

AMENDED

ARTICLES OF INCORPORATION OF

HAUTE DAWGS AGILITY GROUP

A California Public Benefit Corporation

One: The name of the corporation is HAUTE DAWGS AGILITY GROUP.

Two: This corporation is a nonprofit public benefit corporation organized under the Nonprofit Public Benefit Corporation Law. The purpose of this corporation is to engage in any lawful act or activity for which a corporation may be organized under such law. Such purposes for which this corporation is formed are pleasure, recreation, the promotion of social welfare through the amateur sport of dog agility, and other non-profitable purposes and are to:

1. Further the advancement of all dogs in agility training and to promote a public interest in, and appreciation for, agility trained dogs and agility competition.
2. Provide opportunities for dog owners to learn, train in, and practice the sport of agility.
3. Encourage members to display the best possible sportmanship while striving to achieve excellence in competition.
4. Conduct dog agility trials in the State of California, guided by the rules and regulations of the United States Dog Agility Association (USDAA), the North American Dog Agility Council (NADAC), or other nationally recognized agility organizations.

Notwithstanding any other provision of these articles, this corporation shall not engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

Three: The name and address in California of the corporation's initial agent for service of process are: Jeffrey A. Volberg, Esq., 4308 Ravenwood Avenue, Sacramento, California, 95821.

Four: No part of the net earnings of the corporation shall inure to the benefit of any member or private shareholder, as defined for purposes of Section 501(c)(4) of the Internal Revenue Code of 1986, as amended. On the winding up or dissolution of this corporation, after paying or adequately providing for the debts, obligations, and liabilities of the corporation, the remaining assets of this corporation shall be distributed to such organization (or organizations) organized and operated exclusively for pleasure, recreation, the promotion of social welfare through the amateur sport of dog agility, which has established its tax-exempt status under Section 501(c)(3) or Section 501(c)(4), of the Internal Revenue Code of 1986, as amended, and which has established its tax-exempt status under Section 23701d of the California Revenue and Taxation Code (or the corresponding provision of any future California revenue and tax law).

Five: These articles amend and replace the articles filed with the Secretary of State for the State of California on March 7, 2000.

Dated: September 29, 2000