

All funds and the titles to all properties acquired by the corporation and the proceeds shall be held in trust for the members in accordance with the provisions of the bylaws of the association.

| | ARTICLE III | | | |
|--|--|--|--|--|
| The Corporation is formed up | Non Stock Stock | | | |
| If formed on a stock basis, the total number of shares the corporation has authority to issue is | | | | |
| If formed on a nonstock basi | s, the description and value of its real property assets are (if none, insert "none"): | | | |
| none | | | | |
| The description and value of its personal property assets are (if none, insert "none"): | | | | |
| none | | | | |
| The corporation is to be financed under the following general plan: | | | | |
| assessment of members | | | | |
| The Corporation is formed or | a Membership basis. | | | |
| ARTICLEIV | | | | |
| The street address of the re Boxes are not acceptable): | gistered office of the corporation and the name of the resident agent at the registered office (P.O. | | | |
| 1. Agent Name: | TORI BRAYTON | | | |
| Street Address: 1100 N 4TH STREET | | | | |

Apt/Suite/Other:

| | City: | GREENVILLE | | | |
|--|---|------------------------------------|--|--|--|
| | State: | MI | Zip Code: 48838 | | |
| | | | | | |
| 3. | Registered Office Mailing | Address: | | | |
| | P.O. Box or Street | | | | |
| | Address: | 1100 N 4TH STREET | | | |
| | Apt/Suite/Other: | | | | |
| | City: | GREENVILLE | | | |
| | State: | MI | Zip Code: 48838 | | |
| | | | | | |
| | | | ARTI CLE V | | |
| | | | | | |
| TI | ne name(s) and address(| es) of the incorporator(s) is (ar | re) as follows: | | |
| | | | | | |
| 1 | lame | | Residence or Business Address | | |
| 6 | ORI BRAYTON | | 1100 N 4TH STREET, GREENVILLE, MI 48838 USA | | |
| | | | | | |
| | | | | | |
| ι | Jse the space below for a | additional Articles or for continu | ation of previous Articles. Please identify any Article being continued or added. | | |
| | · | | ARTICLE VI | | |
| | | THE TERM OF TH | E CORPORATION SHALL BE PERPETUAL. | | |
| | | | ARTICLE VII | | |
| | | | SIS, AND EACH OWNER OF RECORD OF A UNIT IN THE CONDOMINIUM, INCLUDING | | |
| | | | LL BE A MEMBER OF THE CORPORATION. MEMBERSHIP SHALL NOT BE ASSIGNED, | | |
| Р | | | ER EXCEPT AS AN APPURTENANCE TO THE UNIT. THE DIRECTORS SHALL ALSO BE | | |
| E | | | IL THEIR SUCCESSORS HAVE BEEN ELECTED AND QUALIFIED. | | |
| E/ | EACH MEMBER OF THE CORPORATION SHALL BE ENTITLED TO ONE VOTE, THE VALUE OF WHICH AND THE MANNER OF EXERCISE OF WHICH ARE TO BE DETERMINED IN ACCORDANCE WITH THE BYLAWS OF THE CORPORATION. | | | | |
| ARE TO BE DETERMINED IN ACCORDANCE WITH THE BYLAWS OF THE CORPORATION. ARTICLE VIII | | | | | |
| | ANY ACTION REQUIRED OR PERMITTED BY THE ACT TO BE TAKEN AT AN ANNUAL OR SPECIAL MEETING OF MEMBERS MAY BE TAKEN | | | | |
| 1 | WITHOUT A MEETING, WITHOUT PRIOR NOTICE, AND WITHOUT A VOTE IF A CONSENT IN WRITING, SETTING FORTH THE ACTION TO BE | | | | |
| | TAKEN, IS SIGNED BY A NUMBER OF MEMBERS OF THE CORPORATION NOT LESS THAN THE MINIMUM NUMBER OF VOTES THAT WOULD BE | | | | |
| | NECESSARY TO AUTHORIZE OR TAKE THE ACTION AT A MEETING AT WHICH ALL MEMBERS ENTITLED TO VOTE WERE PRESENT AND VOTED. | | | | |
| P | ROMPT NOTICE OF THE T | | WITHOUT A MEETING BY LESS THAN UNANIMOUS CONSENT SHALL BE GIVEN TO | | |
| | MEMBERS WHO HAVE NOT CONSENTED IN WRITING. ARTICLE IX | | | | |
| N | O CONTRACT OR OTHER | TRANSACTION BETWEEN THIS C | CORPORATION AND ANY OTHER CORPORATION, FIRM, OR ASSOCIATION SHALL BE | | |
| | | | DED BY MCL 559.101 ET SEQ.) BY THE FACT THAT ANY ONE OR MORE OF THE | | |
| | | | ITERESTED IN OR ARE DIRECTORS OR OFFICERS OF THE OTHER CORPORATION, | | |
| | FIRM, OR ASSOCIATIO | N. ANY DIRECTOR OR OFFICER | MAY INDIVIDUALLY BE A PARTY TO OR BE INTERESTED IN ANY CONTRACT OR | | |
| | TRANSACTION OF THE CORPORATION. HOWEVER, THE CONTRACT OR OTHER TRANSACTION MUST BE FAIR AND REASONABLE TO THE | | | | |
| | CORPORATION WHEN IT IS AUTHORIZED, APPROVED, OR RATIFIED. THE MATERIAL FACTS OF THE RELATIONSHIP OR INTEREST MUST BE | | | | |
| | DISCLOSED OR KNOWN TO THE BOARD OR COMMITTEE WHEN IT AUTHORIZED, APPROVED, OR RATIFIED THE CONTRACT OR TRANSACTION | | | | |
| | BY A VOTE SUFFICIENT FOR THE PURPOSE WITHOUT COUNTING THE VOTE OF THE INTERESTED DIRECTOR OR OFFICER. EVERY PERSON WHO MAY BECOME A DIRECTOR OR AN OFFICER OF THE CORPORATION IS RELIEVED FROM ANY LIABILITY THAT MIGHT OTHERWISE EXIST | | | | |
| V | FROM CONTRACTING WITH THE CORPORATION FOR THE BENEFIT OF THE OFFICER OR DIRECTOR OR ANY FIRM, ASSOCIATION, OR | | | | |
| | | | R MAY OTHERWISE HAVE AN INTEREST AS SET FORTH IN THESE ARTICLES. | | |
| | | | ARTICLE X | | |
| Т | | | ECTORS WITHIN THE MEANING OF THE ACT. A VOLUNTEER DIRECTOR SHALL NOT | | |
| | | | ITS MEMBERS FOR MONETARY DAMAGES FOR A BREACH OF THE DIRECTOR'S | | |
| | FIDUCIARY DUTY ARIS | | IOWEVER, THIS ARTICLE SHALL NOT ELIMINATE OR LIMIT THE LIABILITY OF A R FOR ANY OF THE FOLLOWING: | | |
| | | | A DIRECTOR OR VOLUNTEER OFFICER TO WHICH HE OR SHE IS NOT ENTITLED. | | |
| | | | OF HARM ON THE CORPORATION, OR ITS MEMBERS | | |
| | C. A VIOLATION OF MCL 450.2551 | | | | |
| | | D. AN | INTENTIONAL CRIMINAL ACT | | |
| | E. A LIABILITY IMPOSED UNDER MCL 450.2497(A) | | | | |
| | A VOLUNTEER DIRECTOR SHALL ONLY BE PERSONALLY LIABLE FOR MONETARY DAMAGES FOR A BREACH OF FIDUCIARY DUTY AS A | | | | |
| | DIRECTOR TO THE CORPORATION AND ITS MEMBERS TO THE EXTENT SET FORTH IN THIS ARTICLE. ANY REPEAL OR MODIFICATION OF | | | | |
| | THIS ARTICLE SHALL NOT ADVERSELY AFFECT ANY RIGHT OR PROTECTION OF ANY VOLUNTEER DIRECTOR EXISTING AT THE TIME OF OR FOR ANY ACTS OR OMISSIONS OCCURRING BEFORE THE REPEAL OR MODIFICATION. | | | | |
| | FOR ANY ACTS OR OWISSIONS OCCURRING BEFORE THE REPEAL OR MODIFICATION. | | | | |
| Т | HE CORPORATION ASSUM | IES LIABILITY FOR ALL ACTS OR | OMISSIONS OF A NONDIRECTOR VOLUNTEER OCCURRING AFTER THE DATE THIS | | |
| | ARTICLE IS FILED WITH THE MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS, PROVIDING ALL OF THE FOLLOWING | | | | |

CONDITIONS ARE MET: A. THE VOLUNTEER WAS ACTING OR REASONABLY BELIEVED TO BE ACTING WITHIN THE SCOPE OF THE VOLUNTEER'S AUTHORITY.

B. THE VOLUNTEER WAS ACTING IN GOOD FAITH. C. THE VOLUNTEER'S CONDUCT DID NOT AMOUNT TO GROSS NEGLIGENCE OR WILLFUL AND WANTON MISCONDUCT. D. THE VOLUNTEER'S CONDUCT WAS NOT AN INTENTIONAL TORT. E. THE VOLUNTEER'S CONDUCT WAS NOT A TORT ARISING OUT OF THE OWNERSHIP, MAINTENANCE, OR USE OF A MOTOR VEHICLE FOR WHICH TORT LIABILITY MAY BE IMPOSED UNDER MCL 500.3135 OF THE INSURANCE CODE OF 1956. ARTICLE XII THESE ARTICLES MAY BE AMENDED BY THE AFFIRMATIVE VOTE OF NOT LESS THAN A MAJORITY OF THE ENTIRE MEMBERSHIP OF THE CORPORATION. IN NO EVENT SHALL ANY AMENDMENT MAKE CHANGES IN THE QUALIFICATIONS FOR MEMBERSHIP OR THE VOTING RIGHTS OF MEMBERS WITHOUT THE UNANIMOUS CONSENT OF THE MEMBERSHIP. ARTICLE XIII IF THE EXISTENCE OF THE CORPORATION IS TERMINATED FOR ANY REASON, ALL ASSETS OF THE CORPORATION REMAINING AFTER THE PAYMENT OF OBLIGATIONS IMPOSED BY APPLICABLE LAW SHALL BE DISTRIBUTED ALONG THE MEMBERS OF THE CORPORATION IN THE SAME PROPORTION THAT EACH MEMBER'S INTEREST IN THE COMMON ELEMENTS OF THE PROJECT BEARS TO THE TOTAL OF THE INTERESTS. Signed this 18th Day of June, 2024 by the incorporator(s). Signature Title Title if "Other" was selected Tori Brayton Incorporator By selecting ACCEPT, I hereby acknowledge that this electronic document is being signed in accordance with the Act. I further certify that to the best of my knowledge the information provided is true, accurate, and in compliance with the Act.

m Decline m Accept

MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

FILING ENDORSEMENT

This is to Certify that the ARTICLES OF INCORPORATION

for

NORTH WOOD CONDOMINIUM ASSOCIATION

ID Number: 803234253

received by electronic transmission on June 18, 2024 , is hereby endorsed.

Filed on June 18, 2024 , by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 18th day of June, 2024.

Jinda "

Linda Clegg, Director Corporations, Securities & Commercial Licensing Bureau