ARTICLES OF INCORPORATION OF

THE MEADOW GROVE HOMEOWNERS ASSOCIATION, INC.

19971072228 M \$ 50,00 SECRETARY OF STATE

In compliance with the requirements of the Colorado Nonprofit Corporation Act, the undersigned, acting as incorporator executes the following Articles of Incorporation for the purpose of forming a non-profit corporation.

ARTICLE I NAME

The name of this corporation is The Meadow Grove Homeowners Association, Inc. (sometimes referred to as the "Association").

ARTICLE II TERMS

All capitalized terms shall have the meaning set forth in the Colorado Common Interest Ownership Act, C.R.S. §§ 38-33.3-101 et seg., as amended (the "Act").

ARTICLE III PURPOSE

The purposes for which the corporation is formed are as follows:

- (a). To operate the Common Interest Community located in the County of Douglas, Colorado, as described in and in accordance with the provisions of that certain Declaration of Covenants and Restrictions of Villages of Parker Filing No. 5 and No. 6 (the "Declaration") including, without limiting the generality of the foregoing statement, the performance of the following acts and services as a nonprofit corporation organized pursuant to the Colorado Nonprofit Corporation Act:
- (i) The acquisition, construction, management, supervision, care, operation, maintenance, renewal and protection of all buildings, structures, grounds, roadways and other facilities, installations and appurtenances thereto relating to the Common Elements within the Common Interest Community. In furtherance of this purpose and power, at its election, the Association may also but shall not be required to provide garbage and trash collection, and supplement municipal services, insofar as permitted by law, to do any other thing that, in the opinion of the Executive Board, will promote the common benefit and enjoyment of the residents of the Common Interest Community.

- (ii) The enforcement of any and all covenants, restrictions and agreements applicable to the Common Interest Community, including but not limited to, those set forth in the Declaration.
- (iii) The preparation of estimates and budgets of the costs and expenses of rendering these services and the performance, or contracting or entering into agreements for this performance, as provided for in or contemplated by this subparagraph (iii), the apportionment of these estimated costs and expenses among the Unit Owners; and the collection of these costs and expenses from the Unit Owners obligated to assume or bear the same; and the borrowing of money for the Association's purposes, pledging as security the income due from Unit Owners and from others, the property of the corporation and the Common Elements of the Common Interest Community.
- (iv) Enforcing, on behalf of the Unit Owners, rules made or promulgated by the Executive Board with respect to the safe occupancy, reasonable use and enjoyment of the buildings, structures, grounds and facilities of the Common Interest Community, and to enforce compliance with these rules, including the levy of fines.
- (v) Performing, or causing to be performed, all other and additional services and acts as are usually performed by managers or managing agents of real estate developments, including, without limitation, keeping or causing to be kept, appropriate books and records, preparing and filing necessary reports and returns, and making or causing to be made audits of books and accounts.
- (b) To retain legal counsel, auditors, accountants, appraisers and other persons or services that may be necessary for or incidental to any of the activities described in this document.
- (c) To do and perform, or cause to be performed, all other necessary acts and services suitable or incidental to any of the foregoing purposes and objects to the fullest extent permitted by law, and to acquire, sell, mortgage, lease or encumber any real or personal property for these purposes.
- (d) To promote the health, safety, welfare and common benefit of the residents of the Common Interest Community.
- (e) To do any and all permitted acts, and to have and to exercise any and all powers, rights and privileges which are granted to the Association by the Declaration, the Bylaws of the Association, and the State of Colorado.
- (f) To do any and all permitted acts, and to have and to exercise any and all powers, rights and privileges which are granted to a nonprofit corporation organized pursuant to the Colorado Nonprofit Corporation Act, as the same may be amended from time to time.

The foregoing statements of purpose shall be construed as statements of both purposes and powers. The purposes and powers stated in each clause shall not be limited or restricted by reference to or inference from the terms or provisions of any other clause, but shall be broadly construed as independent purposes and powers. The Association shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the primary purposes of the Association.

ARTICLE IV DURATION

The duration of the Association shall be perpetual.

ARTICLE V NONPROFIT

The Association shall be a nonprofit corporation, without share of stock.

ARTICLE VI QUALIFICATION OF MEMBERS, CLASSES

The authorized number and qualifications of members of the Association, the different classes of membership, if any, the property, voting and other rights and privileges of members, members' liability for dues and assessments and the method of collection of dues and assessments shall be as set forth in the Bylaws of the corporation and the Declaration.

ARTICLE VII CORPORATE OFFICE

The initial registered office of the corporation shall be 19557 East Mainstreet, Suite 110, Parker, Colorado 80134.

ARTICLE VIII AGENT FOR SERVICE

The initial registered agent of the corporation shall be Jean Densmore, whose mailing address is 19557 East Mainstreet, Suite 110, Parker, Colorado 80134.

ARTICLE IX EXECUTIVE BOARD

The initial Executive Board shall consist of three persons, and this number shall be increased to five (5) pursuant to the provisions of the Bylaws of the corporation, and may be changed by a duly adopted amendment to the Bylaws, except that in no event may

the number of Directors be less than three. The names and addresses of the persons who shall serve as Directors until their successors shall be elected and qualified as follows:

NAME	ADDRESS
Jim Marshall	1670 Broadway, Suite 3350 Denver, CO 80202
John Arney	1670 Broadway, Suite 3350 Denver, CO 80202
Scott Schaible	1670 Broadway, Suite 3350 Denver, CO 80202

ARTICLE X INCORPORATOR

The name and address of the incorporator is as follows; Emmy H. Stone, whose mailing address is 19555 East Mainstreet, Suite 200, Parker, Colorado, 80134.

ARTICLE XI AMENDMENT

Amendment of these Articles shall require the assent of two-thirds (2/3) of a quorum of the Unit Owners voting in person or by proxy at an annual meeting of Members or at a special meeting called for this purpose; provided, however, that no amendment to these Articles of Incorporation shall be contrary to or inconsistent with any provision of the Declaration.

ARTICLE XII MEMBERSHIP CLASSES. RIGHTS AND QUALIFICATIONS

The classes, rights, and qualifications and the manner of election or appointment of members are as follows:

Any person who holds title to a Unit in the Common Interest Community shall be a member of the corporation. There shall be one membership for each Unit owned within the Common Interest Community. This membership shall be automatically transferred upon the conveyance of that Unit. Voting shall be based upon one vote per unit, and the vote to which each membership is entitled is the vote assigned to its Unit in the Declaration of the Common Interest Community. If a Unit is owned by more than one person, those persons shall agree among themselves how a vote for that Unit's membership is to be cast, pursuant to applicable provisions in the Bylaws of the Association. A vote by an individual co-owner for the entire Unit's

membership interest shall be deemed to be pursuant to be valid proxy, unless another co-owner of the same Unit objects at the time the vote is cast, in which case such membership's vote shall not be counted.

The members shall be of one class, Unit Owners who own Units, as defined in the Declaration. These Unit Owners shall elect all members of the Executive Board, following the period of Declarant control as more particularly described in the Declaration.

Except as otherwise provided in the Declaration, not later than the termination of any period of Declarant control, the Unit Owners shall elect an Executive Board of at least five members, at least a majority of whom shall be Unit Owners. The Executive Board shall elect the officers. The Executive Board members and officers shall take office upon election.

Notwithstanding any provision of the Declaration or Bylaws of the corporation to the contrary, following notice under C.R.S. §38-33.3-308, the Unit Owners, by a two-thirds vote of all persons present and entitled to vote at any meeting of the Unit Owners at which a quorum is present, may remove any member of the Executive Board other than a member appointed by the Declarant with or without cause.

ARTICLE XIII INDEMNIFICATION

The Corporation may indemnify any person who was or is a party, or is threatened to be made a party to any threatened, pending or contemplated action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was a member of the Executive Board, director, manager, officer, project manager, employee, fiduciary or agent of the Corporation, who is or was serving at the request of the Corporation in such capacity, against expenses (including expert witness fees, attorney's fees and costs) judgments, fines, amounts paid in settlement actually and reasonably incurred by him or her in connection with such action, suit or proceeding, if he or she acted in good faith and in a manner which such individual reasonably believed to be in the best interest of the Corporation, and with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. Determination of any action, suit or proceeding by judgment, order settlement or conviction, or upon a plea of nolo contendere or its equivalent, shall not of itself create a presumption that the person did not act in good faith and in a manner he or she reasonably believed to be in the best interest of the Corporation and, with respect to any criminal action or proceeding, had reasonable cause to believe his conduct was unlawful.

The Corporation may indemnify any person who was or is a party or who is threatened to be made a party to any threatened, pending or contemplated action or suit by or in the right of the Corporation to procure judgment in its favor by reason of the fact that such person is or was a member of the Executive Board, a director, a manager, officer, project manager, employee, fiduciary or agent of the Corporation or is or was serving at the request of the Corporation in such

capacity, against expenses (including expert witness fees, attorney's fees and costs) actually and reasonably incurred by him or her in connection with the defense or settlement of such action or suit if such person acted in good faith and in a manner which he or she reasonably believed to be in the best interest of the Corporation; but no indemnification shall be made in respect of any claim, issue or matter as to which such person has been adjudged to be liable for negligence or misconduct in the performance of his or her duty in the Corporation unless, and to the extent that the court in which such action or suit was brought determines upon application that, despite the adjudication of liability, but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnification for such expenses if such court deems proper.

To the extent that a member of the Executive Board, director, manager, officer, project manager, employee, fiduciary or agent of the Corporation has been successful on the merits in defense of any action, suit or proceeding referred to in paragraphs 1 or 2 of this Article XIII, or in defense of any claim, issue or matter therein, such person shall be indemnified against expenses (including expert witness fees, attorneys' fees and costs) actually and reasonably incurred by him or her in connection therewith.

Any indemnification under paragraphs 1 or 2 of this Article XIII (unless ordered by a court) and as distinguished from paragraph 3 of this Article XIII, shall be made by the Corporation only as authorized by the specific case upon a determination that indemnification of the member of the Executive Board, director, manager, officer, project manager, employee, fiduciary or agent is proper in the circumstances because such individual has met the applicable standard of conduct set forth in paragraphs 1 or 2 above. Such determination shall be made by the Executive Board by majority vote of a quorum consisting of those members of the Executive Board who were not parties to such action, suit or proceeding or, if such a quorum is not obtainable or, even if obtainable, if a quorum of disinterested members of the Executive Board so directs, by independent legal counsel and a written opinion or by members entitled to vote thereon.

The indemnification provided by this Article XIII shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any bylaw, agreement, vote of the members or disinterested members of the Executive Board, or otherwise, nor by any rights which are granted pursuant to C.R.S. §§ 38-33.3-101, et seq., and the Colorado Nonprofit Corporation Act.

The Corporation may purchase and maintain insurance on behalf of any person who is or was a member of the Executive Board, a manger, officer, project manager, employee, fiduciary or agent of the Corporation, or who is or was serving at the request of the Corporation as a member of the Executive Board, director, manager, officer, project manager, employee, fiduciary or agent of another corporation, partnership, joint venture, trust or other enterprise against any liability asserted against him or her and incurred by such individual in any such capacity or arising out of his or her status as such, whether or not the Corporation would have the power to indemnify such individual against such liability under the provisions of this Article XIII.

ARTICLE XIV HUD/VA APPROVAL

During the Period of Declarant Control, the annexation of additional real property shall require the prior approval of HUD or VA if, at the time any such action is taken, HUD has insurance or VA has a guarantee(s) on one or more Security Interests.

ARTICLE XV DISSOLUTION

DISSOLUTION In the event of dissolution of the Association, the assets of the Association shall be distributed in accordance with C.R.S. § 38-33.3-218. IN WITNESS WHEREOF, for the purpose of forming this corporation under the laws of the State of Colorado, the undersigned, the incorporator of this Association, has executed these Articles of Incorporation this 5th day of Am INCORPORATOR: Address of Incorporator: 19555 E. Mainstreet, Suite 200 Parker, CO 80134-7374 STATE OF COLORADO)ss. COUNTY OF DOUGLAS The foregoing instrument was acknowledged before me this 5th day of May by Emmy H. Stone. WITNESS my hand and official seal. My commission expires:

Notary Public

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