





(916) 657-5448

CA LIMITED LIABILITY COMPANY 1500 11th Street Sacramento, California 95814

For Office Use Only -FILED-

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Limited Liability Company Name	
Limited Liability Company Name	AHA Foxdale MGP, LLC
Initial Street Address of Principal Office of LLC	
Principal Address	3920 BIRCH STREET
	SUITE 103 NEWPORT BEACH, CA 92660
	NEWFORT BEACH, CA 92000
Initial Mailing Address of LLC	2222 PIDOU GTDEET
Mailing Address	3920 BIRCH STREET SUITE 103
	NEWPORT BEACH, CA 92660
Attention	Hilda L. Jusuf
Agent for Service of Process	
Agent Name	Vasilios Salamandrakis
Agent Address	3920 BIRCH STREET
	SUITE 103
	NEWPORT BEACH, CA 92660
Purpose Statement	
	s to engage in any lawful act or activity for which a limited liability rnia Revised Uniform Limited Liability Company Act.
Management Structure	
The LLC will be managed by	One Manager
A LIPS - LL C -	
Additional information and signatures set fort made part of this filing.	th on attached pages, if any, are incorporated herein by reference and
made part of this filing.	th on attached pages, if any, are incorporated herein by reference and
made part of this filing. Electronic Signature	th on attached pages, if any, are incorporated herein by reference and that I am authorized by
made part of this filing. Electronic Signature By signing, I affirm under penalty of perjury California law to sign.	that the information herein is true and correct and that I am authorized by
made part of this filing. Electronic Signature By Signing, I affirm under penalty of perjury	

ATTACHMENT

to

Articles of Organization of a California Limited Liability Company for AHA Foxdale MGP, LLC

The following requirements are added to the Articles of Organization of AHA Foxdale MGP, LLC (the "Limited Liability Company"):

- (1) The Limited Liability Company is organized and operated exclusively for charitable purposes.
- (2) The Limited Liability Company is operated exclusively to further the tax exempt charitable purposes of its sole member to expand opportunities available to residents of every county of the United States of America, including any county in the State of California, who are substantially unemployed, underemployed, or whose income is below federal poverty guidelines, to obtain adequate low-cost housing accommodations by constructing, rehabilitating and providing decent, safe and sanitary housing for persons of low income who otherwise would not be able to find or afford a suitable place to live; and to help relieve the poor, distressed, underprivileged and indigent by enabling them to secure the basic human needs of decent shelter and to thus lessen the burdens of government and promote the social welfare.
- (3) Each member of the Limited Liability Company must be an organization that is exempt under Section 501(c)(3) of the Internal Revenue Code or under Section 23701d of the California Revenue & Taxation Code ("Code") and must qualify for exemption under Section 214 of the Code (a "Qualifying Organization").
- (4) No transfer, whether direct or indirect, of any membership interest in the Limited Liability Company, shall be made to any person or entity that is not a Qualifying Organization.
- (5) All property of the Limited Liability Company shall be irrevocably dedicated to the charitable purpose of expanding opportunities available to residents of every county of the United States of America, including any county in the State of California, who are substantially unemployed, underemployed, or whose income is below federal poverty guidelines, to obtain adequate low-cost housing accommodations by constructing, rehabilitating and providing decent, safe and sanitary housing for persons of low income who otherwise would not be able to find or afford a suitable place to live; and to help relieve the poor, distressed, underprivileged and indigent by enabling them to secure the basic human needs of decent shelter and to thus lessen the burdens of government and promote the social welfare, consistent with the requirements for obtaining property tax exemption pursuant to Section 214 of the Code.
- (6) Upon dissolution of the Limited Liability Company, all assets shall be distributed to an organization organized and operated exclusively for charitable purposes, as specified in Section 214 of the Code, and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code, or under Section 23701d of the Code.
- (7) Any amendments to the Articles of Organization or the Operating Agreement of the Limited Liability Company must be consistent with Section 214 of the Code.
- (8) To the fullest extent permitted by law, for the purpose of qualifying for the Welfare Exemption under the rules of the California Board of Equalization, this Limited Liability Company is prohibited from merging or converting into a for-profit entity.
- (9) No assets of the Limited Liability Company shall be distributed to any member that ceases to be a Qualifying Organization.