## P0200009531

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| CORPORATION NAME(s) & DOC       | UMENT NUMB         | BER(S) (if known):   |             |
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| 1. (Corporation Name)           | 1 INC.             | (Document #)   | ·           |
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| (Corporation Name)              |                    | (Document #)   | <del></del> |
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| NEW FILINGS                     | AMENDME            | NTS  |             |
| Profit                          | Amendment          |  |             |
| NonProfit                       | Resignation of R.  | A., Officer/Director   |             |
| . Limited Liability             | Change of Registe  | red Agent  |             |
| Domestication                   | Dissolution/Withdr | awal   |             |
| Other                           | Merger             |  |             |
| <u> </u>                        | <u></u>            |  |             |
| OTHER FILINGS                   | REGISTRATION       |  |             |
| Annual Repolt                   | QUALIFICATION      | elle []  |             |
| Fictitious Name                 | Foreign            |  |             |
| Name Reservation                | Limited Partnershi | p  |             |
|                                 | Reinstatement      |  |             |
|                                 | Trademark          |  |             |
| Į.                              | Other              | To a single Tail   |             |

Examiner's Initials

## ARTICLES OF AMENDMEN'T TO ARTICLES OF INCORPORATION OF

HAIR UPRESE, INC.

Doc# POZOCOO 9531

(PRESENT NAME)

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

Article # V | Directors

Add: Allared Reque (VICE-PRESIDENT)
1165 NW 135 V Nismi Fla 33182

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows.

| THIRD: T          | he date of each amendment's adoption:   |
|-------------------|---|
| FOURTH:           | Adoption of Amendment(s) (CHECK ONE)  |
| T                 | The amendment(s) was/were approved by the shareholders. The number of votes east for the amendment(s) was/were sufficient for approval.   |
|                   | The amendment(s) was/were approved by the shareholders through voting groups.  The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s): |
| •                 | "The number of votes cast for the amendment(s) was/were sufficient for approval by  |
|                   | The amendment(s) was/were adopted by the board of directors without shareholder action was not required.  |
|                   | The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.  |
| Si<br>Signature _ | gned this 23 day of ADUARY, 2003.  (By the Chairman or Vigo Chairman of the Board of Directors, President or other officer if adopted by  |
|                   | the shareholders)   |
|                   | OR (By a director if adopted by the directors)  |
|                   | OR  |
|                   | (By an incorporator if adopted by the incorporators)  |
|                   | ARISAL Typed or printed name  |
|                   | Presidenta  |

Title