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FI ORIDA PROFIT/NON PROFIT CORPORATION

Wetherby Cove Homeowners Association, Inc.

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION OF WETHERBY COVE HOMEOWNERS ASSOCIATION, INC. (A Corporation Not For Profit)

ARTICLE J - NAME

This corporation shall be known as WETHERBY COVE HOMEOWNERS ASSO CIATION, INC., hereinafter referred to as the "ASSOCIATION." The principal office of the ASSOCIATION shall be located at 5508-B North "W" Street, Pensacola, Florida 32505 but meetings of the members and directors may be held at such places within the State of Florida, County of Escambia as may be designated by the Board of Directors.

ARTICLE II - REGISTERED OFFICE AND REGISTERED AGENT

The address of the initial registered office is 5508-B North "W" Street, Pensacola, Florid: 32505. The Board of Directors may from time to time change the principal office of the A! SOCIATION to any other address in the State of Florida. The name of the initial regist: red agent is Gail Morris.

ARTICLE III - PURPOSES AND POWERS

The purpose for which this ASSOCIATION is organized is to create an entity which can provide for maintenance and architectural control of the Subdivision and common properlies and architectural control of the residential lots within that certain tract of property descrined as follows, to-wit:

See Exhibit "A".

Together with any and all other property added to the control of the ASSOCIATION by am indment to the Declaration of Covenants, Conditions and Restrictions affecting the above described property, and to promote the health, safety and welfare of the residents within the Subdivision and to:

- Exercise all of the powers and privileges and perform all of the duties and obliga lons of the ASSOCIATION as set forth in that certain Declaration of Covenants. Condi ons and Restrictions, hereinafter called the "DECLARATION," applicable to the properly and recorded in the Public Records of Escambia County, Florida, as same may be amen: ed from time to time as therein provided, said DECLARATION being incorporated herein as if set forth at length:
- Fix, levy, collect, and enforce payment by any lawful means, all charges or asses ments 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

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busing as 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, opera e, maintain, convey, sell, lease, transfer, dedicate for public use, or otherwise dispot e of real or personal property in connection with the affairs of the ASSOCIATION;
- d. Borrow money and, with the assent of two-thirds (2/3) of members, mortgage, pledge, deed in trust, or hypothecate any or all of its real or personal property as security for me ney borrowed or debts incurred;
- e. Dedicate, sell, or transfer all or any part of the Common Area to any public agenc /, authority, or utility for such purposes and subject to such conditions as may be agree | to by the members; no such dedication or transfer shall be effective unless an instrument has been signed by two-thirds (2/3) of the members agreeing to such dedication, sale, or transfer;
- f. Participate in mergers and consolidations with other non-profit corporations organ ted for the same purposes, or annex additional property and Common Area, provic at that any such merger, consolidation, or annexation shall have the consent of two-thirds 2/3) of each class of members except that for a period of two years after recording the pl. t, the Declarant may annex additional property as provided in the DECLARATION;
- g. Have and exercise any and all powers, rights and privileges which a corpo ation not for profit organized under the Florida law may now or hereafter have or exercise by law.

AF TICLE IV - QUALIFICATION AND MANNER OF ADMISSION OF MEMBERS

Every person or entity who is a record owner of a lot, either individually or jointly with others which is subject by covenants of record to assessment by the ASSOCIATION, including a contract seller, shall be a member of the ASSOCIATION. The foregoing is not intented to include persons or entities who hold an interest merely as security for the perfor nance of an obligation. Membership shall be appurtenant to and may not be separ ited from ownership of any lot which is subject to assessment by the ASSOCIATION.

A member, unless acting in the capacity of a duly elected officer of the ASSC CIATION, does not have the authority to act for the ASSOCIATION solely by virtue of being a member.

<u>ARTICLE V - VOTING RIGHTS/TRANSITION OF CONTROL</u>

The ASSOCIATION shall have two classes of voting membership:

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Class A. Class A members shall be all owners, with the exception of the Decla ant, and shall be entitled to one (1) vote for each lot owned. When more than one (1) persor or entity holds an interest in a lot, then the vote attributable to such lot shall be exercised as they determine, but in no event shall more than one (1) vote be cast with respect to any lot.

Class B. Class B members shall be the Declarant, as defined in the DECL \RATION, who shall be entitled to three (3) votes for each lot owned, as set forth in the D :CLARATION. Class B membership shall cease and be converted to Class A membership when the total votes outstanding in the Class A membership equal the total votes outstanding in the Class B membership.

Notwithstanding the foregoing, members other than the Declarant (which excludes builde s, contractors, or others who purchase a Lot for the purpose of constructing impro ements thereon for resale) are entitled to elect at least a majority of the members of Board of Directors three months after ninety percent (90%) of the Lots in the Subdivision have I een conveyed to members.

Declarant shall be entitled to elect at least one member to the Board of Directors as long a 1 Declarant holds at least five percent (5%) of the Lots for sale in the ordinary course of but ness.

After Declarant relinquishes control of the ASSOCIATION, Declarant may continue to vot any Declarant owned lots in the same manner as any other member.

In all events, Class B membership shall cease to exist and be converted to Class A and still not thereafter be reinstituted on December 31, 2011.

ARTICLE VI - TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VII - INCORPORATOR

The name and address of the Incorporator is Gail Morris, 5508-B North "W" Street, Pensa cola, Florida 32505.

ARTICLE VIII - BOARD OF DIRECTORS

The business affairs of this ASSOCIATION shall be managed by the Board of Direct rs, which shall initially consist of three (3) members. The number of Directors may be incleased or decreased from time to time as provided in the Bylaws, but shall never be less than three (3).

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The members of the Board of Directors need not be members of the ASSOCIATION and si all serve for a term as set forth in the Bylaws.

The President of the ASSOCIATION shall at all times be a member of the Board of Direct irs, and members of the Board of Directors shall be elected and hold office in accordance with the Bylaws.

The names and street addresses of the persons who are to serve as the first Board of Dir. ctors of the corporation are:

- Gail Morris
 5508-B North "W" Street
 Pensacola, Florida 32505
- Dave Barnes
 5508-B North "W" Street
 Pensacola, Florida 32505
- Janine Howle
 5508-B North "W" Street
 Pensacola, Florida 32505

ARTICLE IX - OFFICERS

The officers of this ASSOCIATION shall be a President, who shall at all times be a member of the Board of Directors, a Vice President and Secretary/Treasurer, and such other officers as the Board of Directors may from time to time create.

The names of the persons who are to serve as officers of this ASSOCIATION until the fir. t election are:

President:

Gail Morris

Vice President:

Dave Barnes

Secretary/Treasurer:

Janine Howle

The officers shall be selected at the annual meeting of the Board of Directors as provided in the Bylaws and each shall hold office until he shall sconer resign or shall be removed or otherwise disqualified to serve. Officers shall serve at the pleasure of the Directure.

ARTICLE X - DISSOLUTION

The ASSOCIATION may be dissolved with the assent given in writing and signed by not less than three-fourths (3/4) of the members. Upon dissolution of the ASSOCIATION, other I can incident to a merger or consolidation, the assets of the ASSOCIATION shall be

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dedic: ted to an appropriate public agency to be used for purposes similar to those for which his ASSOCIATION was created. In the event that acceptance of such dedication is refuse 1, the assets shall be granted, conveyed and assigned to any non-profit corporation, assoc ation, trust or other organization to be devoted to such similar purposes.

ARTICLE XI - AMENDMENTS

These Articles of Incorporation may be amended by a two-thirds (2/3) vote of the total r. embers at a special meeting of the membership called for that purpose.

Amendments may also be made at a regular meeting of the membership by a two-thirds [2/3) vote of the total members upon notice given, as provided by the Bylaws, of intent on to submit such amendments. However, no amendment shall be effective without the written consent of the Declarant until after five (5) years from date of filing these Articles of Inc. reporation with the Secretary of State, State of Florida.

ARTICLE XII - DEFINITIONS

The terms used herein shall have the same definition as set forth in the DECL ARATION and the Bylaws.

IN WITNESS WHEREOF, I, the undersigned subscribing incorporator, have hereu ito set my hand and seal this <u>IO</u> day of <u>X</u>, <u>LU</u>, 2007, for the purpose of fori ling this corporation not for profit under the laws of the State of Florida.

Gail Morris Incorporator

STAT : OF FLORIDA COUNTY OF ESCAMBIA

The foregoing was acknowledged before me this 10 day of 144 day of 2007, by Gail Morris, who personally appeared before me and is personally known to me.



NOTARY PUBLIC

RESIDENT AGENT'S CERTIFICATE

Pursuant to Chapter 48.091, Florida Statutes, the following is submitted in compliance with said Act:

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WETHERBY COVE HOMEOWNERS ASSOCIATION, INC., a Florida Corpo ation Not For Profit, desiring to organize under the laws of the State of Florida, with its prir cipal office as Indicated in the Articles of Incorporation, in Escambia County, Florida, has not med Gail Morris, 5508-B North "W" Street, Pensacola, Florida 32505, as its agent to accept service of process within this State.

Acknowledgment and Acceptance

Having been named to accept service of process for the above stated corporation (or As ociation) at the place designated in this Certificate, I hereby accept such designation and at ree to comply with the provisions of said Act relative to keeping open said office.

Gall Morris

This Instrument Prepared By:
Phillip A Pugh
Emman et Sheppard & Condon
30 Sout. Spring Street
Pensac: a, FL 32502

SECRETARY OF SIATE.

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EXHIBIT "A"

DESCRIPTION AS PREPARED BY SOUTHERN LAND CONCEPTS, INC.
BEGIN AT THE SC JTHWEST CORNER OF LOT 10, BLOCK 3, OF THE SUBDIVISION OF SECTION 10, TOWNSHIP -1-S
FLORIDA, AS REC ORDED IN PLAT DEED BOOK 89 AT PAGE 369 OF THE PUBLIC RECORDS OF SAID COUNTY, THE
SAID LOT 10 A DI: TANCE OF 475.21 FEET; THENCE GO N 00°00'00" E A DISTANCE OF 233.00 FEET; THENCE GO S
RIGHT-OF-WAY L VE OF COVE AVENUE (55' RIGHT OF WAY); THENCE GO N 00°00'00" E ALONG SAID RIGHT-OF-W
LINE OF SAID LO 10; THENCE GO N 89°40'46" W ALONG SAID LINE A DISTANCE OF 651.31 FEET TO THE NORTHW
ALONG THE EAS: LINE OF LOT 6, BLOCK 3, OF SAID SUBDIVISION A DISTANCE OF 17.35 FEET; THENCE GO N 89°
00°09'53" W A DIS 'ANCE OF 146.22 FEET; THENCE GO N 89°39'35" W A DISTANCE OF 115.00 FEET; THENCE GO N
N 89°31'10" W A L STANCE 344.71 FEET TO THE EAST RIGHT-OF-WAY LINE OF BOWMAN AVENUE (50' RIGHT-OF-W
RIGHT-OF-WAY LI JE A DISTANCE OF 362.35 FEET TO THE SOUTH LINE OF LOT 7, BLOCK 3; THENCE DEPARTING
THE SOUTH LINE >F L'OT 7, BLOCK 3, OF SAID SUBDIVISION A DISTANCE OF 648.13 FEET TO THE POINT OF BEGIN
CONTAINING 8.92 ACRES ±