1201 HAYS STREET TL 14109 (60)

networks

THINK INSTRUMENT ACCOUNT NO. : 072100000032

REFERENCE i

083460

823G1A

AUTHORIZATION :

COST LIMIT : \$ PREPAID

ORDER DATE: September 12, 1996

ORDER TIME :

11:57 AM

ORDER NO. : 083460

CUSTOMER NO:

82361A

CUSTOMER: Scott Kramer, Esq

KRAMER, ALI, LAMBERT, FLECK &

CAROTHERS Suite 200

6650 West Indiantown Road

Jupiter, FL 33458

DOMESTIC FILING

NAME:

FAMILY ENTERTAINMENT NETWORK,

INC.

EFFECTIVE DATE:

XX ARTICLES OF INCORPORATION

CERTIFICATE OF LIMITED PARTNERSHIP

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

_ CERTIFIED COPY

_ PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Victoria L. Perez

EXAMINER'S INITIALS:

UCCCCC1 \$483C10 -09/12/96--01077--013 ****122.50

Ç

KRAMBR. ALI, LAMBIORT, PLICOR & CAROTHERS
A PARTHER BRIDGE OF PROFESSIONAL ASSOCIATIONS

THOMAS J. ALI, P.A.
RONALD I., HORRITEN, P.A.
DARRY D. CAROTHITIS, P.A.
WILLIAM A. PLECK, P.A.
BOOTE KRAMER, P.A.
ROGER G. LAMBERT, P.A.
ABBUTTO FE, RES CF

BOD WEST INDIANTOWN ROAD SUITE 200 JUPITMIR, PLOIGIDA 88458

ODDERING BUILDAY

September 9, 1996

Secretary of State State of Florida Division of Corporations Tallahassee, Florida 32304

Re: Articles of Incorporation for Family Entertainment Network, Inc.

Gentlemen:

Please find enclosed herein the original and one copy of the captioned Articles of Incorporation. Upon filing, please return a certified copy of the Articles to the undersigned.

My check in the amount of \$122.50 is enclosed in payment of the following fees:

Filing Tax, Sec.607.364(4) Certified copy of Articles	 	52 50
Registered Agent Fee, #607.361(4). TOTAL		

Yours very truly,

Your prompt assistance in this matter is greatly appreciated.

SK/me Enclosure

96 STP 12 PH 31 29

ARTICLES OF INCORPORATION OF FAMILY ENTERTAINMENT NETWORK, INC.

THE UNDERSIGNED, acting as incorporators of a corporation under the Florida General Corporation Act, adopt the following Articles of Incorporation for such corporation:

ARTICLE

The name of this Corporation is: FAMILY ENTERTAINMENT NETWORK, INC.

ARTICLE II

The duration of this corporation is perpetual.

ARTICLE III

The purpose or purposes for which this corporation is organized are:

A. The acquisition and sale of both a wholesale and retail basis of quality entertainment products for use in the home environment, the employment of employees and all acts necessary to carry out same.

B. To acquire by purchase, exchange, gift, bequest and subscription or otherwise, and to hold, own, mortgage, pledge, hypothecate, sell, assign, transfer, exchange, or otherwise dispose of or deal in or with its own corporate securities or stock or other securities, including without limitations, any shares of stock, bonds, debentures, notes, mortgages, or other instruments representing rights or interests therein or any property or assets created or issued by any person, firm, association or corporation, or any government or subdivisions, agencies or instrumentalities thereof; to make payment therefore in any lawful manner or to issue in exchange therefore its own securities or to use its unrestricted or unreserved earned surplus for the purchase of its own shares, and to exercise as owner or holder of any securities, any and all rights, powers and privileges in respect thereof.

C. To do each and every thing necessary, suitable or proper for the accomplishment of any of the purposes or the attainment of any one or more of the subjects herein enumerated, or which may at any time appear conducive to or expedient for the protection or benefit of this corporation, and to do said acts as fully and to the same extent as natural persons might, or could do, in any part of the world as principals, agents, partners, trustees or otherwise, either alone or in conjunction with any other person, association or corporation, specifically including the right to register and do business under fictitious names.

D. The foregoing clauses shall be construed both as purposes and powers, and shall not be held to limit or restrict in any manner the general powers of the corporation, and the enjoyment and exercise thereof, as conferred by the Laws of the State of Florida; and it is the intention that the purposes and powers specified in each of the paragraphs of this Article III shall be regarded as independent purposes and powers.

ARTICLE IV - STOCK

The aggregate number of shares which this corporation shall have authority to issue is 7500 shares of Class A common voting stock at \$1.00 par value per share. Fully-paid stock of this corporation shall not be liable to any further call or assessment. The sum of the par value of all shares of capital stock of the corporation that have been issued shall be the stated capital of the corporation at any particular time. To the extent of the par value of such shares, and the excess, if any, of consideration received for such shares, same shall constitute capital surplus.

ARTICLE V - AMENDMENT

These Articles of Incorporation may be amended, altered, changed, or repealed by the affirmative vote of a majority of the stock issued and outstanding, at a Shareholders meeting called for that purpose.

ARTICLE VI. SHAREHOLDER RIGHTS

Shareholders of the corporation shall have pre-emptive rights to acquire their pro rata share of stock of the corporation for all issues of any class of stock of the corporation, no matter when authorized, and for whatever consideration is contemplated to be received by the corporation, including but not limited to cash, other property, services, the acquisition of other corporations' shares or property through merger or the extinguishment of debts. Pre-emptive rights shall also apply to the reissuance of all redeemed or otherwise acquired shares, including the reissuance of treasury shares.

This article pertaining to pre-emptive rights may not be amended or deleted without the unanimous vote of the Shareholders of each affected class, and no issuance of stock of the corporation shall take place unless the price at which the stock is to be issued shall be approved by a majority of the Shareholders of the corporation.

ARTICLE VII - INITIAL OFFICE AND AGENT

The street address of this corporation's principal place of business and mailing address is 162 Hampton Place, Jupiter, Florida, 33458, and its initial Registered Agent is SCOTT KRAMER, ESQUIRE, at 6650 West Indiantown Road, Suite 200, Jupiter, Florida, 33458.

ARTICLE VIII - DIRECTORS

The number of directors constituting the initial board of Directors of this corporation is one (1). The name and address of the person to serve as Director until the first annual meeting of shareholders, or until their successors are elected and qualify, are:

Name

<u>Address</u>

CARMINE A. DELLASALA

162 Hampton Place Jupiter, Florida 33458

ARTICLE IX - INCORPORATORS

The names and addresses of the incorporator is:

Nome

Address

SCOTT KRAMER, ESQUIRE

Suite 200, 6650 W. Indiantown Road Jupiter, Florida 33458

ARTICLE X - COMMON DIRECTORS - TRANSACTIONS BETWEEN CORPORATIONS

No contract or other transaction between this corporation and one or more of its Directors or any other corporation, firm, association or entity in which one or more of its Directors are directors or officers or are financially interested, shall either be void or voidable because of such relationship or interest if: (a) the fact of such relationship or interest is disclosed or known to the Board of Directors or committee which authorizes, approves or ratifies the contract or transaction by vote or consent sufficient for the purpose without counting the votes or consents of such interested Director; or (b) the fact of such relationship or interest is disclosed or known to the Shareholders entitled to vote and they authorize, approve or ratify such contract or transaction by vote or written consent; or @ the contract is fair and reasonable to the corporation.

Common or interested Directors may be counted in determining the presence of a quorum at a meeting of the Board of Directors or committee thereof which authorizes, approves or ratifies such contract or transactions.

ARTICLE XL. BY-LAWS

The By-Laws of the corporation shall be initially adopted by the Board of Directors, and may be changed or repealed by the affirmative vote of a majority of the Shareholders at any meeting thereof.

SCOTT KRAMER, INCORPORATOR

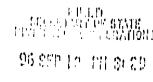
STATE OF FLORIDA

COUNTY OF PALM BEACH

The foregoing, Articles of Incorporation were acknowledged before me this 9th day of September, 1996, by SCOTT KRAMER who produced <u>FL.D.L.</u> as identification.

NOTARY PUBLIC Commission No:

DANETTE S. CARISEO
MY COMMISSION # CC 518164
EXPIRES: December 27, 1999
Bonded Thru Notary Public Underwriters



CERTIFICATE DESIGNING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

The following is submitted pursuant to Section 48.091(1) and Section 607.034, Florida Statutes:

FAMILY ENTERTAINMENT NETWORK, INC. desiring to organize under the laws of the State of Florida being in the County of Palm Beach, has named SCOTT KRAMER, at Suite 200, 6650 West Indiantown Road, Suite 200, Jupiter, Florida, 33458, as its initial registered agent to accept service of process within this State.

ACKNOWL):DGMENT:

Having been named to accept service of process for the above-stated corporation, at the above stated office within this State, I hereby accept to act in this capacity and agree to comply with the provisions of said statute relative to keeping the registered office of the corporation open from 10:00 a.m. to noon each day, except Saturdays, Sundays and legal holidays, and to post therein a sign designating the name of the corporation and the name of its registered agent.

Dated this 9th day of September, 1996.

SCOTT KRAMER

STATE OF FLORIDA

COUNTY OF PALM BEACH

The foregoing Articles of Incorporation were acknowledged before me this 9th day of September, 1996, by SCOTT KRAMER who produced FLD. L. as identification.

Notary Public Commission No:

DANETTE S. CARISEO

MY COMMISSION # CC 518164

EXPIRES: December 27, 1999

Bonded Thru Notary Public Underwitters