

ARTICLES OF INCORPORATION
OF
SILVER CREST HOMES, INC.

KNOW ALL MEN BY THESE PRESENTS:

That I, the undersigned, acting as the Incorporator under the provisions of the Idaho Business Corporation Act, do hereby adopt the following Articles of Incorporation for such Corporation:

1. NAME: The name of this Corporation shall be:

Silver Crest Homes, Inc.

2. PURPOSES: The purpose or purposes for which the Corporation is organized is the transaction of any and all lawful business for which a corporation may be incorporated under the Idaho Business Corporations Act.

3. POWERS: Pursuant to the purposes of the Corporation, the Corporation is hereby authorized and empowered to do and act, and to carry on any business authorized by the Corporation and the State of Idaho, as necessary to compliment and augment the general purposes of the Corporation.

4. EXISTENCE: This Corporation shall have perpetual existence.

5. STOCK:

5.1. There shall be one class of shares, all of which shall be Common Shares.

5.2. The aggregate number of shares which this Corporation shall have authority to issue 100,000 shares with no par value.

5.3. Each share shall have equal voting powers; each share entitling the holder to one (1) vote.

5.4. No shares shall be issued until the same are fully paid for.

5.5. Any such shares may be assessable as provided by law and as determined by a majority vote of the Board of Directors.

5.6. All stock issued shall be considered "Section 1244 Stock" as is defined under Internal Revenue Code Section 1244. Any individual or partnership receiving such stock shall be entitled to any benefits as explained in that Internal Revenue Code Section.

6. REGULATIONS OF INTERNAL AFFAIRS: Provisions for the regulation of the internal affairs of the Corporation are:

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6.1. RESTRICTION OF TRANSFER OF STOCK: The shareholders may adopt a stock purchase or buy/sell agreement upon one hundred percent vote at any official shareholder's meeting. Once adopted, said agreement may not be amended, repealed, or altered without concurrence of 100% of the shareholders.

6.2. OPERATION AND MANAGEMENT OF THE CORPORATION: The shareholders may adopt and provide for the management and operation of the Corporation to be performed directly by the Shareholders or by the President (to be elected by the Shareholders) rather than having and electing a Board of Directors. However, in so doing all duties and functions traditionally carried out by the Board of Directors shall be carried out by the Shareholders or President as may be applicable.

7. REGISTERED AGENT: The name of the initial registered agent address is:

Eric L. Scoresby
6275 E. Iona Rd
Iona ID 83427

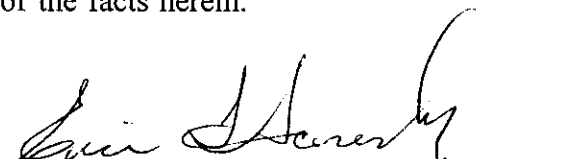
8. INCORPORATOR AND INITIAL DIRECTOR: The name, post office address, number and class of shares subscribed of each of the Incorporators and the Initial Directors is as follows:

Eric L. Scoresby
P.O. Box 153
Iona ID 83427

1 Share Common

IN WITNESS WHEREOF, the undersigned hereby executes these Articles of Incorporation in duplicate and certify to the truth of the facts herein.

Dated: 5-1-02


Eric L. Scoresby

STATE OF IDAHO)
)
) SS.
COUNTY OF BONNEVILLE)

On May 1, 2002, before me, the undersigned, personally appeared Eric Scoresby, known or identified to me to be the person whose name are subscribed to the within instrument, and acknowledged to me that she executed the same.

MARY TeNGAIO
NOTARY PUBLIC
STATE OF IDAHO

Mary TeNGAIO
NOTARY FOR THE STATE OF IDAHO
Commission Expires: 4/15/2005