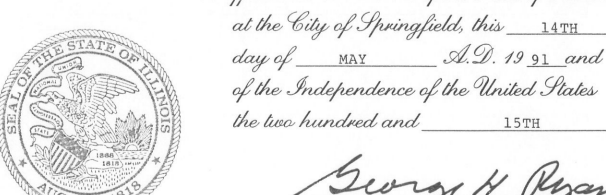


ARTICLES OF INCORPORATION OF WALNUT HILL GOLF VILLAS ASSN., INC. INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINGIS HAVE BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE GENERAL NOT FOR PROFIT CORPORATION ACT OF ILLINOIS, IN FORCE JANUARY 1, A.D. 1987.

Now Therefore, I, George H. Ryan, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

> In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois,



George H JK

## FORM NP-102.10 (Revised Jan. 1987)

## ARTICLES OF INCORPORATION

(Do Not Write in This Space)

ng Requirements — Present 2 signed and fully executed copies in exact duplicate
For Inserts — Use White Paper — Size 8½ x 11

Payment must be made by Certified Check, Cashiers' Check or a Money Order, payable to "Secretary of State." DO NOT SEND CASH!

Filing Fee \$50

Date Paid

Clerk

	EDGAR, Secre	etary of State			
suant	to the provisio	ons of "The General	Not For Profit Corpora	ition Act of 1986", t	he undersigned incor-
ator(s)	nereby adopt	the following Articles	s of Incorporation.	7 9 A	名声のは 音
icle 1.	The name of	the corporation is: _	Walnut Hill Golf	Villas Assn., I	nc.
icle 2.	The name an	nd address of the initi	ial registered agent and	d registered office ar	e:
Regis	stered Agent _	David	F	Ja	nsen
		First Name	Middle Name	Last Nam	
Regis	stered Office _	2000 Terri	tory Drive		
		Number	Street		(Do Not Use P.O. Box)
	wet maert in iz	Galena	Management of the following th	1036	JoDaviess
		City	a s cimp sa comp Zip C	ode garage	County
ticle 3.	The first Boar follows:	rd of Directors shall be	e <u>3</u> in r	number, their names a	and addresses being as
Directo	rs' Names	Number	Street	Address City	State
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Hel	na Be	Cackmone 13	5 Walnut Hel	in Gale	re All. 6/03/
ticle 4.	The purposes	zelipnus -	ration is organized are	M. Gala	Le All. 61036
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## NAMES & ADDRESSES OF INCORPORATORS

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1. Blow	H (oun	el .	1 21/=	Nosl	Av.	
Signature	11	(Check one)	Street	1, -0 27	01.	
KALPH	H. COUNC	11 98 689	Che	in fre	gu te	618-
Name tolease pr	rint) / .		City/Towi	2	State	Zip
2. Jaw Signature	1 Swans	n	2. 2	PREST U	rick LN	
PAUL	S SWANCE	m	Street	1:10 1	LOANIES T	11 1.1
Name (please pr	rint)		City/Town	1 7	State State	Zip
3. Melis	on Black	nece	3. 135	- 1, nel	Eng & X/es	20 20
Signature	A 63	s amended fro	Street		1	
Meuss	sa A. Susc	KMOKE	L'h	lese	sel.	6/036
Name (please pr	rint)		/City/Town	THE PARTY OF THE	State	Zip
4. Signature	more and manae	a tadebance	4.			
The purposes for which			Street			
Name (please pr	rint)		City/Tow	1	State	Zip
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Signature			Street			
Name (please pr	rint)	THE RESERVE AS A SECOND	City/Tow	1	State	Zip
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GENERAL NOT FOR PRO CORPORATION ACT ARTICLES OF INCORPORA Form NP-102.10 under the of File #

GEORGE SECRETARY MAY

SECRETARY OF STATE CORPORATION DEPARTM SPRINGFIELD, ILLINOIS 6 TELEPHONE (217) 782-6

(These Articles Must Be Executed and Filed in Du

WALNUT HILL GOLF VILLAS ASSN., INC. (the "Association")

## OTHER PROVISIONS:

- The members of the Association shall consist of the record Owners of a fee or undivided fee interest in any unit in the Association, known as and located at The Galena Territory, Galena, Illinois. The members' interest in the Association shall be in accordance with the respective percentages of ownership interest in the Common Elements of the Property owned by the respective Unit Owners, as said terms are defined in the Walnut Hill Golf Villas Declaration of Covenants. Conditions and Restrictions, which Declaration has been recorded on May 2, 1989, in the office of the Recorder of Deeds in Jo Daviess County, as Document No. 197205 as modified by any subsequently recorded Amendment to said Declaration (hereinafter, the "Declaration"). If title to a unit is held by more than one (1) person or entity, the membership relating to that unit shall be shared by all such persons as members in the same proportionate interest and in the same type of tenancy by which the title to the unit is held, provided always that there shall be only one (1) membership per unit. No person or entity other than a unit owner may be a member of the Association.
- 6. No part of the monies received by the corporation shall inure to the benefit of any private individual except in accordance with the Illinois General Not For Profit Corporation Act.
- 7. The elections of the Board of Directors shall be held in accordance with the provisions of the Association's By-laws and the Declaration.
- 8. Subject to the limitations set forth in Paragraph 8, each member shall be entitled to vote his percentage ownership in the Common Elements as established in the Declaration and Amendments thereto. The vote for each unit shall be exercised as the Owners, among themselves, shall determine, but in no event shall the number of votes with respect to any unit exceed its percentage ownership in the Common Elements.
- 9. A membership shall be appurtenant to, and may not be assigned, encumbered, transferred, or separates, in any manner, from ownership of the unit to which the membership pertains; provided, however, that the rights of the membership may be assigned to a mortgagee as further security for a loan secured by a lien on such unit.
- 10. Subject to the provisions of the Declaration, as amended from time to time, the Association may suspend the voting rights of a member and the right to use the recreational facilities for failure to comply with the rules or regulations of the Association, or with any other obligations of the owners of any units, including the default in the payment of any

assessment duly levied by the Association under the Declaration and Bylaws.

The Corporation may be dissolved in accordance with the 11. limitations set out in the Declaration. The Corporation is one which does not contemplate pecuniary gain or profit to the members thereof, and it is organized solely for non-profit purposes. In the event of liquidation, dissolution or winding up of the Corporation, whether voluntarily or involuntarily, the Directors shall dispose of the Property and assets of the Corporation in such manner as they, in the exercise of their discretion (as set out in the Declaration), deem appropriate; provided, however, that such disposition shall be exclusively in the furtherance of the object and purposes for which the Corporation is formed, and shall not accrue to the benefit of any director of the Corporation or any individual having a personal or private interest in the affairs of the Corporation or any organization which engages in any activity in which the Corporation is precluded from engaging.

(TTL/WALNTGLF.PRO)