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Email Address: Alpizarlaw@gmail.com

FLORIDA PROFIT/NON PROFIT CORPORATION
CUBA DEMANDA INC

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RICARDO MARTÍNEZ-CID

Professional Association
Attorney at Law
Member of the Florida
and Madrid Bars
Florida Civil Law Notary
2250 SW 3 Avenue, Ste. 203
Miami, Florida 33129-2028
Telephone (305) 632 1950
mtnezcid@aol.com

Number of pages sent: 10 (including this page)

SEND TO: Florida Department of State/Division of Corporations
VIA: (850) 617-6381
SENT BY: Ricardo Martínez-Cid, Esq.
DATE: February 10, 2022

RE: CUBA DEMANDA INC.

Dear Sir/Madames:

Kindly, file the following articles of incorporation for the captioned company. The name of **CUBA DEMANDA INC.** translates to the English language as: "**CUBA DEMANDS INC.**" The email to use for this corporation is alpizarlaw@gmail.com.

Cordially,

Ricardo Martínez-Cid

Ricardo Martínez-Cid

RMC/ng

cc: alpizarlaw@gmail.com, amfd.inc@outlook.com,
lfernandezlaw@aol.com, rtiz2022@outlook.com,
armandon93@aol.com

Encl.

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**ARTICLES OF INCORPORATION OF
CUBA DEMANDA INC.
A FLORIDA CORPORATION NOT FOR PROFIT**

ARTICLE I
NAME

The name of this Corporation will be the **CUBA DEMANDA INC.**, hereinafter designated "CUBANDA."

ARTICLE II
NATURE

CUBANDA is organized as a Florida corporation not for profit, intended to be entitled to non-profit status under Section 501(c)(3) of the Internal Revenue Code of 1986 or corresponding provisions of subsequent federal tax laws 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 provision of any future United States Internal Revenue law, as established and when consistent with Article III below. It is also expressly provided that, notwithstanding any other provision of these Articles, upon the dissolution of the corporation, assets will be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code, or will be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of will be disposed of by the Circuit Court of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court will determine, which are organized and operated exclusively for such purposes.

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ARTICLE III
PURPOSES

The nature, object and purpose of CUBANDA will be to promote the transition of the government of the Republic of Cuba from a Marxist totalitarian dictatorship to a Western representative democracy, through legal means, including promoting and supporting the exercise of civil liberties theoretically guaranteed and protected by the nation's current Constitution, including, without limitation, supporting, morally and financially, the struggle of Cuba's Civil Society to establish:

- a. the primacy of individual liberty and responsibility as the foundation of Cuba's future Common Good; and,
- b. the protection of private property, as essential to the full enjoyment of liberty and individual responsibility by the governed; and,
- c. the Rule of Law, subject to a constitution which protects the inalienable rights sanctified by the best of western tradition; and,
- d. a free market, open to competition, without price controls, as the most effective way to create wealth, provide for the common welfare and conduct commercial transactions; and,
- e. the supremacy of Civil Society constituted by free citizens, not subjects, who voluntarily and freely empower their government, as their servant, to protect their individual liberty, ensure equality before the law, domestic tranquility, and the Common Good; and,
- f. representative democracy as the only politically legitimate source of collective decisions; and,
- g. limited government, always served by public servants, totally obedient of the Law, and subject to the constant scrutiny of the governed; and,
- h. participation in good faith exchanges built on mutual respect and understanding; and,

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- i. practical solutions to the unique challenges which Cuba's people face on their way to a better future; and,
- j. the exercise by all Cubans of the rights guaranteed by the Universal Declaration of Human Rights, by individually partaking of said rights, limited only by the unwavering respect for the rights of others and constraints imposed by the Rule of Law, including the freedom to travel to and from Cuba, as guaranteed by Article XIII of said Declaration, including the return of all emigres; and,
- k. public debate beyond sterile polemic limitations regarding issues over which only the governments with the means to resolve them have jurisdiction; and,
- l. the restoration of Cuba's Civil Society, family, patriotic values, and respect for the work ethic by example; and,
- m. support of Cuba's transition from its over half a century of one-party dictatorship; and,
- n. love of country, evidenced by the sacrifice of individual interests to the Common Good; and,
- o. ethical solutions consistent with the enumerated objectives consistent with the enumerated objectives.

ARTICLE IV
GENERAL POWERS

General powers of CUBANDA will be all powers incident to promoting its objectives.

ARTICLE V
MEMBERS

The initial members of CUBANDA are: Teresa Ortiz, LL.M., J.D., of 11072 58th Street, Circle E, Parrish, Florida 34216, ortiz2022@outlook.com; Armando León Donamaria, of 9700 SW 159 Avenue, Miami, Florida 33196, armandon93@aol.com, and Santiago Antonio Alpizar, of 2250 SW 3rd Avenue, Suite #202, Miami, Florida 33129, alpizarlaw@gmail.com.

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ARTICLE VI
DIRECTORS

The initial Directors of CUBANDA are: Teresa Ortiz, LL.M., J.D., of 11072 58th Street, Circle E, Parrish, Florida 34216, ortiz2022@outlook.com; Armando León Donamaria, of 9700 SW 159 Avenue, Miami, Florida 33196, armandon93@aol.com, and Santiago Antonio Alpizar, of 2250 SW 3rd Avenue, Suite #202, Miami, Florida 33129, alpizarlaw@gmail.com.

Directors will serve until their resignation, removal from office by the Members, or election of their successors at a special meeting of the Members to be held at a special meeting held for that purpose no later than thirty (30) days from date of notice, in the manner established in the bylaws, and the number and identity of future directors will be elected in the manner established in the bylaws.

ARTICLE VII
OFFICERS

The initial officers of CUBANDA are, as follows: (a) its president: Teresa Ortiz, LL.M., J.D., of 11072 58th Street, Circle E, Parrish, Florida 34216, ortiz2022@outlook.com, (b) its Vice-President/Secretary, Armando León Donamaria, of 9700 SW 159 Avenue, Miami, Florida 33196, armandon93@aol.com, and (c) its Vice-President/Treasurer, Santiago Antonio Alpizar, of 2250 SW 3rd Avenue, Suite #202, Miami, Florida 33129, alpizarlaw@gmail.com.

Officers will serve until their resignation, removal from office by the directors, or election of their successors at a special meeting of the Board of Directors to be held at a special meeting held for that purpose no later than thirty (30) days from date of notice, in the manner established in the bylaws.

ARTICLE VIII
INITIAL PRINCIPAL & REGISTERED OFFICE, RESIDENT AGENT

The initial principal and registered office of CUBANDA is 2250 SW 3rd Avenue, Suite #202, Miami, Florida 33129. The initial resident agent of CUBANDA is Santiago Antonio Alpizar, Esq., of 2250 SW 3rd Avenue, Suite #202, Miami, Florida 33129.

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ARTICLE IX
CORPORATE BEGINNING AND EXISTENCE

CUBANDA will begin its corporate existence upon the filing of these Articles with the Secretary of State, and will have perpetual existence.

ARTICLE X
Bylaws

The Board will adopt Bylaws.

ARTICLE XI
AMENDMENT TO ARTICLES

These Articles may be altered, amended, or repealed by resolution of the Board, in the manner established in the bylaws.

ARTICLE XII
SUBSCRIBERS

The names and addresses of the subscribers are: Teresa Ortiz, LL.M., J.D., of 11072 58th Street, Circle E, Parrish, Florida 34216, ortiz2022@outlook.com; Armando León Donamaria, of 9700 SW 159 Avenue, Miami, Florida 33196, armandon93@aol.com, and Santiago Antonio Alpizar, of 2250 SW 3rd Avenue, Suite #202, Miami, Florida 33129, alpizarlaw@gmail.com.

ARTICLE XIII
INDEMNIFICATION OF OFFICERS AND DIRECTORS

CUBANDA hereby agrees to indemnify any director or officer made a party or threatened to be made a party to any threatened, pending or completed action, suit or proceeding:

- a. Whether civil, criminal, administrative, or investigative, other than one by or in the right of CUBANDA to procure a judgement in its favor, brought to impose a liability or penalty on such person for an act alleged to have been committed by such person in his capacity as director, officer, employee or agent of any other corporation,

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partnership, joint venture; trust or other enterprise which he/she fines, amounts paid in settlement and reasonable expenses, including attorneys' fees, actually and necessarily incurred as a result of such action, suit or proceeding or any appeal therein, if such person acted in good faith in the reasonable interest of CUBANDA, such action was in the best interest of the reasonable ground for belief that such action was unlawful. The termination of any such action, suit or proceeding by judgment, order, settlement, conviction or upon a plea of nolo contendere or its equivalent will not in itself create a presumption that any such director or officer did not act in good faith in the reasonable belief that such action was in the best interest of CUBANDA or that he/she had reasonable grounds for belief that such action was unlawful.

- b. By or in the right of CUBANDA to procure a judgement in this favor by reason of his being or having been a director or officer of CUBANDA, or by reason of his being or having been a director, officer, employee or agent of any other corporation, partnership, joint venture, trust or other enterprise which he/she served at the request of CUBANDA, against the reasonable expenses, including attorneys' fees, actually and necessarily incurred by him in connection with the defense or settlement of such action, or in connection with the defense or settlement of such action, or in connection with an appeal therein if such person acted in good faith in the reasonable belief that such action was in the best interest of CUBANDA. Such person will not be entitled to indemnification in relation to matters to which such person has been adjudged to have been guilty of gross negligence or misconduct in the performance of his duty to CUBANDA unless, and only to the extent that, the court, administrative proceeding is held will determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonable entitled to indemnification for such expenses which such tribunal will deem proper.

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- c. The foregoing rights of indemnification will not be deemed to limit in any way the powers of CUBANDA to indemnify under applicable law.

ARTICLE XIV
TRANSACTION IN WHICH DIRECTORS OFFICERS AND MEMBERS ARE INTERESTED

- a. No contract or transaction between CUBANDA and one or more of its directors or officers, or between CUBANDA and any other corporation, partnership, association, or other entity in which officers are members, directors and/or officers, and/or in which they have a financial interest, will be invalid, void or voidable solely for this reason, or participates in the meeting of the Board or committee thereof which authorized the contract or transaction, or solely because his or their votes are counted for such purpose. No director or officer of CUBANDA will incur liability by reason of the fact that he/she is or may be interested in any such contract or transaction.
- b. Interested directors may be counted in determining the presence of a quorum at a meeting of the Board or of a committee which authorized the contract or transaction.
- c. No part of the net earnings of CUBANDA will inure to the benefit of any Member, Director or Officer of CUBANDA or any private individual. Provided, however, that (i) reasonable compensation may be paid for services rendered by any Member, Director or Officer to or for CUBANDA, and (ii) this provision will not prohibit the reimbursement of funds advanced to, for or on behalf of CUBANDA by any Member, Director or Officer when said funds are advanced with the consent and knowledge of CUBANDA, evidenced by the written approval of the majority of the Board, including, without limitation, transportation and other travel expenses.

ARTICLE XV
DISSOLUTION OF CUBANDA

- a. Upon dissolution of CUBANDA, all of its assets, remaining after provision for creditors and payment of all costs and expenses of such dissolution, will be distributed to other non-profit corporation(s) devoted to similar goals.

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- b. CUBANDA may be dissolved upon a resolution to that effect being recommended by three-fourth (3/4) of the members of the Board, and, if such decree be necessary at the time of dissolution, after receipt of an appropriate decree as set forth in Florida Statutes Section 617.05, or statute of similar import, and approved by two-thirds (2/3) of the voting rights of CUBANDA's members.

IN WITNESS WHEREOF, the said subscribers have hereto set their hands and seals as of January 28, 2022.

Feb. 4th

Teresa Ortiz
Teresa Ortiz, LL.M., J.D.

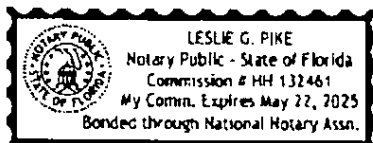
Armando León Donamaria
Armando León Donamaria

Santiago Antonio Alpizar
Santiago Antonio Alpizar

The foregoing instrument was acknowledged before me by Armando León Donamaria and Santiago Antonio Alpizar, by means of physical presence, under oath, who are personally known to me, or provided their Florida driver's licenses for identification purposes, this January 28, 2022.

Feb. 4th

(NOTARY SEAL)



Leslie G Pike
Notary Public
State of Florida at Large

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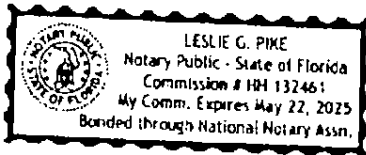
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STATE OF FLORIDA)
) SS:
COUNTY OF ~~HILLSBOROUGH~~)
SARASOTA

The foregoing instrument was acknowledged before me by Teresa Ortiz, LL.M., J.D., by means of physical presence, under oath, who is personally known to me, or provided her Florida driver's license for identification purposes, this February 7th, 2022.

(NOTARY SEAL)



Leslie G. Pike

Notary Public
State of Florida at Large

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CERTIFICATE DESIGNATING THE ADDRESS AND
AN AGENT UPON WHOM PROCESS MAY BE SERVED

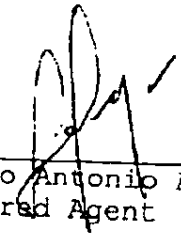
W I T N E S S E T H:

That CUBA DEMANDA INC., desiring to organize under the laws of the State of Florida, which will have its principal office in the State of Florida, County of Miami-Dade, has named Santiago Antonio Alpizar, Esq., of 2250 SW 3 Avenue, Suite #202, Miami, Florida 33129, as its agent to accept service of process within this state.

ACKNOWLEDGMENT:

Having been named by the first Board of Directors of
CUBA DEMANDA INC.

to accept service of process for the above-stated corporation, at the place designated in this Certificate, I hereby agree to act in the capacity of Registered Agent for said corporation, and agree to comply with the applicable provisions of the Florida Statutes this February 4, 2022.



Santiago Antonio Alpizar
Registered Agent

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