L03000013292

(1	Requesto	r's Name)	
	Address)		
	Address)	<u></u>	
·			
(1	City/State	/Zip/Phone	#)
PICK-UP		WAIT	MAIL
(1	Business	Entity Nam	e)
	Documen	t Number)	
,			
Certified Copies	(Certificates	of Status
Special Instructions	to Filing (Officer:	
erre			
ostability			
overent Wener	DCC		
	(see,	o Han Onli	
n er a or	DCC	e Use Oni	1
edgement	DCC		
· serifyer	DCC	}	



600014441696

03/26/03--01036--007 **160.00

O3 APR 14 ANIO 3

mailing addites

Ricardo de Luna 650 NE 64th Street, Apt G-402 Miami, Florida 33138

March 13th, 2003

Florida Department of State Registration Section Division of Corporations Post Office Box 6327 Tallahassee, Florida 32314

Re: Asylum Studios, LLC

Dear Sirs:

Enclosed please find articles of organization for Asylum Studios, LLC as well as a check in the amount of \$160.00 in payment of filing fees, designation of registered agent, request for certified copy and certificate of status. Should you have any questions or require additional information, I can be reached at (305) 757-0565.

Sincerely,

Ricardo de Luna



March 28, 2003

RICARDO DE LUNA 650 NE 64TH STREET, APT G-402 MIAMI, FL 33138

SUBJECT: ASYLUM STUDIOS, LLC Ref. Number: W03000008845

We have received your document for ASYLUM STUDIOS, LLC and your check(s) totaling \$160.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must contain both the street address of the principal office and the mailing address of the entity.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6913.

Letter Number: 103A00018791

Diane Cushing Corporate Specialist

Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32314

Asylum Studios, LLC Articles of Organization

ARTICLE 1

The name of the limited liability company (the "Company") shall be Asylum Studios, LLC and it shall be organized under the laws of the State of Florida.

ARTICLE 2

The mailing address, the street address, and the phone, and FAX numbers of the Company's principal office is as follows:

Asylum Studios C/o Ricardo de Luna 650 NE 64th St. Apt G-402 Miami, Florida 33138 Phone: (305) 757-0565 Fax: (305) 757-0565

ARTICLE 3

The address, phone, and FAX numbers of the Company's registered agent are as follows:

Ricardo de Luna 650 NE 64th St. Apt G-402 Miami, Florida 33138 Phone: (305) 757-0565 Fax: (305) 757-0565

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 608. F.S.

Ricardo de Luna

ARTICLE 4

The Company's legal existence will commence upon the date these Articles of Organization are filed by the Secretary of State of Florida.

ARTICLE 5

The latest date upon which the Company shall dissolve is December 31, 2099.

Asylum Studios, LLC Articles of Organization

ARTICLE 6

The Company shall vest management in one or more managers, as provided in the Operating Agreement.

ARTICLE 7

The general purpose of the Company is to transact any and all lawful business for which an LLC may be organized under the laws of the State of Florida. The Company shall have all powers granted to limited liability companies under the laws of the State of Florida.

ARTICLE 8

The names and addresses of the Company's members are as follows:

Ricardo de Luna 650 NE 64th St. Apt G-402 Miami, Florida 33138 Phone: (305) 757-0565

ARTICLE 9

The following events ("dissolution events") will terminate the legal existence the Company: the death, insanity, bankruptcy, retirement, resignation, expulsion of any member.

ARTICLE 10

In the event of the occurrence of any one of the dissolution events specified in Article 9, the legal existence of the Company will be terminated, unless there is a majority of interest vote of the remaining members to continue the business and affairs of the Company.

ARTICLE 11

It is the intent of the members that the Company be classified as a partnership for federal income tax purposes.

In accordance with the provisions of section 608.408(3), Florida Statutes, I affirm under penalty of perjury that the facts stated herein are true.

Ricardo de Luna