

NO1000003738

Requester's Name

Address

Yousaf Mendez
503 NW 21st LN Apt 29
Gainesville, FL 32609

01 MAY 30 AM 8:40

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

FILED

Office Use Only

NUMBER(S), (if known):

1. ABOVE AND BEYOND AIR SHOW, INC.
(Corporation Name) (Document #)

200003446092-1
-10/31/00-01065-004

2. _____
(Corporation Name) (Document #)

*****87.50 *****87.50

3. _____
(Corporation Name) (Document #)

4. _____
(Corporation Name) (Document #)

Walk in Pick up time _____

Certified Copy

Mail out Will wait

Certificate of Status

AMENDMENTS

- Amendment
- Resignation of R.A., Officer/Director
- Change of Registered Agent
- Dissolution/Withdrawal
- Merger

NEW FILINGS

- Profit
- Not for Profit
- Limited Liability
- Domestication
- Other

OTHER FILINGS

- Annual Report
- Fictitious Name

REGISTRATION/QUALIFICATION

- Foreign
- Limited Partnership
- Reinstatement
- Trademark
- Other

Examiner's Initials PS 5/31/01

W-20245



FLORIDA DEPARTMENT OF STATE

Katherine Harris
Secretary of State

November 15, 2000

YOUAF MENDEZ
503 NW 21ST LANE, APT 29
GAINESVILLE, FL 32609

SUBJECT: ABOVE AND BEYOND HAIR SALON INC.
Ref. Number: W00000026249

We have received your document for ABOVE AND BEYOND HAIR SALON INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

The registered agent must sign accepting the designation.

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with a telephone number where you can be reached during working hours.

Please return the original and one copy of 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) 487-6915.

Pamela Hall
Document Specialist

Letter Number: 500A00058917

Daytime #(352) 335-7160

Evening #(352) 375-6444

FILED

01 MAY 30 AM 8:40

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

**Articles of Incorporation
of
Above and Beyond Hair Salon Inc.**

Article 1. The name of the Corporation is Above and Beyond Hair Salon Inc.

Article 2. Above and Beyond Hair Salon Inc.
503 nw 21st Lane, Apt 29
Gainesville,FL 32609
(352) 375-6444

Article 3. The purpose of the Corporation is as follows:

A. This corporation is a not-for-profit corporation organized under Chapter 617, Florida Statues. It is not organized for the private gain of any person.

1. To provide the community with an institution of cosmetology that targets all welfare recipients with educational training and job placement and opportunities.

2. To develop and implement programs by sharing the passion of cosmetology, combining technology, education and wellness.

3. To implement programs with our management team which consists of people that have mastered their technical skills and have desire to share that knowledge with new talent entering the industry.

4. To implement programs that focus on clients' needs first, incorporating stress relieving and full body treatments.

5. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations.

B. Notwithstanding any other provision of the Articles, the purposes for which the corporation is organized are exclusively religious, charitable, scientific, literary, and educational within the meaning of Section 501(c)3 of the Internal Revenue Code of 1986 or the corresponding

provisions of any U.S. Revenue Law.

C. Provided, however, that the corporation shall not engage in any action which is not permitted to be carried under the Internal Revenue Code and no part of the net earnings of the corporation shall insure to be the benefit of or be distributable to itsmemebers,directors,officers;but the corporation shall be authorized and empowered to pay reasonable compensation to those people for services rendered, and to make payments and distribution in futherance of its state purposes.

Article 4. Manner of Election

The Corporation shall have voting members who shall be elected (and may be removed) by the voting members, and who shall have all the rights and privileges of members of the Corporation. The bylaws may provide for nonvoting members of one or more classes, who shall be admitted in such manner and who shall have such rights and as are set forth in the bylaws, but who shall not have the right to vote. The board of directors will be appointed by a majority vote of it's members. The corporation shall have 6 directors and collectively they shall be known as the Board of directors. The Board of Directors shall consist of not less than (3) nor more than (20) members.

Qualifications

Directors shall be the age of majority in this state. Be in full accord an agreement with the purposes,goals, and objectives of this Corporation as stated herein and in the corporation's constitution. Show active interest in it's operations and maintain faithful attention to their responsibilities as Directors. Other qualifications for directors of this corporation shall be determined by the directors.

Duties

It shall be the duty of the directors to:

- (a) Perform any and all duties imposed of them collectively or individually by law, by the Articles of incorporation.
- (b) Appoint and remove, employ and discharge, and prescribe the duties

- .. and fix three compensation, if any of all officers, agents and employees of the corporation.
- (c) Supervise all officers, agents and employees of the corporation to assure that their duties are performed properly.
- (d) Meet at such times and place as required in the corporation bylaws.
- (e) Register their address with the Secretary of the corporation, and notices of meetings mailed or telegraphed to them at such addresses shall be valid notices thereof.

Term of Offices

Each director shall hold a office for a period of three years until his or her successor is elected and qualifies.

The Name and addresses of each initial voting members is as follows:

1.	Yousaf Mendez	503 N.W. 21st Lane, Apt 29, Gainesville,FL 32609
2.	Pattie Williams	2240 N.W.44th Pl Gainesville, FL 32609
3.	Ella Staten	728 N.E. 24th St Gainesville,FL
4.	Peitita Rentz	9224 N.W. 16th Pl Gainesville, FL 32606

Article 5. Initial Registered Agent and Office

The initial registered agent is Yousaf Mendez and the intial registered office is 503 N.W. 21st Lane,Apartment 29,Gainesville,FL 32609.

Article 6. The name and addresses of the incorporators to these Aricles of Incorporation are:

1.	Yousaf Mendez	503 N.W. 21st Lane Apt. 29 Gainesville,FL32609
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FILED

01 MAY 30 AM 8:40

Yousef Mend
Signature of Incorporator /
Registered Agent

May 14, 2001
Date

Having been named as registered agent and to accept service of process for the above stated corporation 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.