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FLORIDA NON-PROFIT CORPORATION

SAVE A FAMILY, INC.

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9/8/2005

ARTICLES OF INCORPORATION

OF

SAVE A FAMILY, INC.

ARTICLE 1. - NAME

The name of this Corporation is: Save A Family, Inc.

ARTICLE 2 - ENABLING LAW

ARTICLE 2.- ENABLING LAW

This Corporation is organized pursuant to the "Corporations Not for Profit Act" of the State as set forth at Chapter 617 of the Florida Statutes. Florida, as set forth at Chapter 617 of the Florida Statutes.

ARTICLE 3. - DURATION

The Corporation shall have perpetual existence.

ARTICLE 4. PRINCIPAL OFFICE

The principal place of business and mailing address of the Corporation is:

Save A Family, Inc. 13030 Zambrana Street Coral Gables, FL 33156 Attn: Brian K. Goodkind

ARTICLE 5. - PURPOSES AND POWERS

- This Corporation is organized and shall be operated for the purposes permitted within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"). To the extent permitted by Section 501(c)(3) of the Code, the purpose of the Corporation is to provide assistance to the victims of Hurticane Katrina that local, federal and state governments are unable to provide. Assistance will be provided to those victims of Hurricane Katrina who have been displaced and are in need of shelter, food and other assistance. The Composition will provide assistance without regard to race, color, religion or gender. Assistance will be provided through a committee following procedures and guidelines to be established to assure that assistance is provided only to those that are qualified to accept assistance under the Code.
- This Corporation shall have all of the powers of a natural person, subject only to limitations imposed by these Articles, the Bylaws of this Corporation and applicable laws. Notwithstanding any such powers, or any other provision of these Articles, this Corporation shall not carry on any activities not permitted to be carried on (i) by a conporation exempt from Federal income tax under Section 501(c)(3) of the Code, or (ii) by a corporation as defined in Section 617.0835, Florida Statutes.
- This Conporation shall have and exercise all rights and powers conferred on non-profit corporations under the laws of the State of Florida, or which may hereafter be conferred, in order to promote social welfare, religious, charitable, acientific, educational, sports, athletic and recreational

Notwithstanding any of the above statements of purpose and powers, this Corporation shall not. except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the primary purposes of this Corporation.

No part of the net carnings of the Corporation shall innue to the benefit of, or be distributable to, irs directors, Director, officers, or other private persons, except that the Corporation shall be authorized

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and empowered to pay reasonable commensation for services rendered and to assist payments and distributions in furtherance of the tax exempt purposes set forth herein.

ARTICLE 6. - MEMBERSHIP

Membership in the Corporation shall be open to snyone that shares in these goals, under crimin to be established in the Hylaws. Payments of fees by Members shall be determined in the Bylaws. The authorized number, the different classes of Membership, obligations; rights and privileges of Members and the termination of Membership shall be as set forth in the Bylaws.

ARTICLE 7. - MANAGEMENT OF CORPORATE AFFAIRS

The powers of this Corporation shall be exercised, its properties controlled, and its affairs conducted by a Board of Directors. The terms and election of Board of Director members and their duties and powers shall be as set forth in the Bylaws. The initial members of the Board of Directors and the election of members thereafter, shall be as provided in the Bylaws. The number of Members of the Executive Committee may be increased or decreased from time to time as the Board of Directors may determine, however the number of Directors shall not be less than there.

ARTICLE R - DISSOLUTION

This Corporation shall be dissolved and its affairs concluded by two-thirds vote of the Board of Directors. No part of said property or assets shall ever insure to the benefit of any member, Director or Officer or to the benefit of any private individual or entity. Upon dissolution, winding up or abendonment of the Corporation provision for payment of all debts and liabilities of this Corporation shall be made to the extent assets available. If after payment of all such debts and liabilities there remains any Corporate assets, such assets shall be distributed for use in furtherance of the purposes of the Corporation as set forth or then such assets shall be distributed to (i) an organization being operated for purposes that are similar to the Corporation's; provided that such organization being operated for proposes that mader Section 501(c)(3); or, (ii) if a minible organization qualified under Section 501(c)(3) cannot be located, then such assets shall be distributed to any organization being operated for religious; obserbable, educational, sports, afficile and recreational purposes; provided that such organization is qualified as an exempt organization under Section 501(c)(3). Any such assets not so disposed shall be disposed of by the Carpor of the county in which the principal office of the Corporation is then located, exclusively for such purposes or so such organization or organizations, as said Court shall determine.

ARTICLE 9. - INITIAL REGISTERED OFFICE AND AGENT

The initial registered office of this Corporation shall be 13030 Zambrana Street, Const Gebier, FL. 33156 and the initial registered agent of this Corporation at such office shall be Attn: Brian K. Goodkind, who upon accepting this designation agrees to comply with the provisions of Section 48.091, Florida Statutes, as amended from time to time, with respect to loseping an office open for service of process.

ARTICLE 16. - INCORPORATOR

The name and street address of the person signing these Articles of Incorporation is:

Name

Address

Brian K. Goodkind

13030 Zambrana Street Cond Gables, PL 33156

IN WITNESS WHEREOF, the _ih day of September, 2005.

the sentencinged has executed these Articles of incorporation this

Briso K. Goodkind, incorporator

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ACCEPTANCE OF APPOINTMENT

OF

REGISTERED AGENT

Pursuant to Section 48.091 and 607.0501, Florida Statutes, the undersigned acknowledges and accepts the appointment as registered agent of Save A Family, Inc. and agrees to act in that capacity and to comply with the provisions of the Florida General Corporation Act. The undersigned is familiar with, and accepts the obligations of, Section 607.0501, Florida Statutes.

Detc: September 2005

Brista K. Goodkind, Resident Agent

OS SEP 13 PM 1:0; SECRETARY OF STATE

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