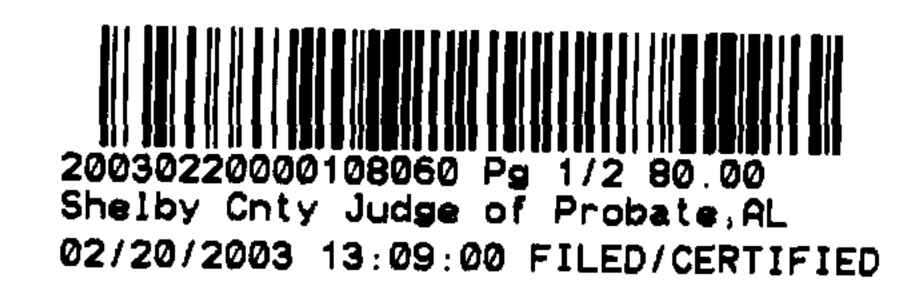
STATE OF ALABAMA



DOMESTIC LIMITED LIABILITY COMPANY ARTICLES OF ORGANIZATION GUIDELINES

INSTRUCTIONS:

STEP 1: THE NAME OF THE LIMITED LIABILITY COMPANY MUST CONTAIN THE WORDS LIMITED LIABILITY COMPANY, LLC or L.L.C.

STEP2: FILE THE ORIGINAL AND TWO COPIES OF THE ARTICLES OF ORGANIZATION IN THE COUNTY WHERE THE LLC'S REGISTERED OFFICE IS LOCATED. THE JUDGE OF PROBATE'S FILING FEE IS \$35 AND THE SECRETARY OF STATE'S FILING FEE IS \$40.

PURSUANT TO THE ALABAMA LIMITED LIABILITY COMPANY ACT, THE UNDERSIGNED HEREBY ADOPTS THE FOLLOWING ARTICLES OF ORGANIZATION.

Article I	The name of the Limited Liability Company. New Haven Homes, LLC
Article II	The duration of the Limited Liability Company is perpetual
Article III	The Limited Liability Company has been organized for the following purpose(s): to operate a residential home construction business and to engage in any other lawful business for which limited liability companies may be organized in this state .
Article IV	The street address (NO PO BOX) of registered office 155 Thoroughbred Lane, Alabaster, AL and the name of registered agent at that office Clarence "Clay" Channell III.
Article V	The names and addresses of the initial member(s), and, if any, organizer. (Attach additional sheets, where necessary.)
	Clarence "Clay" Channell, 155 Thoroughbred Lane, Alabaster, AL 35007
Article VI	If the Limited Liability Company is to be managed by one or more managers, list the names and addresses of the managers who are to serve until the first annual meeting of members or until their successors are elected and qualify.
	Clarence "Clay" Channell III

Article VII

The right, if given, of the member or members of the Limited Liability Company to admit additional members, and the terms and conditions of the admission, are:

Transferees of a former member of this LLC shall not be admitted into membership in this LLC unless all of the nontransferring LLC members consent in writing to the admission of the new member. For other admissions, a person or entity shall not be admitted into membership in this LLC unless each member consents in writing to the admission of the new member.

Article VIII

The circumstances under which the cessation of membership of one or more members will result in dissolution of the Limited Liability Company are:

The remaining members of this LLC have the right to vote to continue the business of the LLC on the death, retirement, resignation, expulsion, bankruptcy or dissolution of a member, or the occurrence of any other event which terminates the continued membership of a member in the LLC ("dissociation event"). If a vote of remaining members is required under state law to approve the continuance of the LLC after a dissociation event, and the required period for taking such vote or the number or percentage of votes required to approve the continuance of the LLC are not specified under state law or the LLC Operating Agreement, the continuance of this LLC shall be approved by all remaining members within 90 days of the dissociation event.

Any provision, not inconsistent with the law, for the regulation of the internal affairs of the Limited Liability Company are permitted to be set out in the operating agreement of the LLC.

IN WITNESS THEREOF, the undersigned members executed these Articles of Organization on this, the 20th day of February, 2003.

THIS DOCUMENT PREPARED BY:

Clarence "Clay" Channell III

Signature of Member/Organizer

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