N9600005283 TRANSMITTAL LETTER

Division of P. O. Box	ent of State of Corporations 6327 ee, FL 32314	h		-10/	000197210 11/9601101013 **78.75 *****78.75			
SUBJECT	r: Franke	فخطب والمناف والمستحدث والمراب والمراب	oal Incorpo		AE 日 日			
	(P	roposed corporate nar	ne - must include suf	ix)	FILED T 11 PK 12: 31			
Enclosed is an original and one (1) copy of the articles of incorporation and a check								
for:	☑ .== ==	[7] 470 75	\$122.50	\$131	25			
	\$70.00 Filling Fee	X \$78.75 Filing Fee	Filing Fee	Filing Fee,	.23			
	r maig t dd	& Certificate	& Certified Copy	Certified Co & Certificate	ργ			
	FROM: Gloria Stephens Clark Name (Printed or typed)							
1810 South French # 233								
		Sonford	fress forida 3 ate & Zip	2771				
		(401) 328 Daytime Tele	-555 phone number					

F. OHESSER OCT 1 5 1996

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

ARTICLE I: NAME

The name of this corporation is: Families International, Incorporated

ARTICLE II: STATEMENT OF CORPORATE NATURE

This is a not for profit organization organized solely for general charitable purposes pursuant to the Florida Not for Profit Corporation Act.

ARTICLE III: PURPOSE

A. The specific and primary purpose for which this corporation is formed is to promote social welfare and education of the family and aide in community development: to provide community revitalization, social service delivery, education, economic, research, and technical support to individuals and families; to encourage and promote family and community development projects in such a manner as the Board of Trustees may deem best and that is within the guidelines of the operation of an exempt organization under Section 501 (c) (3) of the Internal Revenue Code of 1954 or any subsequent federal tax laws.

ARTICLE IV: MEMBERSHIP

There shall be seven (7) levels of membership with the manner of admission and requirements outlined in the By-laws of the organization. The members of this organization shall have no rights, title or interest whatsoever in its income, property or assets, nor shall any portion of such income, property or assets be distributed to any member on the dissolution of this corporation. Members of the corporation shall not be personal liable for the debts, liabilities or obligations of the organization.

ARTICLE V: TERM OF EXISTENCE

This corporation shall have perpetual existence.

ARTICLE VI: INCORPORATORS

The names and address of the initial incoporators of these Articles of Incorporators are as follows:

Gloria Stephens-Clark- 12013 Groveview Way, Sanford, Florida 32773 Claudette McMillon-2416 Jackson Bluff Road, Tallahassee, Florida 32304 Millie Rivers- 3113 El Prado, Tampa, Florida, 33629

ARTICLE VII: OFFICERS

The affairs of this corporation shall be governed by the following officers of the Board of Trustees: President, one or more Vice Presidents, Secretary and Treasurer, and such other officers as may be prescribed in the By-laws. Each officer shall be elected by the Board of Trustees at the annual meeting. The powers, duties and terms of office shall be prescribed in the By-laws. Each officer shall perform the duties of the office until a successor has been elected.

The names of the officers who are to serve until the first election of the By-laws are as follows:

President: Gloria Stephens-Clark Vice President: Garrett Phillips Secretary: Alfred Pompey Treasurer: Edd Keaton III

ARTICLE VIII: BOARD OF TRUSTEES

The Board of Trustees shall manage the business and affairs of the corporation. The number of initial Trustees shall not be less than three (3) nor more than twenty-one (21), however, that such number may be modified by the By-laws duly adopted by the members.

The Trustees shall be elected at the Annual meeting of the corporation and shall serve for a designated term of one, two or three years. A Trustee can serve no more than three consequent terms or a total of nine years. The terms of the Trustees shall be staggered so that as nearly as possible one-third of the Trustees shall have terms expiring and elected each year.

ARTICLE IX: BY-LAWS

The By-laws of the corporation are to be made, altered and /or rescinded by the members of the Board of Trustees at any annual meeting or special meeting by two -third vote of the members present.

ARTICLE X: AMENDMENTS

The Articles of Incorporation may be amended by the members of the Board of Trustees at any annual meeting or special meeting by a two-third vote of the members.

ARTICLE XI: PRINCIPAL OFFICE

The street address of the initial registered office of the corporation is: 1810 South French Avenue Suite 233 Sanford, Florida 32771. The name of its initial registered agent at such address is Gloria Stephens Clark. In addition, the corporation may establish branch offices at other locations within or without of this state.

ARTICLE XII: DISSOLUTION

In the event of dissolution of this corporation, or in the event that it cease to carry out the objects and purposes herein set forth, all business, property and assets of the corporation shall go and be distributed to such non profit charitable corporation as described in the provisions of Section 501 (c) (3) of the Internal Revenue Code of 1954., as selected by the Board of Trustees after payment of all liabilities and obligations of the organization. Any assets not so disposed of will be disposed of by the courts of jurisdiction in the county in which the principal office of the corporation is located. In no way shall any of the assets or property of the organization, or proceeds of any of the assets, in the event of dissolution, be distributed to members or Trustees as reimbursements of any sum subscribed, donated or contributed by such member(s) for any purpose.

ADOPTED BY RESOLUTION

October 9 1996 Plain Stephens Park

Gloria Stephens Clark

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 OR 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:	Janua Internation!	Togrepopy led
	(must include suffix)	FILE HASSE HASSE
		PH 12: 31 L STATE FLORIDA
2. The name and address of the reg	sistered agent and office is:	

Stephens Clark 1910 South French Avenue. (Street address - P. O. Box or Mail Drop Box NOT acceptable)

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.