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NEW FILINGS	AMENDMENTS		
Profit	Amendment		
NonProfit	Resignation of R.A., Officer/I	Director	
Limited Liability	Change of Registered Agent		
Domestication	Dissolution/Withdrawal		
Other	Merger		•
OTHER FILINGS Annual Report	REGISTRATION/ QUALIFICATION		
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Nama Reservation	Limited Partnership	7 / Clos 2011 25	

Examiner's Initials

Reinstatement Trademark

Other

CR2E031(10/92)

ARTICLES OF INCORPORATION

OF

ASAMBLEA PROVINCIAL DE CAMAGUEY

EN EL EXILIO, INC.

(PROVUNCIAL ASSEMBLY OF CAMAGUEY IN EXILE, INC.)

FILED 155 Jul 23 JJ 9 55

We, the undersigned, natural persons acting as Incorporators of a CORPORATION NOT FOR PROFIT (The Corporation) under the provisions of the Florida Corporation not for Profit Act, F.S. Section 617, adopt the following Articles of Incorporation.

ARTICLE 1: NAME

The name of the Corporation is "ASAMBLEA PROVINCIAL DE CAMAGUEY EN EL EXILIO, INC." (PROVINCIAL ASSEMBLY OF CAMAGUEY IN EXILE, INC.)

ARTICLE II: PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

Section 1.- The principal place of business and the mailing address of this Corporation shall be: 851 N.W. 14th Court, Miami, FL. 33125-3621.

Section 2.- The location of the Corporation may be changed by the majority vote of the Board of Directors as provided by the By-Laws.

ARTICLE III: PURPOSE

This is a fraternal Corporation for charitable and philanthropic purposes and it is founded with the purpose of:

- a) To instill love for this nation without any involvement in politics and/or religious activities, to create the feeling of patriotism, and to work toward making people understand and adhere to the principle of living with freedom and liberty under the government of the United States of America.
- b) To strive for the betterment of the human kind image, based on love and respect for one another, personal merits, and the equality of the human beings as sons of God without regard to race, sex, national origin or religion.
- c) To pursue the recognition of God as the Supreme Being who ought to guide humans to persevere in moral principles for a better society without regard to any denomination, leaving each individual to worship God according to their beliefs.

ARTICLE IV: QUALIFICATION OF MEMBERS

The membership of this Corporation shall constitute all persons hereinafter named as subscribers and such other persons as, from time to time hereafter, may become members, in the manner provided in the By-Laws.

ARTICLE V: TERMS OF EXISTENCE

This Corporation is to exist perpetually.

ARTICLE VI: SUBSCRIBERS

The names and residences of the subscribers in these Articles of Incorporation are:

NAME	RESTDENCE
Ciro L. Viamontes	851 N.W. 14th Court, Mlomi, FL. 33125
Manuel Arnaldo	4721 S.W. 99th Court, Minmi, FL 33165
Ricardo Sanchez	41 N.W. 59th Court, Minmi, FL. 33126
Raul Aued	1075 S.W. 45th Ave. Minmi, FL. 33134
Manuel Cruz	9229 S.W. 68th St. Miami, FL. 33173
Angel Sonn	210 W Park Drive # 103, Miami, FL 33172
Jorge Estrada	1300 Lincoln Rd. # 605, Miami Beach, FL 33139
Georgelina Q. Vlamontes	851 N.W. 14th Court, Miami, FL 33125

ARTICLE VII: OFFICERS

Section 1.- The officers of the Corporation shall be a President, 1 Vice-President, 1 Secretary, 1 Undersecretary, 1 Treasurer, 1 Vice-Treasurer and 2 Directors, and such other officers as may be provided in the By-Laws.

<u>Section 2.-</u> The Names of the persons who are to serve as officers of the Corporation until the first meeting of the Board of Directors are:

OFFICE	<u>NAME</u>	
President (D)	Ciro L. Viamontes	
Vice-President	Manuel Arnaldo	
Secretary	Ricardo Sanchez	
Undersecretary	Raul Aved	
Treasurer	Monuel R. Cruzs	
Vice-Treasurer	Angel Sosa	
Director	Jorge Estrada	
Director	Georgelina Q. Viamontes	

ARTICLE VIII: BOARD OF DIRECTORS

<u>Section 1.-</u> The business affairs of this Corporation shall be managed by the Board of Directors. This Corporation shall have eight Directors initially. The number of Directors may be changed from time to time, by the By-Laws, but shall never be less than eight.

Section 2.- The Board of Directors shall be members of the Corporation.

Section 3.- The members of the Board of Directors shall be elected and hold office in accordance with the By-Laws.

<u>Section</u> 4.- The names and addresses of the persons who are to serve as Directors for the <u>ensuing</u> year, or until the first annual meeting of the Corporation are:

NAME

Ciro L. Viamontes
Manuel Arnaldo
Ricardo Sanchez
Raul Aued
Manuel R. Cruz
Angel Sosa
Jorge Estrada
Georgelina Q. Viamontes

RESTDENCE

851 N.W. 14th Court, Minmi, FL. 33125 4721 S.W. 99th Court, Minmi, FL. 33165 41 N.W. 59th Court, Minmi, FL. 33126 1075 S.W. 45th Ave. Minmi, FL. 33134 9220 S.W. 68th Street, Minmi, FL 33173 210 W Park Drive # 103, Minmi, FL 33172 1300 Lincoln Rd. # 605, Minmi Beach, FL 33139 851 N.W. 14th Court, Minmi, FL 33125

ARTICLE IX: BY-LAWS

<u>Section</u> 1.- The Board of Directors of this Corporation may provide such By-Laws for the conduct of its business and the carrying out of its purposes as they may deem necessary from time to time.

<u>Section 2.-</u> Upon proper notice the By-Laws may be amended, altered, or rescinded by a majority vote of those members of the Board of Directors present at any regular meeting or any special meeting called for that purpose.

ARTICLE X: AMENDMENTS

<u>Section</u> 1.- These Articles of Incorporation may be amended at a special meeting of the membership called for that purpose by a majority vote of those present.

Section 2.- Amendments may also be made at a regular meeting of the membership upon notice given, as provided by the By-Laws of intention to submit such amendments.

ARTICLE XI: DISSOLUTION

Section 1.- This Corporation will not be dissolved if there are at least six members who pledge to continue its operation for the purpose stated in these Articles of Incorporation but in order to deal with these business of dissolution of the Corporation a session must be called for a special meeting in accordance with these Articles of Incorporation.

Section 2.- Upon the Resolution of Dissolution, during the period for the liquidation of the Corporation, capital and personal or real property owned by the Corporation will go to any of the Charitable and/or philanthropic organization located in the State of Florida, United States of America.

IN WITNESS WHEREOF, we the undersigned subscribing Incorporators, have hereunto set our hand and seals, this 4th day of Activity, 1995

President: Ciro L. Viamontes 851 N.W. 14th Court

Miami, FL. 33125

Vice-President: Manuel Arnaldo

4721 S.W. 99th Court Miami, FL 33165 Cier Fle renoutle

- 3 -

Secretary: Ricardo Sanchez 41 N.W. 59th Court Miami, FL. 33126

Undersecretary: Raul Aued 1075 S.W. 45th Ave. Miami. FL. 33134

Treasurer: Manuel R. Cruz 9220 S.W. 68th Street Miomi, FL. 33173

Vice-Trensurer: Angel Sosa 210 W Park Drive # 103 Mlami, FL. 33172 Raine

Julie Coch

CERTIFICATE DESIGNATING PLACE OF BUSINESS/OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED WITHIN THIS STATE.

The following is submitted in compliance with the Florida Statutes.

"ASAMBLEA PROVINCIAL DE CAMACUEY EN EL EXILIO, INC." (PROVINCIAL ASSEMBLY OF CAMAGUEY IN EXILE, INC.), a Corporation organized (or organizing) under the Law of the State of Florida, with its principal office at 851 N.W. 14th Court, Miami, FL. 33125, Dade County, State of Florida, at its AGENT to accept service of process within the State.

ACCEPTANCE

Having been named to accept service of process for the above State Corporation, at place designated in this certificate, I hereby accept to act in this capacity and agree to comply with the provision of the Florida Statutes relative to keeping open said office.

Ciro L. Viamontes
Registered Agent

STATE OF FLORIDA)
DADE COUNTY) SS:

I HEREBY CERTIFY That on this day before me, A Notary Public duly authorized in the State and County named above to take acknowledgments, personally appeared the following persons: Ciro L. Viamontes, Manuel Arnaldo, Ricardo Sanchez, Raul Aued, Manuel R. Cruz and Nestor del Pino, to me well known to be the persons described in and who executed the foregoing Articles of Incorporation.

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agent, in the State of Florida.

1. The name of the corporation is:

ASAMBLEA PROVINCIAL DE CAMAGUEY EN EL EXILIO? INC.

(PROVINCIAL ASSEMBLY OF CAMAGUEY IN EXILE, INC.)

2. The name and address of the registered agent and office is:

(Inc.)

Ciro L. Viamontes

(NAME)

851 N.W. 14th Court

(ADDRESS)

Miami, FL. 33125

(CITY/STATE/ZIP)

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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 DUTLES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

DATE TO PRICE LE L'ANDRE DATE