STEPHEN D. HURM, P.A.

DONOVAN SQUARE 914 EAST NORVELL BRYANT HIGHWAY HERNANDO, FL. 3-1-142

STEPHEN D. HURM Wayne E<u>. Klinkbell</u>

TELEPHONE: (904) 726-2800 PACSIMILE: (90.1) 214-1114

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*****70.00 ******70.00

Department of State

L wion of Corporations

P J. Box 6327

Tallahassee, Florida 32314

RE: Filing of Corporation

Dear To Whom It May Concern:

Enclosed are the Articles of Incorporation for Cuda Sales of Florida, Inc., along with a check in the amount of \$70.00 for the appropriate filing fees.

Should you have any questions, please contact our office at your convenience.

Very truly yours,

STEPHEN D. HURM, P.A.

Kathie Carpenter,

Legal Assistant, for the firm

KC/pc

Enclosure

DEC 27 FII 1: 42

ARTICLES OF INCORPORATION

QΕ

CUDA SALES OF FLORIDA, INC.



The undersigned incorporator, for the purpose of forming a corporation under the Florida Business Corporation.

Act, hereby adopt the following Articles of Incorporation.

ARTICLE I. NAME

The name of the corporation shall be CUDA SALES OF FLORIDA, INC.

ARTICLE II. PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 30 Douglas Street, Homesassa, FL 34446.

ARTICLE III. PURPOSE

The purpose for which the corporation is organized is to transact all lawful business for which Corporations may be organized under the Florida Business Corporation Act.

ARTICLE IV. CAPITAL STOCK

The aggregate number of shares of stock that the Corporation is authorized to issue is 50 shares having a par value of \$1.00 per share. Such shares shall be of a single class of common stock.

ARTICLE V. DURATION

The Corporation shall have perpetual existence.

ARTICLE VI. REGISTERED OFFICE AND AGENT

The street address of the initial Registered Office of the corporation is: 914 E. No. vell Bryant Highway, Hernando, FL 34442 and the name of its Registered Agent at that address is: STEPHEN D. HURM.

ARTICLE VII. BOARD OF DIRECTORS

The Corporation shall be managed by a Board of Directors of al least one (1) Director. The Directors shall be elected by the shareholders of the Corporation. The name and street address of the persons who are to serve as the initial Directors are as follows:

MICHAEL LAMPINEN-President 30 Douglas Street Homosassa, FL 34446

DOUG LAMPINEN-Secretary/Treasurer Route 1, Box 2894 Chassell, MI 49916

ARTICLE YIII. INCORPORATOR

The names and address of the Incorporator is as follows:

STEPHEN D. HURM 914 E. Norvell Bryant Highway Hernando, FL 34442 FILED

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SECRETARY OF STATE
TALLAHASSEE, FLORIDE

ARTICLE IX. AMENDMENT

The Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment to them, and any right conferred upon the Shareholders is subject to this reservation.

IN WITNESS WHEREOF, the undersigned has signed these Articles of Incorporation on this Phany of December, 1995.

STEPHEND, HURM, Incorporator

STATE OF FLORIDA COUNTY OF CITRUS

BEFORE ME, personally appeared STEPHEN D. HURM, to me well known or the produced as identification, and who acknowledged to and before me the ne executed said instrument for the purposed therein expressed, and who did/did not take an oath.

WITNESS my hand and official seal this day of December, 1995.

KATHIE CARPENTER, Notary Public

My Commission Expires:



KATHIE CARPENTER AT II My Commission CC380080 Expires Jun. 29, 1998 Bonded by HAI 800-422-1555

ACKNOWLEDGMENT OF REGISTERED AGENT

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

Dated this My day of December, 1995.

STEPHEMD, HURM