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STATE OF CALIFORNIA

California Secretary of State

Sacramento, California 95814 (916) 657-5448

1500 11th Street

Office of the Secretary of State

ARTICLES OF INCORPORATION CA GENERAL STOCK CORPORATION



6585841

For Office Use Only



File No.: 6585841 Date Filed: 2/14/2025

Corporation Name	
Corporation Name	ICON Hall Of Fame Inc.
Initial Street Address of Principal Office of Corporation	
Principal Address	1266 FRANCISCO ST BERKELEY, CA 94702
Initial Mailing Address of Corporation	
Mailing Address	1266 FRANCISCO ST BERKELEY, CA 94702
Attention	
Agent for Service of Process	
Agent Name	Chidi Obioma Ahanotu
Agent Address	1266 FRANCISCO ST BERKELEY, CA 94702
Shares The total number of shares the corporation is authorized to is Does the corporation have more than one class or series of	
Purpose Statement The purpose of the corporation is to engage in any lawful under the General Corporation Law of California other tha practice of a profession permitted to be incorporated by th	an the banking business, the trust company business or the
Additional information and signatures set forth on attache made part of this filing.	d pages, if any, are incorporated herein by reference and
Electronic Signature	
By checking this box, I acknowledge that I am electronic and that all information is true and correct.	ally signing this document as the incorporator of the Corporation
Chidi Obioma Ahanotu	02/14/2025
Incorporator Signature	Date

Attachment to Articles of Incorporation of

ICON Hall Of Fame Inc.

The corporation is authorized to issue two classes of shares, each with \$1.00 as par value, designated "Common Stock" and "Preferred Stock", respectively.

The number of shares of Common Stock authorized to be issued is 1,000. The number of shares of Preferred Stock authorized to be issued is 499.

The Preferred Stock may be issued from time to time in such number of series as the Board of Directors may determine. The Board of Directors is authorized to determine or alter the rights, preferences, privileges, and restrictions granted to or imposed upon any wholly unissued series of Preferred Stock, and to fix the number of shares of any series of Preferred Stock and the designation of any such series of Preferred Stock. Subject to compliance with applicable protective voting rights which may be granted to the Preferred Stock or any series of Preferred Stock in Certificates of Determination or the corporation's Articles of Incorporation, the Board of Directors is also authorized, within the limits and restrictions stated in any resolution or resolutions of the Board of Directors originally fixing the number of shares constituting any series, to increase or decrease (but not below the number of shares of such series then outstanding) the number of shares of any series subsequent to the issue of the shares of that series. In case the number of shares of any series shall be so decreased, the shares constituting such decrease shall resume the status which they had prior to the adoption of the resolution originally fixing the number of shares constituting such decrease shall resume the status which they had prior to the adoption of the resolution originally fixing the number of shares of such series.

LIABILITY:

The liability of the directors of the corporation for monetary damages shall be eliminated to the fullest extent permissible under California law.

INDEMNIFICATION:

This corporation is authorized to provide indemnification of agents (as defined in Section 317 of the California Corporations Code) through bylaw provisions, agreements with agents, vote of shareholders or disinterested directors or otherwise, in excess of the indemnification otherwise permitted by Section 317 of the California Corporations Code, subject only to the applicable limits set forth in Section 204 of the California Corporations Code with respect to actions for breach of duty to the corporation and its shareholders.

Any repeal or modification of the foregoing provisions of the Indemnification and Liability clauses by the shareholders of this corporation shall not adversely affect any right or protection of an agent of this corporation existing at the time of such repeal or modification.