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ARTICLES OF ORGANIZATION OF 31200 WILSON HOMES, LLC

The undersigned hereby executes and acknowledges these Articles of Organization for the purpose of becoming a limited liability company under the laws of the State of Florida, providing for the formation, rights, privileges, and immunities of limited liability companies for profit and hereby adopt the following Articles of Organization for such limited liability company:

ARTICLE I

Name and Principal Office

The name of this limited liability company is 31200 WILSON HOMES, LLC, its principal office and mailing address is 16149 Hampton Crossing Way, Winter Garden, Florida 34787.

ARTICLE II

<u>Duration</u>

The existence of this limited liability company shall be perpetual, commencing upon the filing of the Articles of Organization by the Florida Department of State.

ARTICLE III Purpose

The purpose of this limited liability company is to engage in any activity or business permitted under the laws of the United States and the State of Florida.

ARTICLE IV

Continuation of Business

If the members do not elect to dissolve this company within ninety (90) days after the death, retirement, resignation, expulsion, bankruptcy, or dissolution of a member or the occurrence of any other event which terminates the continued membership of a member in this company, then this company shall not be dissolved by reason of such event, its affairs shall not be wound up, and it shall remain in existence as a limited liability company under the laws of the State of Florida.

J. Knox Burns, IV, Esquire Cauthen & Burns, P.A. Attorneys at Law 215 North Joanna Avenue Tavares, FL 32778 (352)343-2225 Florida Bar # 1018499 Audit # H2200293584 3 3

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ARTICLE V <u>Membership</u>

The members of this limited liability company have the right to admit additional members to this organization upon the unanimous consent of those individuals or entities who are members prior to the admission of the new member. However, the transferee or assignee shall not be entitled to become a member or participate in the business and affairs of this limited company unless the transfer or assignment is approved by the unanimous consent of the members not proposing to transfer or assign their interests.

ARTICLE VI

Dissolution

The limited liability company will dissolve as provided in the Operating Agreement.

ARTICLE VII Management

This organization is to be managed by a manager or managers elected by a majority interest of its members. The initial managers, who shall serve until the earlier of their deaths, resignations, replacements, or until the first annual meeting of members and their successors are elected and qualified, shall be: STEPHEN D. WILSON and ANGELA H. WILSON.

ARTICLE VIII Amendment of Articles of Organization and Operating Agreement

These Articles of Organization and the Company's Operating Agreement may be amended at any time by the members.

ARTICLE IX Initial Registered Agent and Office

The name of this limited liability company's initial registered agent is STEPHEN \tilde{D} . WILSON. The street address of this limited liability company's initial registered office $\tilde{u}s$ 16149 Hampton Crossing Way, Winter Garden, Florida 34787.

IN	WITNESS	WHEREON	, the	undersigned	have	executed	these	Artičle
Organizatio	on of this lim	iited liability	Compa	ny August 26,	2022			집원

WILSON, as authorized agent

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Audit # H22000293584_3____

ACCEPTANCE OF APPOINTMENT OF REGISTERED AGENT

STEPHEN D. WILSON, having been named as registered agent to accept service of process for 31200 WILSON HOMES, LLC, a Florida limited liability company, at the registered office designated below, hereby agrees and consents to act in that capacity.

Registered Office: 16149 Hampton Crossing Way, Winter Garden, Florida 34787

The undersigned is familiar with and accepts the duties and obligations of the position of registered agent.

DATED AVEST 26, 2007 STE PHEN D. SON

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