State of Idaho

Department of State

CERTIFICATE OF INCORPORATION
OF

BUFFALO GIRLS PRODUCTIONS, INC. File number C 109381

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of Articles of Incorporation for the incorporation of BUFFALO GIRLS PRODUCTIONS, INC. duly signed pursuant to the provisions of the Idaho Nonprofit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.

Dated: February 9, 1995

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SECRETARY OF STATE

SEC. OF STATE OF INCORPORATION OF STATE OF STATE

ARTICLE 1: NAME OF ORGANIZATION

The legal name of this corporation shall be known as:

Buffalo Girls Productions, Inc.

The corporation is to be a nonprofit corporation, in accordance with the Idaho Nonprofit Corporation Act, Title 30-Chapter 3.

ARTICLE II: PURPOSE OF ORGANIZATION

The purpose of Buffalo Girls Productions is to produce quality, artistic vehicles in multi-media forms that enhance the educational environment through the availability of these multi-media materials.

ARTICLE III: REGISTERED AGENT

The name of the Registered Agent of the corporation is: Michelle Nev.

The street address of the Registered Office, which is also the address of the Registered Agent is as follows:

1113 East F Street Moscow, Idaho 83843

ARTICLE IV: BOARD OF DIRECTORS

There shall be a minimum of 3 directors. The names and addresses of the initial Board of Directors are as follows:

Ludmilla P. Saskova, 1610 Deer Rd., Deary, ID 83823 Michelle Ney, 1113 East F Street, Moscow, ID 83843

ARTICLE V: INCORPORATORS

The name and address of each incorporator is as follows:

Ludmilla P. Saskova, 1610 Deer Rd., Deary, ID 83823 Michelle Ney, 1113 East F Street, Moscow, ID 83843

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ARTICLE VI: MEMBERSHIP

The members of the Board of Directors are the members of the corporation and shall be entitled to attend and vote at all membership meetings. Each member shall be allowed only one vote.

ARTICLE VII: DISSOLUTION

In the event of dissolution of the corporation, the net assets are to be distributed as follows:

The assets are to be distributed for similar uses and purposes, as may be specified by the board of directors, to any other charitable organization(s) in the State of Idaho which would then qualify for exemption under the provisions of Section 501(c)3 of the IRS code.

IN WITNESS WHEREOF each incorporator has affixed his/her signature on this 7 day of February, 1995.

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CONSENT TO APPOINTMENT AS REGISTERED AGENT

I. Michelie Nev. hereby consent to serve as Registered Agent in the state of Washington for the corporation herein named. I understand that as agent for the corporation, it will be my responsibility to accept Service of Process in the name of the corporation; to forward all mail to the corporation; and to immediately notify the Office of the Secretary of State in the event of my resignation or of any change in the Registered Office address of the corporation for which I am agent.

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nature of agent designated in Article III

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