ARTICLES OF INCORPORATION

OF

ALAMEDA COMMUNITY ASSOCIATION

OF PORTLAND, ORDGON

FILED

IN THE OFFICE OF THE SECRETARY
OF STATE OF THE STATE OF OREGON

JAH 13 1838

CORPORATION DIVISION

ARTICLE I The name of the corporation is Alameda Community Association, herein referred to as ACA, and its duretion shall be perpetual.

ARTICLE II The name and address of the initial registered agent is Hr. Joe Cade, 3810 NE 28th, Portland, Oregon 97212.

ARTICLE III The Division may sond any and all mailing notices to Mr. Joe Cade at 3810 ME 28th, Portland, Oregon 97212.

ARTICLE IV The purpose (s) for which the corporation is organized are:

- To act as limison group between the community and the City of Portland, City officials, bureaus, and departments in matters, policies, and decisions which may affect the livability of the neighborhood.
- To provide a forum and/or discussion of matters, policies, and decisions which are of interest to its members, and provide an information network for its members.
- 3. To seek, record and transmit views of persons affected by matters, policies, and decisions which may affect the livability of the neighborhood.
- 4. To do and perform all of the activities related to said purposes, to have and enjoy all of the powers granted and engage in any lawful activity for which corporations may be organized under ORS Chapter 61.
- 5. To be organized exclusively for educational, scientific and charitable purposes. Notwithstanding any statement of purposes or powers aforesaid, this association shall not, except to an insubstantial degree, engage in any activities

or exercise any powers that are not in furtherance of its specific and primary purpose.

ARTICLE V The number of initial Directors is three (3). The names and addresses of the initial Board of Directors are as follows:

Joe Cade 3810 NE 28th Portland, Oregon 97212

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ARTICLE VIII

Bruce Feller 4324 NE 28th Portland, Oregon 97211

Jo Ann Kessler 3018 ME 28th Portland, Oregon 97212

ARTICLE VI The Board of Directors shall be elected by the general members each year at the September meetings. Board vacancies shall be filled for the unexpired term by election of the Officers at the

next regular or special Board meeting.

ARTICLE VII Upon the dissolution of ACA, after paying or adequately providing for the debts and obligations of the organization, the remaining assets not being required by law or conclusions imposed by any donor to be otherwise applied or distributed, shall be distributed to a non-profit organization, foundation or fund which has established its tax exempt status under

Section 501 (c) (3) the Internal Revenue Code.

The name and address of the incorporator is Joe Cade, 3810 NE 28th, Portland, Oregon 97212.

Execution: Joe Case INCORPORATOR Signature Printed Name Title

Person to contact about this filing: Joe Cade | 230-599>

Joe Cade | Daytise Phone Number



Phone: (503) 986-2200 Fax: (503) 378-4381

Articles of Amendment—Business/Professional/Nonprofit

Secretary of State Corporation Division 255 Capitol St. NE. Suite 151 Salem, OR 97310-1327 FilingInOregon.com

☐ BUSINESS/PROFESSIONAL CORPORATION (Complete only 1, 2, 3, 4, 6, 7)

NONPROFIT CORPORATION

Check the appropriate box below:

FILED

(Complete only 1, 2, 3, 5, 6, 7)

FEB - 4 2008

REGISTRY NUMBER: 101212-83 OREGON SECRETARY OF STATE In accordance with Oregon Revised Statute 192.410-192.490, the information on this application is public record. We must release this information to all parties upon request and it will be posted on our website For office use only Please Type or Print Legibly in Black Ink 1) ENTITY NAME: ALAMEDO COMMUNITY ASSOCIATION 2) STATE THE ARTICLE NUMBER(S) AND SET FORTH THE ARTICLE(S) AS IT IS AMENDED TO READ. (Attach a separate sheet if necessary) HAME SHOULD BE- ALAMEDA NEIGHBORADD ASSOCIATION 3) THE AMENDMENT WAS ADOPTED ON: (if more than one amendment was adopted, identify the date of adoption of each amendment.) **BUSINESS/PROFESSIONAL CORPORATION ONLY** NONPROFIT CORPORATION ONLY 4) CHECK THE APPROPRIATE STATEMENT 5) CHECK THE APPROPRIATE STATEMENT Shareholder action was required to adopt the amendment(s). The Membership approval was not required. The emergment(s) was vote was as follows approved by a sufficient vote of the board of directors or incorporators Class or Number of Number of Number of Membership approval was required. The membership vote was as votes cast FOR vules cast AGAINST follows: Class(es) entitled Number of Number of Number of Number of votes cast AGAINST entitled to vote to vote Shareholder action was not required to adopt the amendment(s) The amendment(s) was adonted by the board of directors without shareholder action The corporation has not issued any shares of stock. Shareholder action was not required to adopt the amendment(s). The amendment(s) was adopted by the Incorporators or by the board of directors. 6) EXECUTION Signature Printed Name Title EULENG S, AVERLI 7) CONTACT NAME (To resolve questions with this filing.) GENG AVERT Required Processing Fee \$50 No Fee for Nonprofit Type Change Only DAYTIME PHONE NUMBER (Include area code) Confirmation .opy (Optional) \$5

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NOTE.

for your protection

Processing i ees are nonrefundable

Please it also check payable to Corporation Division 1

Fees may be paid with VISA or MasterCard. The card number and expiration date should be submitted on a separate sheet

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