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	TRAINSIVII	TTALLETTER	
Department of State Division of Corporation P. O. Box 6327 Tallahassee, FL 32314	15		
	Movimiento Juan XXIII	St. Petersburg, Inc.	
	PROPOSED CORPORATE		E SUFFIX)
Enclosed is an original	and one (1) copy of the a	articles of incorporation a	and a check for:
S70.00 Filing Fee	S78.75 Filing Fee & Certificate of Status	S78.75 Filing Fee & Certified Copy	S87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	DPY REQUIRED
FROM: <u>\</u>	<u>r'essica Santos</u> Name (1	Printed or typed)	
<u> </u>	109 N. Ferell Street	Address	
Ī	Plant City, FL 33563 City	r. State & Zip	
-	813-317-414 Daytime	3 Telephone number	
-	brerlita 03 @} Email address: (10 be use fo	or future annual report notifica	ations)
NOT	E: Please provide the o	riginal and one copy;of	the articles.

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## ARTICLES OF INCORPORATION Of MOVIMIENTO JUAN XXIII ST. PETERSBURG, INC. A NONPROFIT CORPORATION

The undersigned, natural person of the age of eighteen years or older, acting as incorporator for the purpose of creating a nonprofit corporation under the laws of the State of Florida in compliance with Chapter 617, F.S., do hereby set forth:

Article I	The name of	the corporation is <u>Movimiento Juan XXII</u>	   <u>  St. Petersburg, Inc</u> 	<u>.</u>		
Article II	The principal	place of business and mailing address of th	is corporation is:			
	Principal:	<u>1109 N. Ferell Street</u> <u>Plant City, FL 33563</u>		ULUNE I. TALLAHA	18 MAR 21	
	Mailing:	<u>1109 N. Ferell Street</u> <u>Plant City, FL_33563</u>	1.	SSEE, FLO	21 AM 11: 23	і Е О
Article III	a. <u>Movimien</u> educational a Revenue Cod Revenue Law	for which the corporation is organized are: to Juan XXIII St. Petersburg, Inc. is organi- nd scientific purposes within the meaning of e of 1986 or the corresponding provision o r, including, for such purposes, the making	zedifor exclusively re of Section 501(c)(3) of f any future United S of distributions to org	of the late tates later ganization	charita rnal rnal ns that	t
		mpt organizations under said Section 501( ically, the organization will conduct evange				əf

administer faith formation centers, and will conduct and promote activities to guide and support its members' spiritual life in accordance with Catholic Church doctrine.

b. Notwithstanding any other provision of these Articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

c. No part of the activities of the corporation shall be carrying on propaganda, or otherwise attempting to influence legislation, or participating in, or intervening in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.

A	The buord of directors of the comparison shall be abouted as appointed in the
Article IV	The board of directors of the corporation shall be elected or appointed in the
	manner and for the terms provided in the Bylaws.
Article V	The names, addresses and titles of Directors / Officers are:
	<u>Yessica Santos – President, 1109 N Ferrell St., Plant City, FL 33563</u> Juan Rosales - Vice President, 1109 N Ferrell St., Plant City, FL 33563
	Leticia Bernal - Treasurer, 1109 N Ferrell St., Plant City, FL 33563
Article VI	The address of the initial registered office of the corporation is
	1109 N. Ferell Street
	<u>Plant City, F1. 33563</u>
and the na	ame of the corporation's original registered agent at such address is
	Yessica Santos
Aminto VII	The number of the incomposition is as follows: $\mathbf{B}_{\mathbf{A}}^{\mathbf{A}} = \mathbf{B}_{\mathbf{A}}^{\mathbf{A}}$
Article VII	The name and address of the incorporator is as follows:
	1109 N. Ferell Street
	Plant City, FL 33563
Article VIII	This correction will not have mark an
Annee vin	This corporation will not have members. $\Im^{*}$
Artiele IX	No part of the net earnings of the corporation shall inure to the benefit of any
	officer or director of the corporation; and upon the dissolution of the corporation, the Board
	Directors shall, after paying or making provision for payment of all the liabilities of the
	corporation, dispose of the residual assets of the corporation exclusively for exempt purpose
	the corporation in such manner, or to one or more organizations which themselves are exem
	as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code
	1986 or corresponding Sections of any future Internal Revenue Code. Any such assets not s
	disposed of shall be disposed of by the Superior Court of the county in which the principal
	office of the corporation is then located, for such purposes of organizations, as said Court sh
	determine, which are organized and operated exclusively for such purposes.

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<u>Vessica Santos</u> Signature/Registered Agent Yessica Santos <u>Vessica Santos</u> Signature/Incorporator Yessica Santos al

<u>3-16-18</u> Date <u>3-16-18</u> Date