60000 64469 3017 OLD BAINTSINDER RU Address

Other

전1 II IE II 14 1 (14 1 13 같음년 - 867대[2765 - 4145] 조(6)(6 - *****[공급하 - ****[공급증)

Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

	1. AEST	11-ET7 (Corpora	ion Name)	GINECKIN (G Kyno focument #)	CEPTS	INC	= ′
	2. (Corporation Name)			(Document #)				
	3.	(Corporat	tion Name)	(D	ocument #)		······	_
	4	(Corporat	ion Name)	(I)	ocument #)	······································	v	_
	Walk in		Pick up time		5 Cert	ified Copy	97.75 57.75	
	Mail out	۵v	Vill wait	Photocopy	Cert	ified Copy ificate of State	us 👸 👸	
- 19	NEW FILINGS		AMENI	MENTS	and control			1
Y	Profit		Amendme	nt				i:j
	NonProfit		Resignatio	n of R.A., Officer/ Direct	ctor			.)
	Limited Liability		Change of	Registered Agent		•		
	Domestication		Dissolution	v/Withdrawal				
	Other		Merger					
20 4 20 20 5 2	OTHER FILING	S	REGI	STRATION/			전 전 85	
	Annual Report	_	Foreign	ATTOM (S.			95 AUG.	
	Fictitious Name	-	Limited Pa	rtnership			, <u>1</u>	614044 114044 114144
	Name Reservation	-	Reinstatem				P	
			Trademark			! :	PH 2: 18	
		\vdash				Š	ुंग्यं ळि	α

ARTICLES OF INCORPORATION OF Aesthetic Engineering Koncepts, Inc.

We the undersigned subscribers of these Articles of Incorporation, natural persons, competent to contract, hereby associate ourselves to form a corporation under the laws of the State of Florida.

ARTICLE I

The name of this corporation is:

Aesthetic Engineering Koncepts, Inc.

ARTICLE II

The general nature of the business to be transacted by this corporation is: that this corporation intends to engage in any activity of business permitted under the laws of the United States and the State of Florida, for example to provide services of carpentry contracting and to do all and everything that is necessary and proper for the accomplishment of the objective enumerated above in this certificate of incorporation or necessary or incidental to the benefit and protection of the corporation, and to carry on any lawful business necessary or incidental to the attainment of the objective of the corporation whether or not such business is similar in nature to the objects enumerated in its certificate of incorporation.

ARTICLE III

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 1000 shares at \$.00 par value.

ARTICLE IV

The amount of capital with which this corporation will begin business is no dollars (\$0.00)

ARTICLE V

This corporation is to exist perpetually unless otherwise dissolved according to law..

ARTICLE VI

The initial post office address of the principal office of this corporation in the State of Florida is

2731 Hartsfield Road Tallahassee, Florida 32303

This address may be moved from time to time to any other address in the State of Florida.

ARTICLE VII

The corporation shall have two Directors. The number of directors may be increased or decreased from time to time, by the BY-LAWS adopted by the Directors but never shall be less than one (1).

ARTICLE VIII

The name and address of the initial Directors, Officers and Subscribers of this corporation are:

Kenneth E. Dyer 2731 Hartsfield Road
Director, President Tallahassee, Florida 32303
Treasurer

Angela M. Dyer 2731 Hartsfield Road
Director, Vice President Tallahassee, Florida 32303
Secretary

ARTICLE IX

The name and address of each subscriber of the Articles of Incorporation and the number of shares of stock which each agrees to take are:

Kenneth E. Dyer 2731 Hartsfield Road 550 Tallahassee, Florida 32303

Angela M. Dyer 2731 Hartsfield Road 450 Tallahassee, Florida 32303

ARTICLE X

The original incorporators of this corporation shall have the right to assign and deliver their subscription of stock herein to any other persons who may hereafter become subscribers to the capital stock of this corporation, who, upon acceptance of such assignment, shall stand in lieu of the original incorporators and assume and carry out all of the rights, liabilities and duties entailed by said subscription, subject to the laws of the State of Florida and the execution of this power.

ARTICLE XI

That the officers and directors of this corporation hereby name Angela M. Dyer whose address is 2731 Hartsfield Road, Tallahassee, Florida 32303 as its Resident Agent to accept service of process within this State of Florida.

ACKNOWLEDGMENT: Having been named to accept service of process for the above stated corporation, at place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office.

Angela M. Dyer
2731 Hartsfield Road

Tallahassee, Florida 32303

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Directors, proposed by the stockholders and approved at a stockholders meeting by a majority of the stock entitled to vote thereon.

Ongela Dyer Angela M. Dyer

2731 Hartsfield Road

Tallahassee, Florida 32303

This document has been prepared by:

Angela M. Dyer 2731 Hartsfield Road Tallahassee, Florida 32303