EXECUTIVE SUMMARY

Condominium Name: Landmark Square Condominium Owner's Association,
Inc.
This Executive Summary was prepared or revised on <u>4/28/2025</u>
This Executive Summary highlights some of the information prospective purchasers are most interested in learning, as well as some of the information they should consider when contemplating the purchase of a residential condominium unit. The following sections either briefly summarize pertinent information or direct prospective buyers to specific documents, sections, and/or pages of the condominium materials that discuss a topic in detail. A section identified with an icon may refer a prospective purchaser to specific page numbers or sections of the condominium materials for more information about a topic.
This summary is not intended to replace the prospective purchaser's review of the condominium declaration, bylaws and other condominium disclosure materials nor is it a substitute for a professional review of the condominium documents or legal advice.
 Condominium Association Management and Governance Condominium association name Landmark Square Condominium Owner's Association, Inc. Association address 832 N. 6th Street, Sheboygan, Wisconsin 53081 The association is managed: By the Unit Owners (self-managed) By a management agent or company By the declarant (developer) or the declarant's management company Person(s) to be contacted for more information about the condominium Abigail Even 920-238-6571
• Address, phone number, and other contact information for the contact person North Shore Property Management Services 2804 Wedemeyer St, Sheboygan, Wisconsin 53081 Cory Even 262-745-4854 For condominium document references regarding association governance and a condominium contact person, see By-Laws Article VI and Management Contract
 Parking Number of parking spaces assigned to each Unit:1 Number Outside:0_ Inside:1_ Common Element
 Describe any other parking restrictions <u>Disabled-access parking spaces may be reassigned as per Rules and Regulations Article IV Vehicle Restrictions</u> For condominium document references to parking, see <u>Declaration Article II Section 2.4 and Rules and Regulations Article IV</u>

3.	Pet	
	•	Are pets allowed? \(\bigcap \) No \(\overline{\mathbb{Z}}\) Yes – describe the kinds of pets allowed: \(Dog, cat, small birds, or fish\)
	•	Pet rules and restrictions: Dog or cat must be owned at the time of purchase, well-mannered, and house
		broken. The owner must sign pet registration form and pay a refundable pet deposit of \$500.00.
		For condominium document references regarding pet rules, see <u>Rules and Regulations Article II Use</u>
		Restrictions Section 3.01 Pet Policy and Exhibit A.
4.	Unit	t Rentals
	•	May Unit Owners rent out their condominium units? \square No \boxtimes Yes – describe the limitations and restrictions on unit rentals: Owners must use the lease included in the condominium documents or an approved lease. Owners may not lease more than twice a year.
		For condominium document references regarding unit rentals, see <u>Rules and Regulations Article V Rental</u> <u>Restrictions and the Declaration Article IX Use Restrictions</u>
5.	Sno	cial Condominium Amenities or Features
٥.		hour security monitoring, trash removal, water and sewer, maintenance of grounds and common areas,
		sekeeping of all common areas
		(describe any special amenities and features)
	•	Are Unit Owners obligated to join or make addition payments for any amenity associated with the
		condominium, such as an athletic club or golf course? ▼ No □ Yes – cost:
		For condominium document references regarding special amenities, see
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6.	Uni	it Maintenance and Repair Responsibilities
	•	A Unit Owner's responsibilities for unit maintenance and repair include: <u>Their unit and limited common elements</u>
		etements
		For condominium document references regarding unit maintenance and repair responsibilities, see
		Declaration Article VIII Maintenance and Repair Section 8.1
7.	Cor	mmon Element and Limited Common Element Maintenance, Repair and Replacement
	•	Person(s) responsible for common element maintenance, repair and replacement: <u>Undertaken by action of</u>
		the Board of Directors and charged all units as a common expense unless necessitate by misuse by an
		<u>owner</u>
	•	Repair and replacement of the common elements is paid for by:
		Unit Owner assessments
		Reserve funds
		Both
		Other (specify): <u>Maybe be assessed to an individual owner if misused</u>
	•	Person(s) responsible for limited common element maintenance, repair and replacement: <u>Shall be made by</u> the owner
	•	Repair and replacement of the limited common elements is paid for by:
		Unit Owner assessments
		Reserve funds
		□ Both
		☐ Other (specify):
		For condominium document references regarding common element and limited common element
		maintenance, repair and replacement, see <u>Declaration Article VIII Maintenance and Repair Section 8.1</u>

8.	 Reserve Funds Does the condominium association maintain reserve funds for the repair and replacement of the commo elements? ☐ No ☑ Yes
	 Does the association have a Statutory Reserve Account*? ☐ No ☑ Yes – reserve balance is \$ 231,136.3 Note: This amount is current as of the date this Executive Summary was prepared or revised. ☐ For condominium document references regarding this condominium's reserve funds for repairs and replacements, see Owners pay \$135.00 a month into the fund as part of their monthly charges
	"Note: A 'Statutory Reserve Account" is an account established under Wis. Stat. § 703.163 to be used for the repair and replacement the common elements in a residential condominium (optional for a small condominium with up to 12 residential units or a mixed-us condominium with residential and non-residential units). In a new condominium, the developer Initially decides whether to have statutory reserve account, but after the declarant control period has ends, the association may opt-in or opt-out of a statutory reserve account with the written consent of a majority of the unit votes. A condominium may have other reserve accounts that are not statutor reserve accounts.
9.	Fees on New Units
	 Are there provisions excusing the declarant (developer) from paying assessments or modifying the declarant obligation to pay assessments for the units still owned by the declarant during the period of declarant control Not applicable (no developer-owned units or declarant control has ended) No
	☐ Yes – describe in what way:
	Describe other provisions in the declaration, bylaws, or budget addressing the levying and payment of assessments on units during the period of declarant control:
	For condominium document references to condominium fees during the declarant control period, see
10.	Expansion Plans • Has the Declarant (developer) reserved the right to expand this condominium in the future? ■ No □ Yes – number of additional units that may be added through the expansion: unit
	 Expansion period ends: Condominium management during the expansion period is by:
	For condominium document references regarding condominium expansion plans, see
11.	Unit Alteration and Limited Common Element Enclosure
	 Unit Owner may alter a unit or enclose limited common elements: ☐ No ☑ Yes Describe the rules, restrictions and procedures for altering a unit: Owner may make alterations within
	 their unit as long as it does not impair the structural integrity of the building. Describe the rules, restrictions and procedures for enclosing limited common elements: No structure may Be used to enclose or change the limited common elements except those contemplated in the Declaration.
	For condominium document references td unit alterations and limited common element enclosures, see
12.	First Right of Purchase • The condominium association has a right of first purchase, also sometimes referred to as a right of first refusal, when a condominium unit is offered for sale: □ No ► Yes
	For condominium document references to any first right of purchase held by the condominium association, see <u>Declaration Article IX Use Restrictions Section 9.4</u>

13. T	. Transfer Fee			
•	The condominium association charges a fee in connection with the transfer of ownership of a unit: 🗷 No			
	☐ Yes – amount charged: \$			
	For condominium document references to fees charged in connection with a unit ownership transfer, see			
•	Tayoff Statement Fee Condominium association charges a fee for providing a payoff statement regarding unpaid unit ssessments and charges: ☒ No ☐ Yes – amount charged: \$			
15. D	Disclosure Materials Fee			
•	Condominium association charges a fee for providing the condominium disclosure materials a unit seller must provide to a prospective unit buyer: No Yes amount charged: \$			
	For condominium document references regarding fees charged for providing the condominium disclosure materials, see			
16. O	ther restrictions or features (optional):			
- 17. A	amendments			
Condo Wisco docun respor Summ	ominium materials can be amended in a way that might change the rights and responsibilities of Unit Owners. Onsin law allows the Unit Owners to amend the condominium declaration, bylaws and other condominium nents if the required votes are obtained. Some of these changes may alter a Unit Owner's legal rights and asibilities with regard to the condominium unit, including some of the information included in this Executive nary. Unit Owners and prospective purchasers should review the amendment requirements in the declaration,			
re	rs, rules and regulations, or other condominium documents. For condominium document references regarding condominium document amendment procedures and equirements, see Declaration Article XI General Provisions Section 11.4 , By-Laws, Rules and Regulations Article IX Amendments			
	Executive Summary was prepared on the date stated on page one by			
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di E	Instructions for Completing the Executive Summary. The Executive Summary is one of the condominium isclosure documents that must be furnished to a prospective purchaser of a residential condominium unit. The executive Summary addresses the topics set forth in Wis. Stat. § 703.33(1)(h) in clear, plain language or by adjusting the location within the disclosure materials where the information may be found. The Executive			

- Executive Summary addresses the topics set forth in Wis. Stat. § 703.33(1)(h) in clear, plain language or by indicating the location within the disclosure materials where the information may be found. The Executive Summary must state the date on which it is prepared or revised. It shall be revised whenever a change in the condominium materials necessitates a corresponding revision to the Executive Summary. The preparer of the Executive Summary should consult an attorney with any questions concerning preparation of the Executive Summary.
- Executive Summary Legal Requirements. Per Wis. Stat. § 703.33(1m), the declarant (developer) or the association is responsible for preparing the Executive Summary and revising it whenever a change is made in the disclosure materials that necessitates a corresponding revision to the Executive Summary. An Executive Summary must appear in the condominium disclosure materials directly following the index [Wis. Stat. § 703.33(2)], and must be attached as an addendum to the real estate condition report that a seller gives to a

prospective purchaser, generally before the prospective purchaser writes an offer to purchase [Wis. Stat. § 709.02]. An Executive Summary may not be required as part of the disclosure materials for a "small condominium" (up to twelve residential units), depending upon the elections made in the declaration [Wis. Stat. § 703.365 (1) & (8)].

CAUTION: NEITHER REAL ESTATE LICENSEES NOR UNIT OWNERS SHOULD COMPLETE THIS FORM!