ATTACHMENT TO ARTICLES OF INCORPORATION FOR A NONPROFIT CORPORATION FOR AURORA AT CROSS CREEK CONDOMINIUM ASSOCIATION, INC.

Section 14: A Description of the Distribution of Assets upon Dissolution

14.1 The Association may be dissolved with the assent given in writing and signed by the Owners to which at least sixty-seven percent (67%) of the votes in the Association are allocated. Upon dissolution of the Association other than incident to a merger or consolidation, the assets of the Association shall be dedicated to an appropriate public agency to be used for purposes similar to those for which this Association was created. In the event that such dedication is refused acceptance, such assets shall be granted, conveyed and assigned to any nonprofit corporation, association, trust or other organization to be devoted to such similar purposes.

Section 15: Additional Information Pursuant to Section 15 of the Secretary of State Articles of Incorporation Form

- 15.1 In addition to its other powers, the Association may exercise all of the powers and privileges and perform all of the duties and obligations of the Association as set forth in that certain Declaration of Covenants, Conditions and Restrictions of Aurora at Cross Creek Condominiums. hereinafter called the "Declaration," applicable to the Community and recorded or to be recorded in the Office of the Clerk and Recorder of Arapahoe County, Colorado, as the same may be amended, clarified and supplemented from time to time, said Declaration being incorporated herein as if set forth at length (terms which are defined in the Declaration shall have the same meanings herein unless otherwise defined).
- 15.2 There shall be no personal liability, either direct or indirect, of any director or officer of the Association to the Association or its Members, for monetary damages for any breach(es) of fiduciary duty as a director or officer; except that this provision shall not eliminate the liability of a director or officer, to the Association or its Members, for monetary damages for any breach, act, omission or transaction as to which the Colorado Revised Nonprofit Corporation Act (as in effect from time to time) expressly prohibits the elimination of liability. This provision is effective on the date of incorporation of the Association, and shall not eliminate or limit the liability of a director or officer to the Association or to its Members for monetary damages for any act or omission occurring prior to such date. However, this provision shall not limit the rights of directors or officers of the Association for indemnification or other assistance from the Association. Also, this provision shall not restrict or otherwise diminish the provisions of Section 13-21-116(2)(b), Colorado Revised Statutes, as amended, or any other law that would limit or eliminate liabilities. Any repeal or modification of the foregoing provisions of this Article by the Members, or any repeal or modification of the provisions of the Colorado Revised Nonprofit Corporation Act which permits the limitation or elimination of liability of directors or officers, shall not adversely

- affect any elimination of liability, or any right or protection, for any breach, act, omission or transaction that occurred prior to the time of such repeal or modification.
- 15.3 The Association shall indemnify its directors and officers as now or hereafter required by the Colorado Revised Nonprofit Corporation Act or CCIOA, and may indemnify its directors, officers, and employees as otherwise permitted by law or as the Board of Directors may deem appropriate from time to time.
- 15.4 At any time after dissolution of the Association, the Board of Directors may reinstate the Association without action, approval or consent of the Members or Owners, unless such dissolution was done by the Owners as provided in Section 14.1, above.
- 15.5 Prior to termination of the 75% Control Period, these Articles of Incorporation may be amended only with approval of the Declarant. After termination of the 75% Control Period, these Articles of Incorporation may be amended with the approval of the votes of two-thirds (2/3) of a quorum of the Members at an annual or special meeting of the Members at which a quorum is present in person or by proxy; provided, however, that no amendment to these Articles of Incorporation shall be contrary to or inconsistent with any provision of the Declaration.
- During the 75% Control Period, the following actions 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 and HUD or VA requires such approval: mergers and consolidations; annexation of additional properties; mortgaging of Common Elements; dissolution of the Association; or amendment of these Articles of Incorporation.
- 15.7 In case of any conflict between the Declaration and these Articles of Incorporation or the Bylaws of the Association, the Declaration shall control. In the case of any conflict between these Articles of Incorporation and the Bylaws of the Association, these Articles of Incorporation shall control.

THIS DOCUMENT MUST BE RECEIVED IN

THE SECRETARY OF STATE'S OFFICE ON OR BEFORE MARCH 31, 2005.

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If document is on paper:

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Colorado Secretary of State

Entity Id: 20051126943

Date and Time: 03/25/2005 11:00 AM

Document number: 20051126943

Articles of Incorporation for a Nonprofit Corporation

filed pursuant to §7-90-301, et seq. and §7-122-101 of the Colorado Revised Statutes (C.R.S)

1. Entity name:						
	Aurora at Cross Creek Condominium Association, Inc. (The name of a nonprofit corporation may, but need not, contain the term or abbreviation "corporation", "incorporated", "company", "limited", "corp.", "inc.", "co." or "ltd." \$7-90-601, C.R.S.)					
. Use of Restricted Words (if any of these terms are contained in an entity name, true name of an entity, trade name or trademark stated in this document, make the applicable selection):	"bank" or "trust" or any derivative thereof "credit union" "savings and loan" "insurance", "casualty", "mutual", or "surety"					
3. Principal office street address:	9990 Park Meadows Drive					
·	(Street name and number)					
	Lone Tree	CO 80	 0124			
	(City)	(State) United States	(Postal/Zip Code)			
	(Province – if applicable)	(Country – if not US)				
4. Principal office mailing address: (if different from above)	(Street name and number or Post Office Box information)					
	(City)	(State)	(Postal/Zip Code)			
	(Province – if applicable)	(Country – if not US)	_			
5. Registered agent: (if an individual):	Rechlitz	Anthony J.				
OR (if a business organization):	(Last)	(First)	(Middle) (Suffix)			
, ,	***					
6. The person appointed as registered age	ent in the document has con	sented to being so ap	pointed.			
7. Registered agent street address:	7670 South Chester Street					
<u> </u>	(Street name and number)					

	Suite 210 Englewood	СО	80112		
	(City)	(State)	(Postal/Zip Co	ode)	
Registered agent mailing address: (if different from above)	(Street name and number or Post Office Box information)				
	(City)	(State)	(Postal/Zip Co	ode)	
	(Province – if applicable)	(Country – if not	US)	,	
9. If the corporation's period of duration is less than perpetual, state the date on which the period of duration expires:					
	(mm/dd/yyyy)				
10. (Optional) Delayed effective date:	(mm/dd/yyyy)				
11. Name(s) and address(es) of incorporator(s): (if an individual):	Staples	Teresa			
OR (if a business organization):	(Last)	(First)	(Middle)	(Suffix)	
	7670 South Chester	Street			
	(Street name and number or Post Office Box information) Suite 210				
	Englewood	СО	80112		
·	(City)	United Sta	(Postal/Zin Co	ode)	
	(Province – if applicable)	(Country – if not			
(if an individual)					
OR (if a business organization)	(Last)	(First)	(Middle)	(Suffix,	
	(Straot wawa mag	number or Post Office	2 Roy information		
	(Street name and number or Post Office Box information)				
	(City)	(State) (Postal/Zip Code United States		ode)	
	(Province – if applicable)	(Country – if not	US)		
(if an individual)	(Last)	(First)	(Middle)	(C. 40-1	
OR (if a business organization)	(LUCY)	(४ मड्म	(maae)	(Suffix)	
		number or Post Office			

(City)

(State)

(Postal/Zip Code)

			United St	ates	
	(Province – if applic	able)	(Country - if no	ot US)	
(If more than three incorporators, mark this box incorporators.)	and include an attaci	iment stati	ng the names and	l addresses of all	
12. The nonprofit corporation is formed un	der the Colorado Re	vised No	onprofit Corp	oration Act.	
13. The corporation will OR will no	ot have voting i	nembers	3.		
14. A description of the distribution of asse	ets upon dissolution i	s attache	eđ.		i
15. Additional information may be include applicable, mark this box 🔽 and incl	d pursuant to §7-122 ude an attachment st	-102, C. ating the	R.S. and other additional in	er organic statutes nformation.	. If
Notice:					
acknowledgment of each individual causin individual's act and deed, or that the individual's person on whose behalf the individual is causing the requirements of part 3 of article 9 statutes, and that the individual in good fai document complies with the requirements. This perjury notice applies to each individual state, whether or not such individual is nare 16. Name(s) and address(es) of the individual(s) causing the document	dual in good faith be ausing the document 0 of title 7, C.R.S., the the believes the facts of that Part, the consual who causes this doned in the document	lieves the to be de ne constituent di document as one v	livered for fi fuent documenthe documents, ar t to be delive	is the act and deed ling, taken in conf ents, and the organ at are true and the ad the organic stat ared to the secretar	of the formity nic utes.
to be delivered for filing:	Staples (Last)		(First)	(Middle)	(Suffix)
	7670 South Chester Street (Street name and number or Post Office Box information)				
	Suite 210 (Street no	me and nu	mber or Post Off	ice Box information)	
	Englewood		co	80112	
	(City)		(State) United S	(Postal/Zip Co	nde)
	(Province – if applie	cable)	(Country – if r		
(The document need not state the true name and of any additional individuals causing the docum name and address of such individuals.)	address of more than one i nent to be delivered for filin	ndividual. g, mark thi	However, if you is box and in	wish to state the name o nclude an attachment st	and address ating the

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This form, and any related instructions, are not intended to provide legal, business or tax advice, and are offered as a public service without representation or warranty. While this form is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form. Questions should be addressed to the user's attorney.

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Attachment 1
Attachment to Articles of Incorporation