

ARTICLES OF INCORPORATION

OF

AERO-MODELERS OF PERRINE, FLA. (AMPS/RC), INC.

(a corporation not for profit)

FILED
JUN 17 2 47 PM '76
TALLAHASSEE, FLORIDA

We, the undersigned have associated ourselves together, and do hereby associate ourselves together, for the purpose of becoming incorporated under the laws of the State of Florida as a corporation not for profit, pursuant to the following Articles of Incorporation:

I. NAME

The name of this corporation shall be AERO-MODELERS OF PERRINE, FLA. (AMPS/RC), INC. Its principal office shall be in the City of Homestead, County of Dade, and the State of Florida.

II. PURPOSES

The general nature of the objects and purposes of the corporation shall be as follows:

(a) The primary purpose of the corporation shall be to promote the Radio Control phase of aeromodeling in Dade County, Florida area, and to aid where possible, the National Program of the Academy of Model Aeronautics, looking toward the advancement of model aviation in all its phases.

(b) The corporation will endeavor to secure and maintain a flying field sanctioned by the Academy of Model Aeronautics for use by corporate members in radio controlled model aviation.

(c) The corporation will provide opportunities for recreation and social interaction for members and their families and friends in conjunction with model aviation.

(d) The corporation will from time to time participate in community activities to inform the public on model aviation, safety precautions in model aviation, technical developments in model aviation and recreational opportunities in model aviation.

(e) The corporation shall be empowered to publish papers, pamphlets, books and magazines; acquire, rent, lease, let, hold, own, buy, convey, mortgage, bond, sell or assign, property, real personal or mixed, as the purposes of this corporation whether expressed or implied, shall require; associate itself with other persons, corporate or natural, for the purpose of becoming a member of, and in otherwise associating itself with other corporations or associations, of a similar or like nature; collect dues, fees, rents, fines, subscriptions and other revenues to the advantage of the corporation, and to do and perform all such other acts and things, including those generally allowed by the laws of the State of Florida relative to corporations not for profit, as now existing, or as the law may hereafter provide, as from time to time may be necessary, or expedient in the exercise of any or all of its corporate functions, powers and rights.

III. QUALIFICATION OF MEMBERS

The members of this corporation shall be the subscribers, and such other persons as may from time to time be elected to membership by the members of the corporation in accordance with the by-laws.

IV. TERM OF EXISTENCE

This corporation shall have perpetual existence.

V. MANAGEMENT OF CORPORATION

The affairs and business of this corporation shall be conducted and managed by the Board of Directors of the corporation, and a President, Vice-President, Secretary/Treasurer, all of whom will be elected annually by the members of the corporation.

VI. OFFICERS

The names of the officers who are to serve until the first election are:

WILBERT ARIAS, JR. As President

FREDERICK E. RUSSELL As Vice-President

MARK S. STANBACH As Secretary/Treasurer

VII. DIRECTORS

The Board of Directors of the corporation will consist of 3 members, being the President, Vice-President, and Secretary/Treasurer. The first Board of Directors and their respective addresses are as follows:

Vincent Arias, Jr.	501 Arvida Pkwy, Miami, Fla.
Fredric E. Rubin	9810 S.W. 189 St., Miami, Fla.
Robert Steinbacher	14470 S.W. 284 St., Leisure City, Fla.

VIII. (a) REGISTERED OFFICE AND AGENT

The registered office of the corporation shall be located at 9810 S. W. 189th St., Miami, Florida 33157 and the registered agent shall be Frederic E. Rubin whose business office is identical with the registered office.

VIII. (b) BY-LAWS

The bylaws of the corporation shall be made by members, adopted upon a two-thirds vote of the members present and may be amended, altered or rescinded by a two-thirds vote of the members present, at any regular or special meeting called for that purpose .

IX. AMENDMENTS

Amendments to the Articles of Incorporation shall be adopted by a majority vote of the Board of Directors at any regular or special meeting called for that purpose and proposed by the Board of Directors to the membership. A majority vote of all members present and entitled to vote at a duly constituted meeting of the membership called for that purpose shall be necessary to amend the Articles of Incorporation.

X. SUBSCRIBERS

The names and residences of the subscribers and incorporators are as follows:

Name	Residence
Vincent Arias, Jr.	501 Arvida Pkwy, Miami, Fla.
Frederic E. Rubin	9810 S. W. 189th St., Miami, Fla.
Robert Steinbacher	14470 S. W. 284th St., Leisure City Fla.

Name

Residence

JAMES W. HAHN

13801 SW 208 AVE RT 2, PERRINE, FLA

David E. ...

144-1 E. IS. AVE. ... FLA

John ...

21455 SW 198 AV. ... FLA

...

18896 SW 83 PL ... FLA

...

16600 SW 102 AVE MIAMI, FLA.



IN WITNESS WHEREOF we have hereunto set our hands and seals,
acknowledged and filed the foregoing Articles of Incorporation
under the laws of the State of Florida, this 21ST day of
April, 1976.

Timothy A. ... (SEAL)
... (SEAL)
Robert ... (SEAL)
James W. ... (SEAL)
... (SEAL)
... (SEAL)
John ... (SEAL)
... (SEAL)

STATE OF FLORIDA
COUNTY OF DADE

I Hereby Certify that on this 21 day of April, 1976
before me the undersigned authority, personally appeared

who are well known to me and known to be the persons described in
and who executed the foregoing instrument, and severally acknowledged
the execution of said instrument for the uses and purposes therein
stated, and that they were natural persons competent to contract.

Melvin E. ...
Notary Public

My commission expires:
Notary Public, State Florida at Large
My Commission Expires Jan. 28, 1980
Bonded by Fidelity and Deposit Co. of Maryland