

ARTICLES OF INCORPORATION

OF

THE LOUDOUN COUNTY SENIOR CENTER AT CASCADES ADVISORY BOARD

The undersigned incorporators, all of whom are citizens of the United States, hereby establish a non-stock corporation under the provisions of Chapter 10 of Title 13.1 of the Code of Virginia, and to that end set forth the following:

ARTICLE I

The name of the corporation is The Loudoun County Senior Center at Cascades Advisory Board.

ARTICLE II

The corporation is to have no members.

ARTICLE III

The corporation is organized exclusively for charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, including without limitation, the making of distributions for such purposes to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

ARTICLE IV

The names and addresses of the individuals who are to serve as the initial directors are as follows:

Mary Ellen Bowers	44358 Oakmont Manor Square Ashburn, VA 20147
Robert Charnoff	3 Westmoreland Drive Sterling, VA 20165
Dorothy Coffman	1014 East Maple Avenue Sterling, VA 20164
Sharon Dexter	220 Sugarland Run Drive Sterling, VA 20164
Lee Dunay	20575 Snowshoe Square, Apt #201 Ashburn, VA 20147

Joan Ehrenbeck	20250 Smokehouse Court Ashburn, VA 20147
Ray Ehrenbeck	20250 Smokehouse Court Ashburn, VA 20147
David Gallagher	Ashby Ponds 21170 Ashby Ponds Boulevard Ashburn, VA 20147
Katherine Kalteissen	112 North Aspen Avenue Sterling, VA 20164-4501
Patricia LaRaja	110 Kale Avenue Sterling, VA 20164
Yaduvesh Mathur	43285 Barnstead Drive Ashburn, VA 20148
Bharati Mehta	43633 Winthrop Court Ashburn, VA 20147
Celeste Mullally	204 Spruce Court Sterling, VA 20164
Charlotte Nurge	21065 Cardinal Pond Terrace, Apt. 414 Ashburn, VA 20147
Olga Ricciardi	46565 Harry Byrd Highway, Apt. 344 Sterling, VA 20164
Natalie Surace	20849 Killawog Terrace Ashburn, VA 20147
Thomas Vecchio	49 Rutherford Circle Sterling, VA 20165
Barbara Wible	203 Cardinal Glen Circle Sterling, VA 20164

ARTICLE V

The terms of office of the initial directors shall expire, and directors shall be chosen, at

the first meeting of the board of directors. Directors shall serve for a term of two years to succeed those whose terms expire. Existing directors shall elect future directors.

ARTICLE VI

The address of the corporation's initial registered office is 21060 Whitfield Place, Sterling, VA 20165, which is located in Loudoun County, Virginia. The name of the corporation's initial registered agent is Natalie Surace, whose business office is identical with the registered office and who is a resident of Virginia and a Director of the Corporation.

ARTICLE VII

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its directors, 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 Article III hereof.

ARTICLE VIII

The corporation shall not engage in any activity that disqualifies it from being treated as a non-taxed corporation under Internal Revenue Code section 501, or corresponding section of any future federal tax code, and it shall not carry on any 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 corresponding section of any future 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 corresponding section of any future federal tax code. In particular, no substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, except as permitted in the Internal Revenue Code section 501(h), or corresponding section of any future federal tax code. The corporation shall not participate in or intervene in (including the distribution or publishing of statements) any political campaign on behalf of or in opposition to any candidate or public office.

ARTICLE IX

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 the Circuit Court of the county in which the principal office of the corporation is then located, exclusively for such purposes, or to such organization or organizations which are organized and operated exclusively for such purposes, as said court shall determine.

ARTICLE X

The duration of the corporation is perpetual.

ARTICLE XI

The Corporation shall indemnify, to the fullest extent permitted and required by the Virginia Non-Stock Corporation Act, as such Act exists now or may hereafter be amended, its Directors and Officers who are made a party to any proceeding by reasons of their office for acts or omissions performed in their official capacity.

WITNESS the following signatures and seals this 16th day of January, 2013.

Natalie Surace
Natalie Surace, Incorporator

Barbara Wible
Barbara Wible, Incorporator

Katherine Kalteissen
Katherine Kalteissen, Incorporator