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State of North Carolina Department of the Secretary of State

ARTICLES OF INCORPORATION NONPROFIT CORPORATION

Pursuant to §55A-2-02 of the General Statutes of North Carolina, the undersigned corporation does hereby submit these Articles of Incorporation for the purpose of forming a nonprofit corporation.

1.	The name of the nonprofit corporation is:	Harris Landing Homeowners Association, Inc.		
2	(Check only if applicable.) The corporati §55A-1-40(4).	on is a charitable or religious corporation as defined in NCGS		
3.	The name of the initial registered agent is	: Stephen F Horne III		
4.	The street address and county of the initial registered agent's office of the corporation is:			
	Number and Street: 300 Cotanche Stree	<u>t</u>		
	City: Greenville State: NC 2	Zip Code: 27858-1844 County: Pitt		
	The mailing address if different from the	street address of the initial registered agent's office is:		
	Number and Street or PO Box:			
	City: State: NC_ 2	Zip Code: County:		
5.	The name and address of each incorporator is as follows:			
		dress		
	Stephen F Horne III 300	Cotanche Street Greenville NC, 27858-1844 United States		
6.	(Check either "a" or "b" below.)			
	a. The corporation will have memb	ers.		
	b. The corporation will not have me	embers.		
7.	Attached are provisions regarding the	distribution of the corporation's assets upon its dissolution.		
8.	Attached are provisions regarding the 1	imitation of activities of the corporation.		

10.	The street address and county of the principal office of the corporation is:				
	Principal Office Telephone Number: (252) 758-4333				
	Number and Street: 112 W. Fireto	ower Road			
		VC Zip Code: 28590-9475 County:			
	The mailing address if different from the street address of the principal office is:				
	Number and Street or PO Box:				
	City: State:	Zip Code: County:			
11.	Principal Office Email Address:	Privacy Redaction			
12.	(Optional): Listing of Officers (See i				
	Name	Address	Title		
	Barton Horne	112 W. Firetower Rd. Winterville NC, 28590-9475 United States	President		
13.	when a document is filed. The e-m	e-mail the business automatically at the provided will not be viewable on the	e website. For more informati		
	on why this service is being offered	, please see the instructions for this do	cument.		
14.	These articles will be effective upon	n filing, unless a future time and/or dat	te is specified:		
is the	22nd _{day of} February ,2023				
		Incorporator	Business Entity Name		
		Step	hen F Horne III		
		Signati	ure of Incorporator		
		Stephen F Horne I	II Incorporator		

The Dissolution Clause

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

The Limitation of Activities Clause

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these Articles. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.