This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.    Interpretation   State   Sta		DEPARTMENT OF LICENSING AN ATIONS, SECURITIES & COMMERC	
subsequent effective date within 90 days after received date is stated in the document.  The present name of the corporation is:  State ZIP Code  EFFECTIVE DATE:  Document will be returned to the name and address you enter above. If left blank, document will be returned to the registered office.  CERTIFICATE OF AMENDMENT TO THE ARTICLES OF INCORPORATION For use by Domestic Profit and Nonprofit Corporations (Please read information and instructions on the last page)  Pursuant to the provisions of Act 284, Public Acts of 1972, (profit corporations), or Act 162, Public Acts of 1982 (non corporations), the undersigned corporation executes the following Certificate:  1. The present name of the corporation is:			
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(Please read information and instructions on the last page)  Pursuant to the provisions of Act 284, Public Acts of 1972, (profit corporations), or Act 162, Public Acts of 1982 (noncorporations), the undersigned corporation executes the following Certificate:  The present name of the corporation is:  The identification number assigned by the Bureau is:	If left blank, do	ATE OF AMENDMENT TO TH	IE ARTICLES OF INCORPORATION
. The identification number assigned by the Bureau is:		(Please read information and instr sions of Act 284, Public Acts of 1972, (profit	ructions on the last page) t corporations), or Act 162, Public Acts of 1982 (nonprofit
	. The present name	of the corporation is:	
3. Article of the Articles of Incorporation is hereby amended to read as follows:	2. The identification r	number assigned by the Bureau is:	
	3. Article	of the Articles of Incorporation i	is hereby amended to read as follows:

# COMPLETE ONLY ONE OF THE FOLLOWING:

4. Profit or Nonprofit Corporations: For amendments adopted by unanimous consent of incorporators before the first meeting of the board of directors or trustees.				
	The foregoing amendment to the Articles of Incorporation was duly adopted on the day of			
	,, in accordance with the provisions of the Act by the unanimous consent of the incorporator(s) before the first meeting of the Board of Directors or Trustees.			
	Signed this	day of ,		
-	(Signature)	(Signature)		
-	(Type or Print Name)	(Type or Print Name)		
-	(Signature)	(Signature)		
•	(Type or Print Name)	(Type or Print Name)		
5. I		, by the: (check one of the following)		
	in accordance with Section 407(1) of the Act. Wwiting has been given. (Note: Written consent such provision appears in the Articles of Incorpo	ess than the minimum number of votes required by statute Iritten notice to shareholders who have not consented in by less than all of the shareholders is permitted only if		
	board of a profit corporation pursuant to Section	611(2) of the Act.		
	Profit Corporations and Profession	onal Service Corporations		
	Signed this day of			
	By(Signature of an authoriz	ted officer or agent)		
	(Type or Print Na	ame)		

. Nonprofit	corporation only: Memb	er, shareholder, or board ap	pproval	
The foreg	going amendment to the A	rticles of Incorporation was du	ly adopted on the	day of
	,	by the (check one o	f the following)	
Member o	r shareholder approval fo	or nonprofit corporations or	ganized on a members	hip or share basis
men	nbers or shareholders at a	meeting in accordance with S	Section 611(3) of the Act.	
requ shar	uired by statute in accordate reholders who have not co	rs, shareholders, or their proxince with Section 407(1) and (2 nsented in writing has been giver proxies is permitted only if s	2) of the Act. Written not iven. (Note: Written con	ice to members or
	en consent of all the mem ordance with Section 407(3	bers, shareholders, or their pr 3) of the Act.	oxies entitled to vote in	
Directors (	Only if the Articles state	that the corporation is orga	anized on a directorship	o basis)
direc	ctors at a meeting in accord	dance with Section 611(3) of t	he Act.	
writte	en consent of all directors	pursuant to Section 525 of the	e Act.	
		Nonprofit Corpora	ations	
	Signed this	day of	, , .	
	Ву	(Signature of an officer)		
		(Signature of all officer)		
	(Type or Print Na	ame)	(Type or Print Tit	le)

Preparer's Name		
Business Telephone Number (	)	

### INFORMATION AND INSTRUCTIONS

- 1. This form may be used to draft your Certificate of Amendment to the Articles of Incorporation. A document required or permitted to be filed under the act cannot be filed unless it contains the minimum information required by the act. The format provided contains only the minimal information required to make the document fileable and may not meet your needs. This is a legal document and agency staff cannot provide legal advice.
- 2. Submit one original of this document. Upon filing, the document will be added to the records of the Corporations, Securities & Commercial Licensing Bureau. The original will be returned to your registered office address, unless you enter a different address in the box on the front of this document.
  - Since the document will be maintained on electronic format, it is important that the filing be legible. Documents with poor black and white contrast, or otherwise illegible, will be rejected.
- 3. This Certificate is to be used pursuant to the provisions of Section 631 of Act 284, P.A. of 1972, or Act 162, P.A. of 1982, for the purpose of amending the Articles of Incorporation of a domestic profit corporation or nonprofit corporation. Do not use this form for restated articles.
- 4. Item 2 Enter the identification number previously assigned by the Bureau. If this number is unknown, leave it blank.
- 5. Item 3 The article(s) being amended must be set forth in its entirety. However, if the article being amended is divided into separately identifiable sections, only the sections being amended need be included.
- 6. If the amendment changes the term of existence to a specific date, then consent to the amendment or a written statement that the consent is not required must be obtained from the Charitable Trust Section, Licensing and Regulation Division, Michigan Attorney General, P.O. Box 30214, 525 W. Ottawa, Lansing, MI 48909 (517) 373-1152 and submitted with this document for all nonprofit charitable purpose corporations, unless organized for religious purposes. Application for the consent should be made at least 120 days before the desired effective date of the amendment. This certificate cannot be filed unless it is accompanied by either: the written consent of the Attorney General, an order of a Circuit Court dissolving the corporation, or an affidavid attesting to the submission of a written request to the attorney general for consent to the filing and the failure of the attorney general to respond within 120 days.
- 7. This document is effective on the date endorsed "filed" by the Bureau. A later effective date, no more than 90 days after the date of delivery, may be stated as an additional article.
- 8. Signatures:

CSCL/CD-515 (Rev. 02/17)

**Profit Corporations:** (Complete either Item 4 or Item 5)

- 1) Item 4 must be signed by at least a majority of the Incorporators listed in the Articles of Incorporation.
- 2) Item 5 must be signed by an authorized officer or agent of the corporation.

Nonprofit Corporations: (Complete either Item 4 or Item 6)

- 1) Item 4 must be signed by at least a majority of incorporators listed in the Articles of Incorporation.
- 2) Item 6 must be signed by an officer of the corporation.
- 9. FEES: Make remittance payable to the State of Michigan. Include corporation name and identification number on check or money order.

NONREFUNDABLE FEE: \$10.00

ADDITIONAL FEES DUE FOR INCREASED AUTHORIZED SHARES OF PROFIT CORPORATIONS ARE:

Amount of Increase	<u>Fee</u>
1-60,000	\$50.00
60,001-1,000,000	\$100.00
1,000,001-5,000,000	\$300.00
5,000,001-10,000,000	\$500.00
	<b>_</b>

More than 10,000,000 \$500.00 for first 10,000,000 plus \$1000.00 for each additional 10,000,000, or portion thereof

Submit with check or money order by mail:

Lansing, MI 48909

Michigan Department of Licensing and Regulatory Affairs Corporations, Securities & Commercial Licensing Bureau Corporations Division P.O. Box 30054 To submit in person:

2501 Woodlake Circle

Okemos, MI

Telephone: (517) 241-6470

Fees may be paid by check, money order, VISA, Mastercard or Discover when delivered in person to our office.

MICH-ELF (Michigan Electronic Filing System):

First Time Users: Call (517) 241-6470, or visit our website at http://www.michigan.gov/corporations Customer with MICH-ELF Filer Account: Send document to (517) 636-6437

LARA is an equal opportunity employer/program. Auxiliary aids, services and other reasonable accommodations are available upon request to individuals with disabilities.

## Optional expedited service.

Expedited review and filing, if fileable, is available for all documents for profit corporations, limited liability companies, limited partnerships and nonprofit corporations.

The nonrefundable expedited service fee is in addition to the regular fees applicable to the specific document.

Please complete a separate CSCL/CD-272 form for expedited service for each document submitted in person, by mail or MICH-ELF.

24-hour service - \$50 for formation documents and applications for certificate of authority.

24-hour service - \$100 for any document concerning an existing entity.

# Same day service

- Same day \$100 for formation documents and applications for certificate of authority.
- Same day \$200 for any document concerning an existing entity.

  Review completed on day of receipt. Document and request for same day expedited service must be received by 1 p.m. EST OR EDT.

### Two hour - \$500

Review completed within two hours on day of receipt. Document and request for two hour expedited service must be received by 3 p.m. EST OR EDT.

### One hour - \$1000

Review completed within one hour on day of receipt. Document and request for 1 hour expedited service must be received by 4 p.m. EST OR EDT.

First time MICH-ELF user requesting expedited service must obtain a MICH-ELF filer number prior to submitting a document for expedited service. CSCL/CD-901.

Changes to information on MICH-ELF user's account must be submitted before requesting expedited service. CSCL/CD-901.

Documents submitted by mail are delivered to a remote location for receipts processing and are then forwarded to the Corporations Division for review. Day of receipt for mailed expedited service requests is the day the Corporations Division receives the request.

Rev. 02/17

### AMENDMENT TO ARTICLE II

The purpose or purposes for which the Corporation is organized are: to provide an entity
under the Michigan nonprofit corporations act to administer and enforce the respective
Declaration(s) of Restrictions for the East Georgetown Lake Shore residential communities as
platted in Ottawa County and known as Georgetown Lake, and Georgetown Lake No. 2 through
6 as recorded in Ottawa County Records, according to the plats recorded in Liber, Page
, Liber, Page, Kent County records, and, in furtherance thereof:

- (a) to maintain, operate and administer the property of the Association for the use and enjoyment of its members and their guests, invitees and families;
- (b) to make and enforce the Declarations of Restrictions, as may be amended, and reasonable rules and regulations concerning the use of Association property and in furtherance of the Declarations of Restrictions and related bylaws;
- (c) to levy and collect assessments from members of the Association to defray the costs, expenses and losses of the Association;
- (d) to employ personnel, to contract for the maintenance, administration and management of the Association, and to delegate to those persons such powers and duties as are necessary;
- (e) to purchase insurance on property owned, controlled or maintained by the Association and to collect and allocate proceeds of such insurance as applicable under the Declarations of Restrictions;
- (f) to authorize and approve execution of contracts, deeds and/or easements affecting the property controlled or administered by the Association and as provided under the respective plats and Declarations of Restrictions and as may relate to Association matters;
- (g) in general, to carry out any other business in connection with an incident to the purposes stated which are not permit forbidden under the law, and with all powers conferred upon nonprofit corporation by the laws of the State of Michigan;
- (h) to exercise architectural review and control functions as provided under the respective declaration; and
- (i) to hold all funds and titles to all properties acquired by the Corporation and the proceeds arising font from them in trust for the members as may be provided under the Declaration of Restrictions and the Association Bylaws.