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Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

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SUBJECT:	Call To	Action: So (Proposed corpore	outh Florida, I ate name - must include su	ncorporated धींप्र)	******//d.
Enclosed is an	ı original and c	one(1) copy of t	he articles of incorpoi	ration and a check fo	or
		Filing Fee	\$122.50 Filing Fee & Certified Copy	\$131.25 LU_I Filing Fee, +++++ Certified Copy & Certificate	OO1857185. /350107, -013 78.75 -++++78.7,
FROM:	. Danie	el A. McGre	≀W		
1 ICON		Name			
	17071	1 SW 85 Ave	į	. 56	
			Address	,	्रान्त्र 11.3 11.3
	Miami	i, FL 33157			01.j
		Cit	ty, State & Zip		: - 미 :: 그
	305	5-235-2124			<u>्र</u> ्र जू
		Daytime	: Telephone number	-	-77

NOTE: Please provide the original and one copy of the articles

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ARTICLES OF INCORPORATION

The undersigned, acting as incorporators of a corporation All 8:56 pursuant to chapter 617, Florida Statutes, adopt the following Articles of Incorporation:

ARTICLE I

The name of the corporation shall be Call to Action: South Florida, Incorporated.

ARTICLE II Principal place of business and mailing address

The principal place of business and mailing address of this corporation shall be:
17071 SW 85 Ave.
Miami, Florida 33157-4617

ARTICLE III Purpose

Said corporation is organized exclusively for charitable, religious and educational purposes, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, and including for such purpose to foster the spirit of Vatican II among the local Catholic and ecumenical community, and to encourage positive responses toward full, inclusive community and ministry at all stages and levels of the Church.

ARTICLE IV Manner of election of directors

The directors of the corporation shall be elected as determined in the by-laws of the corporation.

ARTICLE V Limitation of powers

No part of the new earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of its purposes set forth in these articles. No substant all part of the activities of the corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried

on (a) by a corporation exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, the board of directors shall, after paying or making provision for payment of all liabilities of the corporation, dispose of all assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational or religious purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future tax code, as the board of directors shall determine.

Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction 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 shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VI Initial registered agent and street address

The name and address of the initial registered agent is:
Thomas Springer
7825 Camino Real
Apt. J-312
Miami, Florida 33143

ARTICLE VII Incorporators

The names and street addressed of the incorporators for these articles of incorporation are:

Daniel McGrew 17071 SW 85 Ave. Miami, FL 33157

Joseph Schaub 6421 SW 44 St. Miami, FL 33155 Carol Pecoraro 2007 Bedford Dr. Palm Beach Gardens, FL33403

Joseph Kalwinski 13500 SW 6 Place Davie, FL 33325

Andrew Pecoraro 2007 Bedford Drive Palm Beach Gardens, FL 33403 The undersigned incorporator has executed these Articles of Incorporation this first day of June, 1996.

Signature of incorporator:

Daniel A. McGrew

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 617 0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1	The	name	of	the	corporation	is:
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Call To Action: South Florida, Incorporated	
(must include suffix) 2. The name and address of the registered agent and office is:	FILED SECRECAN CASS TALLS CASS
Thomas Springer (NAME)	See
7825 Camino Real, Apt. J-312 (P.O. Box or Mail Drop Box NOT ACCEPTABLE) Miami, FL 33143 (CITY/STATE/ZIP)	

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 duties, and I am familiar with and accept the obligations of my position as registered agent.

	, <i>f</i> /	J. J. L.	ge i	June 1, 1996
SIG	NATURE)			(DATE)