02283

## ARTICLES OF INCORPORATION

COUNCIL OF CO-OWNERS
OF
THE CREST OF WICKFORD CONDOMINIUM, INC.
THIS IS TO CERTIFY:

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That I, FLOYD WILLIS III, whose post office address is 13113 Ridge Drive, Rockville, Maryland, 20850, being at least twenty-one (21) years of age, do hereby declare myself as incorporator with the intention of forming a coporation under and by virtue of the General Laws of the State of Maryland, and for such purposes do hereby make, execute and adopt the following Articles of Incorporation.

ARTICLE I. The name of the corporation shall be COUNCIL OF CO-OWNERS OF THE CREST OF WICKFORD CONDOMINIUM, INC. \(\begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array}\)

ARTICLE II. The period of existence and duration of the life of this Corporation shall be perpetual, subject to the right of the unit owners to terminate the condominium as provided in Section 11-121 of the Condominium Act.

ARTICLE III. The principal office for the transaction of business of this Corporation shall initially be located in the County of Montgomery, State of Maryland at:

P.O. BOX 34050,

West Bethesda, Maryland 20034

The following named person shall be designated as the statutory resident agent of this Corporation, and said resident agent is a citizen and actual resident of the State of Maryland:

CHARLES GRAFFIUS Shannon & Luchs Co., 11119 Rockville Pike Rockville, Maryland 20852

ARTICLE IV. The general purposes for which this Corporation is formed, and business or object to be carried on and promoted by it, are as follows:

(a) to organize and operate a corporation, no part

of the net earnings of which is to inure to the benefit of any number or other individual;

(b) pursuant to and in conformity with the requirements of Title 11, Real Property Article, Section 11-101, et seq., of the Annotated Code of Maryland (1975 Supp.), hereinelsewhere called the "Condominium Act", and in a manner consistent with a certain Declaration relating thereto and heretofore recorded among the Land Records of Montgomery County, Maryland, to provide for the maintenance, operation and management of a certain condominium project located in Montgomery County, Maryland, hereinelsewhere called "the condominium" and identified as follows:

"THE CREST OF WICKFORD CONDOMINIUM"

For the general purposes aforesaid, and limited to those purposes, this Corporation shall have the following powers:

- (a) to construct, improve and maintain, operate and to buy, own, sell, convey, assign, mortgage or lease any real estate and any personal property necessary or incident to the furtherance of the business of this Corporation; and
- (b) to borrow money and issue evidence of indebtedness in furtherance of any or all of the objects of its business,
  to secure the same by mortgage, deed of trust, pledge, or
  other lien; and
- (c) to enter into any kind of activity, and to perform and carry out contracts of any kind necessary to, or in conjunction with, or incidental to the accomplishment of the non-profit purposes of the Corporation; and
- (d) to make patronage refunds to members as determined by the Board of Directors in compliance with the By-laws of the Corporation.
  - (e) to exercise and perform, without limitation, all of

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the powers, functions and duties of the Council of Unit Owners of the condominium hereinabove referred to in a manner consistent with the provisions of the Condominium Act, the aforesaid Declaration and its Exhibits; and

thing that, in the judgment of the Board of Directors, will promote the business of the Corporation or the common benefit of its members and, in general, to exercise the powers set out in the Condominium Act, the Declaration hereinabove referred to and the By-Laws of this Corporation and to do every other act not inconsistent with law which may be appropriate to promote and attain the purposes set forth in the Condominium Act, the Declaration and the By-Laws.

The foregoing enumeration of specific powers shall not be deemed to limit or restrict in any manner the general powers of this Corporation, and the enjoyment of the exercise thereof, as conferred by the Condominium Act and the General Laws of the State of Maryland.

ARTICLE V. This Corporation shall be without capital stock and will not be operated for profit. This corporation does not contemplate the distribution of gains, profits or dividends to any of its members. The members of this Corporation shall not be personally liable for the debts, liabilities, or obligations of this Corporation, except as provided in the Condominium Act.

ARTCILE VI. The authorized number of memberships of this Corporation is 67. Every person, group of persons, corporation, partnership, trust or other legal entity or any combination thereof, who is a record owner of a fee interest in any condominium unit in the condominium shall be a member of this corporation; provided, however, that any such persons, group of persons, corporation, partnership, trust or other

legal entity, or any combination thereof, who holds such interest solely as security for the performance of an obligation shall not be a member by reason only of such interest.

The property, voting and other rights and privileges of membership, the liability of each member for assessments for common expenses, and the method of collection thereof, shall be as set forth in the Declaration relating to the condominium and the Exhibits thereto, and the By-laws of this Corporation.

ARTICLE VII. The Corporation shall have a lien on the outstanding memberships in order to secure payment of any sums which shall be due or become due from the holders thereof for any reason whatsoever.

ARTICLE VIII. In the event any member sells, assigns, or otherwise transfers of record the fee interest in any condominium unit in which he holds the interest required for membership, such member shall, at the same time, assign the membership in this Corporation appurtenant to such condominium unit to the transferee of the Condominium unit and deliver it to him for transfer on the books of the Corporation. The foregoing requirement shall not obtain in the event a condominium unit is transferred as aforesaid solely as security for the performance of an obligation. Except as provided in this Article, membership shall not be transferable.

ARTICLE IX. The number of Directors of this

Corporation shall be an uneven number of not less than three

(3) nor more than five (5), and the names and post office

addresses of the Directors sho shall act as such until the

first annual meeting, or until such time as their successors

are duly chosen and qualified are:

NAME

ADDRESS

Robert L. Baker

10910 Wickshire Way, Rockville, Md.

Mrs. Marion Dalrymple

10930 Wickshire Way, Rockville, Md.

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## ADDRESS

irs. Barbara Peacock Stephen J. Riordan, Jr. Iarry J. Watters

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11022 Wickshire Way, Rockville, Maryland 10944 Wickshire Way, Rockville, Maryland 11038 Wickshire Way, Rockville, Maryland

The qualifications, powers, duties and tenure of the office of Director and the manner by which Directors are to be shosen shall be as prescribed and set forth in the By-Laws of the Corporation. Officers of this Corporation shall be elected and shall serve as provided for in said By-Laws.

ARTICLE X. The Corporation shall indemnify every officer and Director of the Corporation against any and all expenses, including counsel fees, reasonably incurred by or imposed upon any officer of Director in connection with any action, suit or other proceeding (including settlement of any such suit or proceeding, if approved by the then Board of Director. . the Corporation) to which he may be made a party by reason of being or having been an officer or Director of the Corporation whether or not such person is an officer or Director at the time such expenses are incurred. The officers of the Corporation shall not be liable to the members of the Corporation for any mistake of judgment, negligence, or otherwise, except for their own individual willful misconduct or The officers and Directors of the Corporation shall have no personal liability with respect to any contract or other commitment made by them in good faith, on behalf of the Corporation and the Corporation shall indemnify and forever hold each such officer and Director free and harmless against any and all liability to others on account of any such contract or commitment. Any right to indemnification provided for herein shall not be exclusive of any other rights to which any officer or Director or the Corporation, or former officer or Director of the Corporation may be entitled.

The Directors shall exercise their powers and nuties in good faith and with a view to the interests of the

Corporation and the condominium. No contract or other transaction between the Corporation and one or more of its Directors
or between the Corporation and any corporation, firm or association in which one or more of the Directors of this Corporation
are directors or officers or are pecuniarily or otherwise interested, is either void or voidable because such Director or
Directors are present at the meeting of the Board of Directors
or any committee thereof which authorizes or approves the contract
or transaction, or because his or their votes are counted for
such purpose, if any of the conditions specified in any of the
following paragraphs exists:

- (a) the fact of the common directorate or interest is disclosed or known to the Board of Directors or a majority thereof or noted in the Minutes, and the Board authorizes, approves or ratifies such contract or transaction in good faith by a vote sufficient for the purpose; or
- (b) the fact of the common directorate or interest is disclosed or known to the members, or a majority thereof, and they approve or ratify the contract or transaction in good faith by a vote sufficient for the purpose; or
- (c) the contract or transaction is commercially reasonable to the Corporation at the time it is authorized, ratified, approved or executed.

Common or interested Directors may be counted in determining the presence of a quorum of any meeting of the Board of Directors or any committee thereof which authorizes, approves, or ratifies any contract or transaction, and may vote thereat to authorize any contract or transaction with like force and effect as if he were not such Director or officer of such other corporation or not so interested.

ARTICLE XI. This Corporation reserves the right to

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amend, alter or repeal any provision contained in these Articles in the manner now or hereafter prescribed by statute for the amendment of Articles of Incorporation.

IN WITNESS WHEREOF, I have signed these Articles of

Incorporation on the 25 day of \_\_\_\_\_

. \_\_\_\_

Witness

STATE OF MARYLAND

COUNTY OF MONTGOMERY

to wit:

I HEREBY CERTIFY that on this 25. day of 1978, before me, a Notary Public in and for the State and County Aforesaid, personally appeared PLOYD WILLIS III, known personally to me, who after having been first duly sworn did acknowledge the aforegoing Articles of Incorporation to be his act.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first written.

Notary

My commission expires

ARTICLES OF INCORPORATION

COUNCIL OF CO-CHEERS OF THE CREST OF WICKFORD
CONDOMINIUM, INC.

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approved and received for record !	y the State	Department of A	Assessments and Taxation
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of Maryland

July 31, 1978

at 8130 e/cleck

A.M. no be confusionly

with law and ordered recorded.

Recorded in Liber 2422, folio 02282, one of the Charter Records of

Department of Assessments and Taxation of Maryland.

Bount tax paid \$\_20.00 Recording too paid \$\_24.00 Special Fee paid \$\_\_\_\_\_

To the clark of the

Circuit

Court of Hontgomery County

IT IS HEREBY CERTIFIED, that the within instrument, together with all indersements thereon, has been received, approved and recorded by the State Department of Assessments and Taxation of Maryland.

AS WITNESS my hand and seel of the said Department at Beltimore.

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