Florida Department of State

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COR AMND/RESTATE/CORRECT OR O/D RESIGN BELLA -U SALON & SPA, INC

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Articles of Amendment to Articles of Incorporation

BELLA-U SALON & SPA, INC

(Name of Corporation as currently filed with the Florida Dept. of State)

P09000045299

(Document Number of Corporation (if known)

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:

B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS) C. Enter new malling address, if applicable: (Malling address MAY BE A POST OFFICE BOX) D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Name of New Registered Agent: LISBETH ARAUJO 8450 N.W. 25 CT New Registered Office Address: (Florida street address)	name must be distinguishable and contain abbreviation "Corp.," "Inc.," or Co.," or I name must contain the word "chartered," "p	he designation "Co	rp," "Inc," or "	Co". A professi	ional corporation
C. Enter new malling address, if applicable: (Malling address MAY BE A POST OFFICE BOX) D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Name of New Registered Agent: LISBETH ARAUJO 8450 N.W. 25 CT New Revistered Office Address: (Florida street address)	B. Enter new principal office address, if a	pplicable:			
C. Enter new malling address. If applicable: (Mailing address MAY BEA POST OFPICE BOX) D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Name of New Registered Agent: LISBETH ARAUJO 8450 N.W. 25 CT New Registered Office Address: (Florida street address)	(Principal office address MUST BE A STRI	<u>EETADDRESS</u>)	·		19
D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Name of New Registered Agent: LISBETH ARAUJO 8450 N.W. 25 CT New Registered Office Address: (Florida street address)	•			· · · · · · · · · · · · · · · · · · ·	
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Name of New Registered Agent: LISBETH ARAUJO 8450 N.W. 25 CT New Registered Office Address: (Florida street address)			,		
Non Revistered Office Addrass: (Florida street address)				da, enter the nan	ne of the
Nuve Revistered Office Address: (Florida street address)	Name of New Registered Agent:	LISBETH ARA	AUJO	, ,	
SI INDICE	New Revistered Office Address:	(Floride	a street address)	,	
SUNRISE Florida 33322		SUNRISE	И	, Florida	33322
(City) (Zip Code)		(Çity)		(Zip Code)	

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

<u>Title</u>	<u>Name</u>	Address	Type of Action
<u> </u>	CARMEN E. FERREIRA	501 BLUE HERON DRIVE APT. A-304 HALLANDALE REACH.FL 32	□ Add □ □ Remove
· ,			□ Add □ Remove
, ,			Add Remove
ARTICLE	ling or adding additional Articles, entereditional sheets, if necessary). (Be special interesting the second control of the second c	DIRECTORS: LISBETH AR	
8450 NW	25 CT. SUNRISE FL 33322 AS	S - PRESIDENT (100% SH.	ARES)
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		,	<u> </u>
provisio	endment provides for an exchange, re ns for implementing the amendment in our applicable, Indicate N/A)	classification, or cancallation of fact contained in the amendmen	issued shares, nt itself:
			1

	t(s) adeption: 06/01/2010
Effective date if applicable:	(date of adoption is required) 06/01/2010
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
	ere adopted by the shareholders. The number of votes east for the amendment(s) tere sufficient for approval.
The amendment(s) was/we must be separately provide	ere approved by the shareholders through voting groups. The following statement of 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 100 %	,,
	(voting group)
The amendment(s) was/we action was not required.	ere adopted by the board of directors without shareholder action and shareholder
action was not required.	ere adopted by the board of directors without shareholder action and shareholder action and shareholder action and shareholder
action was not required. The amendment(s) was/we action was not required.	
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action was not required. The amendment(s) was/we action was not required. Dated 07. Signature (B) selections	2/15/2010. Cleared by the incorporators without shareholder action and shareholder //15/2010. Via director, president or other officer – if directors or officers have not been ected, by an incorporator – if in the hands of a receiver, trustee, or other court pointed fiductary by that fiductary)
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action was not required. The amendment(s) was/we action was not required. Dated 07. Signature (B) selections	2/15/2010. Cleared by the incorporators without shareholder action and shareholder //15/2010. Via director, president or other officer – if directors or officers have not been ected, by an incorporator – if in the hands of a receiver, trustee, or other court pointed fiductary by that fiductary)