AMENDED AND RESTATED ARTICLES OF INCORPORATION

OF

THE MASTERS AT DEACON'S WALK ASSOCIATION

These Amended and Restated Articles of Incorporation have been adopted pursuant to Minn. Stat. §317A.139(4).

ARTICLE I NAME

The name of this Corporation shall be "The Masters at Deacon's Walk Association."

ARTICLE II PURPOSES AND POWERS

The purposes for which the Corporation is formed, and its powers, are as follows:

- a. To act as the Association which is referred to in the Amended and Restated Declaration (the "Declaration") filed in the office of the Anoka County Recorder, which Declaration is incorporated herein by reference.
- b. To provide for the maintenance, preservation, architectural control, operation, and management of The Masters at Deacon's Walk Association, for the health, safety, and welfare of the Owners thereof, and for the preservation of the value and aesthetic character of the residential Units and Common Elements described as set forth in the Declaration and incorporated herein by reference.
- c. To exercise and carry out the powers and duties now or hereafter granted, or imposed by law, the Declaration, or the Corporation's Bylaws, and to do such other lawful acts or things, reasonably necessary for carrying out the Corporation's purposes; provided, that no actions shall be authorized or undertaken which violate any state or federal laws applicable to nonprofit corporations or which would cause the Corporation to violate its nonprofit status under the Internal Revenue Code of 1986, as amended and the Regulations related thereto.

ARTICLE III NO PECUNIARY GAIN

The Corporation shall not afford pecuniary gain, incidentally or otherwise, to its Members; provided that Members may be reimbursed for out-of-pocket expenses incurred in carrying out duties on behalf of the Association, as provided in the Bylaws, subject to approval by the Board of Directors.

ARTICLE IV DURATION

The duration of the Corporation shall be perpetual.

ARTICLE V REGISTERED OFFICE

The location of the registered office of this Corporation shall be c/o RowCal, LLC, 11125 Zealand Ave N, Champlin, MN 55316.

ARTICLE VI DIRECTORS

The business of this Corporation shall be managed by the Board of Directors as provided in the Bylaws.

ARTICLE VII LIABILITY

The Members of the Corporation shall not be subject to any personal liability for corporate obligations.

ARTICLE VIII CAPITAL STOCK

This Corporation shall have no capital stock.

ARTICLE IX MEMBERSHIP

The members of this Corporation shall be those persons described as Members in the Bylaws of the Corporation. Membership in the Corporation shall be transferable, but only as an appurtenance to and together with title to the Units, as defined in the Declaration, to which the membership is allocated.

ARTICLE X VOTING

The Association shall have one class of voting membership:

Members shall be all Owners. Votes shall be allocated to the Members per the allocation of undivided interest for voting assigned to their Units set forth in the Declaration. When more than one person is an Owner of any Unit, all such persons shall be members, but the Owners of such Unit shall be collectively entitled to only the total percentage of votes allocated to that Unit. When there is more than one Owner of a Unit, the vote shall be cast

by one person as provided in the Bylaws. Any voting authority established in writing by the multiple owners of a Unit and filed with the Association shall be valid until revoked in writing by such Owners and filed with the Association. Cumulative voting by members shall not be permitted.

ARTICLE XI ADOPTION OF BYLAWS

The power to amend, adopt, or repeal the Bylaws of the Corporation shall be vested in the members of the Corporation, as provided in the Bylaws.

ARTICLE XII MEETINGS

The Corporation shall hold meetings of its Members, at such time and in such manner as shall be specified in the Bylaws.

ARTICLE XIII AMENDMENTS

Amendment of these Articles of Incorporation shall require the prior approval, at a meeting duly held for such purposes, of Members who hold at least sixty-seven percent (67%) of the voting power of all Members, subject to the rights of Eligible Mortgagees (as that term is defined in the Declaration) as set forth in the Declaration, except that the registered office may be changed by the filing of a Certificate of Change of Registered Office in accordance with the law, without the necessity of obtaining approval of the Members or Eligible Mortgagees.

ARTICLE XIV DISSOLUTION

The Corporation may be dissolved as provided in the applicable Minnesota Statutes, subject to prior written approval by the Board of Directors and Members authorized to cast at least eighty percent (80%) of the votes of membership. Upon dissolution of the Corporation, and after payment of all the debts and obligations of the Corporation, all remaining corporate assets shall be divided into a number of shares equal to the total number of residential units in the project, and one share shall be distributed to the Owners of each such Unit, subject to the rights of their respective Eligible Mortgagees, as their interest may appear.

These Restated Articles of Incorporation supersede the Corporation's existing Articles of Incorporation and all amendments thereto.

IN WITNESS WHEREOF, the undersigned have subscribed their names this 22 day of 4055, 2025.

President

President

Secretary

STATE OF MINNESOTA) ss COUNTY OF HENDER IN)

Subscribed and sworn to me this 22 day of 1055, by BRIAN LOPTUS and DENISE AS HENBACH, the President and Secretary, respectively, of The Masters at Deacon's Walk Association, a Minnesota nonprofit corporation, on behalf of the Corporation.

Notary Public

Amanda C. Rozeboom
Notary Public
Minnesota
My Commission Expires 01/31/2029

THIS INSTRUMENT WAS DRAFTED BY:

Smith Jadin Johnson, PLLC 7900 Xerxes Avenue South, Suite 600 Bloomington, MN 55431 (952) 388-0289 www.sjjlawfirm.com



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Steve Simon Secretary of State

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