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TRANSMITTAL LETTER

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

SUBJECT: SUFFIX)

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

\$70.00 Filing Fee

\$78.75 Filing Fee & Certificate of Status

\$78.75 Filing Fee & Certified Copy \$87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: <u>AMES</u> (UPELAND Name (Printed or typed)

<u>H259 PRAIRIEVIEW DR.</u>, NORTH Address <u>SARASOTA FLORIDA 34342</u> City, State & Zip

<u>141-342-8458 - 941-266-0278</u> Daytime Telephone number

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

ARTICLES OF INCORPORATION	FILED .		
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DUAA Family Services, Inc.			
A FLORIDA NON-PROFIT CORPORATION	CECRETARY	OF STATE	
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ARTICLE I NAME

The name of the corporation ("Corporation") is DOXA Family Services, Inc.

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ARTICLE II **PRINCIPAL ADDRESS**

The principal mailing address of the Corporation is 4259 Prairie View Drive, North, Sarasota, Florida 348#2. 23

ARTICLE III PURPOSE

- 3.1 DOXA Family Services, Inc. is formed to operate exclusively for the purposes set forth in Section 501(c)3 of the Internal Revenue Code of 1986, as amended, including to operate for charitable purposes, and to establish and operate community-based programs and services to mitigate the effects of poverty and help impoverished citizens attain self sufficiency.
- 3.2 To this end, the Corporation shall at all times be operated exclusively for charitable purposes within the meaning of Section 501(c)3 of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including to receive and administer funds, to acquire, invest, dispose of, and deal with real and personal property and interest therein; and to apply gifts, grants, contributions, bequests and devises, and the income and proceeds thereof, in furtherance of the purposes of the Corporation, with all the powers conferred upon it by the provisions of the Florida Non-Profit Corporation Code and by the Articles of Incorporation and the By-Laws of the Corporation.
- 3.3 The Corporation shall perform one or more of the following:
 - 3.3a The Corporation shall have unlimited powers to engage in and do any lawful act concerning any and all lawful activities for which non-profit corporations may be incorporated under the applicable provisions for 501(c)3 as recognized by the Internal Revenue Service.
 - 3.3b. The Corporation is organized to act and operate as a charitable organization in lessening the burdens of government, providing relief to the poor and distressed or underprivileged and promoting social welfare.

- 3.3c. The Corporation may provide educational materials, supplies and monies to operate educational programs.
- 3.3.d. The Corporation may locate, purchase and refurbish housing for the benefit of homeless, and other people without the means to satisfy their basic human needs.
- 3.3.e. The Corporation shall undertake such acts as it deems necessary to create programs and services to improve the quality of life for all people and to provide programs and services for, but not limited to, identified persons who are unable to receive assistance from any other source, or who have been identified, by reasonable community standards, as monetarily challenged. In addition, to work with individuals or groups who have expressed an interest in working with the Corporation to use our expertise and experience in creating customized programs or services and to establish positions and staff necessary to provide such services and programs, and expand or eliminate positions as the Board of Directors deem necessary.

ARTICLE IV ORGANIZATION and MANNER OF ELECTION

- 4.1 The corporate powers and management of the Corporation shall be vested in, and exercised by a board of directors of not less than five (5) members and not more than fifteen (15) members. The Directors shall be elected at the annual meeting of the Corporation. All directors shall serve for staggered two-year terms, but when the annual meeting is not held or directors are not elected at the annual meeting, they may be elected at a special meeting called and held for that purpose. All directors of the Corporation shall have voting rights.
- 4.2 Failure to elect Directors annually shall not dissolve the Corporation or impair its corporate existence or management, but the Directors then in office shall remain in office until their successors have been duly elected and installed.
- 4.3 The Board of Directors shall have the power to make, alter and amend the By-Laws establishing rules and regulations for the governing of the affairs of the Corporation. The By-Laws may be amended by a majority vote of the Board of Directors. The Board of Directors shall have the power to elect an executive committee consisting of three (3) or more members of the Board, which committee between meetings of the Board shall have power to act for the Board in all matters except amendment of the By-Laws.
- 4.4 The Board shall have the Authority to exercise all such other powers and to do all such lawful acts and things which this corporation might do, unless prohibited by applicable law or by the Articles of Incorporation, or by the By-Laws of the Corporation.
- 4.5 No officer or director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the officers or Directors be subject to the payment of the debts or obligations of this

corporation. Further, no member of the Board of Directors of the Corporation who is a volunteer director, shall be personally liable to this corporation or it directors for monetary damages for a breach of the director's or officer's fiduciary duty; provided, however, that this provision shall not eliminate or limit the liability of a director or officer for any of the following:

a. A breach of the director's or officer's duty of loyalty to the corporation

b. Acts or omissions not in good faith or that involve intentional misconduct or a knowing violation of law

c. A transaction from which the director or officer derived an improper personal benefit.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

James Copeland, Chairman 4259 Prairie View Drive, North, Sarasota, Florida 34**34**2 23

Carmen Haynes, Treasurer 242 South Blvd, #452 Avon Park, Florida 33826 Dentise Copeland, Secretary 4259 Prairie View Drive, North Sarasota, Florida 343/42 4.3

ARTICLE VI REGISTERED OFFICE AND REGISTERED AGENT

The street address of the registered office of the Corporation is 4259 Prairie View Drive, North, Sarasota, Florida 348A2. The registered agent of the Corporation is James Copeland. 23

ARTICLE VI NON-STOCK BASIS

The Corporation is organized on a non-stock basis and will not have any members.

ARTICLE VII NON-DISCRIMINATION

No person shall, on the grounds of race, color, sex, economic status, or national origin, be excluded from participation in, be denied the benefits of, or be subject to discrimination under any program or activity of this corporation.

ARTICLE VIII DURATION

The duration of the corporation shall be in perpetuity, or said maximum period as may be authorized by the laws of the State of Florida.

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9.1 Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in such a manner, or to such organization or organizations under Section 501(c)3 of the Internal Revenue Code (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine or to the Federal Government or to a State or local government, for a public purpose.

ARTICLE IX

DISSOLUTION

9.2 Any assets not so disposed of shall be disposed of by the appropriate Court of the State of Florida 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 X **INCORPORATORS**

The full names and addresses of the incorporators are:

Rev. James Copeland 4259 Prairie View Drive, North, Sarasota, Florida 34842.

Dentise Copeland 4259 Prairie View Drive, North, Sarasota, Florida 34342. æз

Carmen Haynes 242 South Blvd, #452 Avon Park, Fl. 33826

ARTICLE XI AMENDMENT

These Articles of Incorporation may be amended at any annual or special meeting of the Corporation by a vote of two-thirds (2/3) of the Directors; provided that notices setting forth, the proposed amendment shall have been mailed to all Directors at least thirty (3) days prior to the date of such meeting.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent an agree to act in this capacity. IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation.

This 21st day of September 2003.

James Copeland, Chairman & Registered Agent Dentise Copeland, Speretary/Incorporator 9/21/03 armen M. Haynes, Treasurer/Incorporator