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COVER LETTER

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

SUBJECT:	Certificate of Dom	estication for Pretrial Rights International, Inc
Enclosed is an	original and one (1) cop	by of the Certificate of Domestication and a check for:
FEES:		
Article	icate of Domestication es of Incorporation and to domesticate and file	
OPTIONAL:	1	
Certif	icate of Status	\$ 8.75
	Pretrial Ria	Ms International Inc. Name (printed or typed)
	1707 la Fe	xiest Auc. Address
	Setety Harr	City, State & Zip
	9	
	V cirta a O	Paytime Telephone Number

E-mail address: (to be used for future annual report notification)

NOT FOR PROFIT CERTIFICATE OF DOMESTICATION

The undersigned, Kristen M. Jo	hnson	Director	
of Pretrial Rights International Inc.	(Name)	· · · · · · · · · · · · · · · · · · ·	(Title) (Title) a foreign Corporation
	oration Name	e)	u roreign corporation
in accordance with section 617.180.	1	·	
1. The date on which corporation v	was first form	_{ed was} July 17	. 2013
2. The jurisdiction where the abov came into being was the Dis	1 -	•	•
3. The name of the corporation im was Pretrial Rights Intern	1	or to the filing of this Certif	icate of Domestication .
4. The name of the corporation, as s. 617.01201 and 617.0202 with			
5. The jurisdiction that constituted administration of the corporatio immediately before the filing of District of Columbia	n, or any other	er equivalent jurisdiction und	
 Attached are Florida articles of to s. 617.1803. 	incorporation	to complete the domesticat	ion requirements pursuant
I am Director , of Pre	etrial Righ	ts International Inc.	
and am authorized to sign this Cert so this the 12th day of January		nestication on behalf of the	corporation and have done
Kait	el .	zed Signature)	
	 Fi	ling Fee:	

\$50.00

<u>\$78.75</u>

\$128.75

Certificate of Domestication

Total to domesticate and file

Articles of Incorporation and Certified Copy

REVISED ARTICLES OF INCORPORATION OF PRETRIAL RIGHTS INTERNATIONAL INC.

TO: State of Florida, Division of Corporations January 12, 2018

THE UNDERSIGNED, who is a natural person of the age of eighteen years or more, acting as an incorporator of a nonprofit corporation ("Corporation") pursuant to and in compliance with Florida Statutes Chapter 617. Corporations Not for Profit, hereby adopts the following Revised Articles of Incorporation:

FIRST: The name of the Corporation is Pretrial Rights International Inc., with a principal place of business and mailing address located at 1707 La Forest Ave., Safety Harbor, FL 34695.

SECOND: The Corporation is incorporated as a nonprofit corporation under Fla. Stat. § 617.01011, et seq., as now in effect or as may hereafter be amended, and is organized exclusively for charitable and educational purposes within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "Code"). The purposes for which the Corporation is formed are to:

- (a) educate the public about international standards, laws, and human rights practices with respect to individuals who have been detained prior to receiving a fair trial;
- (b) support the implementation of policies which protect the human rights of individuals who have been detained prior to receiving a fair trial;
 - (c) defend human and civil rights secured by law; and
- (d) engage in any lawful activity incidental to the foregoing purposes and not otherwise prohibited by law or these Articles of Incorporation.

In furtherance thereof, the Corporation may receive property by gift, devise or bequest, invest and reinvest the same, and apply the income and principal thereof and engage in any lawful act or activity for which corporations may be organized under the law within the meaning of section 501(c)(3) of the Code or any successor provision.

In furtherance of its exclusively charitable and educational purposes, the Corporation shall have all the general powers enumerated in Fla. Stat. Ch. 617 together with the power to solicit grants and contributions for such purposes.

THIRD: The corporation shall have no members.

FOURTH: There shall be at least three directors who shall be elected or appointed as provided by the Bylaws of the Corporation. The number of directors may be increased or decreased from time to time, but there shall be at least three directors at all times.

FIFTH: Provisions for the regulation of the internal affairs of the Corporation. including provisions for distribution of assets on dissolution or final liquidation are as follows:

- A. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to any director or officer of the Corporation, or any other private person, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to or for the Corporation and to make payments and distributions in furtherance of the purposes set forth in Article SECOND hereof.
- B. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation (except as otherwise permitted by section 501(g) of the Code, and in any corresponding laws of the State of Florida), and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements concerning) any political campaign on behalf of (or in opposition to) any candidate for public office.
- C. During such period, or periods, of time as the Corporation is treated as a private foundation pursuant to section 509 of the Code, the directors must distribute the Corporation's income at such time and in such manner so as not to subject the Corporation to tax under section 4942 of the Code, and the Corporation is prohibited from engaging in any act of self-dealing (as defined in section 4941(d) of the Code), from retaining any excess business holdings (as defined in section 4943(c) of the Code), which would subject the Corporation to tax under section 4943 of the Code, from retaining any assets which would subject the Corporation to tax under section 4944 of the Code if the directors have acquired such assets, and from making any taxable expenditures (as defined in section 4945(d) of the Code).
- D. Notwithstanding any other provisions of these Articles of Incorporation, the Corporation shall not directly or indirectly carry on any activity which would prevent it from obtaining exemption from federal income taxation as a corporation described in section 501(c)(3) of the Code, or cause it to lose such exempt status, or carry on any activity not permitted to be carried on by a corporation, contributions to which are deductible under section 17 0(c)(2) of the Code (or the corresponding section of any future tax code).
- E. In the event of dissolution or final liquidation of the Corporation, all remaining assets and property shall, after paying or making provision for the payment of all the liabilities and obligations of the Corporation and for necessary expenses thereof, be distributed to such organization or organizations organized and operated exclusively for charitable or educational purposes as shall at the time qualify as an exempt organization or organizations under section 501(c)(3) of the Code, as the Board of Directors shall determine. In no event shall any of the assets or property be distributed to any director or officer or any private individual.
- **SIXTH:** The registered agent shall be Kristen M. Johnson, 1707 La Forest Ave., Safety Harbor, Florida, 34695. The Board of Directors may change its registered agent in accordance with applicable law.

SEVENTH: The Corporation may indemnify a director for liability, as defined in Fla. Stat. § 607.0831 and 607.0850, to any person for any action taken, or any failure to take any action, as a director, except for liability for:

- A. Receipt of a financial benefit to which the director is not entitled,
- B. An intentional infliction of harm.
- C. An unlawful distribution, or
- D. An intentional violation of criminal law.

EIGHTH: The number of directors constituting the initial Board of directors is four (4) and the names, titles, and addresses, including street and number of the persons who are to serve as the initial directors until their successors are elected and qualify are as follows:

Name	<u>Title</u>	Address			
Kristen M. Johnson	Director	1707 La Forest Ave. Safety Harbor, FL 34695		18 J	
Praveen Madhiraju	Director	1333 H Street NW Washington, DC 20005		EI NY	Ξ
Miriam Ungar	Director	1286 E 22nd St. Brooklyn NY 11210		AH	ED.
Steve Moore	Director	1707 La Forest Ave. Safety Harbor, FL 34695	MIRO MY IS	9: 29	

NINTH: The correspondence name, mailing address, and email address of the incorporator is as follows:

Name	Address	<u>Email</u>
Kristen Johnson	1707 La Forest Ave Safety Harbor, FL 34695	kristen@pretrialrights.org

IN WITNESS WHEREOF, the undersigned have hereunto set their hands as of this 12th day of January, 2018.

Kristen M. Johnson

Having been named as registered agent and to accept service of process for the above stated Corporation at the place designated on this certificate. I am familiar with and accept the appointment as registered agent and agree to act in this capacity, as of this 12th day of January, 2018.

Kristen M. Johnson