# FILED EFFECTIVE

2018 MAY 11 PM 3: 09

We hereby associate to form a nonprofit corporation under the provisions of Title 30
Chapters 21 and 30 of the Idaho Code. To that end we set forth the following: SECRETARY OF STATE STATE OF IDAHO

#### **ARTICLE 1. NAME**

The name of the corporation is **Opal Theatre Company**, referred to hereafter as the "Corporation."

#### ARTICLE 2. PURPOSE

The Corporation is organized exclusively for charitable, religious, educational, and scientific 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 Service Code, or the corresponding section of any future federal tax code, to which end the Corporation is specifically authorized to conduct, perform, and undertake any of the following activities:

- a. To produce and present, independently or in concert with other institutions or individuals, theatrical productions and other events of a similar nature.
- b. To solicit gifts and donations from private individuals, businesses, foundations, and governmental entities in support of one or more of the purposes or activities of the Corporation.
- c. To collect fees: from admission to performances, from instructional classes, lectures, and workshops; and to do these and all other legal things necessary to carry out and fulfill the stated purposes of the Corporation.
- d. To carry on any other lawful business whatsoever that the Corporation may deem appropriate, and to exercise all powers and authorities conferred upon it by Idaho Code, now in effect or as subsequently amended, provided such activities or exercise of powers is otherwise consistent with the purposes and objectives of the Corporation, as set forth in these Articles of Incorporation.

This foregoing statement of corporate purposes and objectives shall be liberally construed in furtherance of aiding the conduct and operation of the Corporation. No express recital of power or authority shall be construed or interpreted to restrict or limit any general power or authority when such general power or authority is otherwise conferred by these Articles of Incorporation or by applicable corporation law.

### **ARTICLE 3. REGISTERED AGENT**

Joshua Rippy

1775 N Klemmer Ave, Kuna, Idaho, 83634

## **ARTICLE 4. BOARD OF DIRECTORS**

The directors of the corporation shall be elected or appointed as follows:

Initial directors, as indicated herein, are appointed. Additional directors may be elected at any time by a majority vote of the serving directors. All other matters pertaining to

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Directors, including number, qualifications, terms, groups, eligibility, and elections shall be prescribed by the Bylaws of the Corporation.

The names and addresses of the initial Directors are as follows:

Joshua Rippy 1775 N Klemmer Ave, Kuna, Idaho, 83634
Elizabeth Rathbone 450 W Grove St. Apt 416, Boise, Idaho 83702
DebAnn Rippy 1865 W Topanga Ave, Kuna, Idaho, 83634

## **ARTICLE 5. INCORPORATOR**

Joshua Rippy 1775 N Klemmer Ave, Kuna, Idaho, 83634

## **ARTICLE 6. MAILING ADDRESS**

1775 N Klemmer Ave, Kuna, Idaho, 83634

#### **ARTICLE 7. MEMBERS**

The corporation does not have voting members.

#### **ARTICLE 7. DISSOULTION**

If the Corporation is dissolved, terminated, or otherwise disbanded, the Directors shall, after paying or making provisions for the payment of all of the liabilities of the Corporation, dispose of its assets in conformity with law to one or more organizations engaged in activities substantially similar to those of the Corporation, provided, however, that any such recipient organization shall be qualified as a tax-exempt organization under the provisions of Section 501(c) (3) of the Internal Revenue Code or the corresponding section of any future federal tax code.

Joshua Rippy, Incorporator

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