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	David K. Roller P.O. Box 200132 mpa, FL 33687-0132	· .	-	
City/Stat	e/Zip I	Phone #	-1	
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NEW FILINGS	AMEND	MENTS		
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Limited Liability	Change of F	Change of Registered Agent		
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OTHER FILINGS	REGIS	TRATION/-		18/
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Examiner's Initials

CR2E031(1/95)



Docombor 20, 1995

DAVID K. ROLLER P.O. BOX 290132 TAMPA, FL 33687-0132

SUBJECT: CREATIVE LITERARY PRODUCTIONS TRUS Ref. Number: W95000024682

We have received your document for CREATIVE LITERARY PRODUCTIONS TRUST and check(s) totaling \$350.00. However, your check(s) and document are being returned for the following:

You must submit a copy of the declaration of trust with the affidavit.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6924.

Letter Number: 995A00054778

Sharon Tala Document Specialist Supervisor

AFFIDAVIT TO THE SECRETARY OF STATE OF FLORIDA TO FILE OR QUALIFY

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	, A (2	ommon Law Declaration TRUST	<u>.</u> ,			
POAA	, Anciniations of Itabl	on 609.02 of the Florida Statutes, pertaining to Common, the undersigned, the Chairman of the Board of Trustees	•			
		(Name of Trust)				
Ð	Florida	Trust hereby affirms in order to file or qualify				
	Creative Lit	Tercity Procluctions, In the State of Florida.				
1.	Two or more person	s are named in the Trust.				
2.	2. The principal address is 1303 Monte Lake Dr.					
		co, FL 33594				
3.	The registered agent	and office in the State of Florida is:				
		J .	= {			
	(Mailing Addres	Roller 1303 Monte Lake Dr. Valrico, F s) P.o. Box 290132 Tampy FL 33687	135Y			
4.	Acceptance by the registered agent: Having been named as registered agent to accept service of process for the above named Declaration of Trust at the place designated in this affidavit. I hereby accept the appointment as registered agent and agree to act in this capacity.					
		gnature of Registered Agent)				
5.	I certify that the attac under which the asso	hed is a true and correct copy of the Declaration of Trust clation proposes to conduct its business in Florida.				
		Richard E. Campbell Trustee				
NOTARY		Chairman of the Board of Trustees				
	NOTARY	Brenda S. Jewell NOTARY				

IF RECORDED, RETURN TO:

Richard Campbell c/o UCS 110 Pine St. Graham, NC 27253



This Contract and Declaration of a Complex Trust authorizes its Trustees to operate under the name of Creative Literary Productions.

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THIS TRUST SHALL BE INTERPRETED AND CONSTRUED UNDER THE APPLICABLE LAWS OF THE STATE OF DOMICIL AND OF THE UNITED STATES OF AMERICA

Now This Contract is acceptable to all parties of interest and entered into this 1st day of January. This contract is made in pursuance of the said desire and in consideration of the premises **WITNESSETH** as follows:

WHEREAS the Settlor/Trustor(s) desires upon instruction to exchange certain property in trust, and

WHEREAS the First Trustee is willing to accept and administer such funds and property as Trustee under the terms of these presents,

NOW THEREFORE intending to be legally bound hereby, the Settlor/Trustor(s) and the Trustee do hereby covenant and agree as follows:

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BE IT KNOW TO ALL MEN by these presents the Crentive Literary

Productions is an irrevocable trust established to perform duties and fiduciary responsibilities pursuant to the guidelines directives established within this Trust indenture and in harmony with federal and any other state and local guidelines or nation, deemed prudent, wise, necessary, appropriately applied in legal observance of the law. This not intended to be a "Grantor Trust" inasmuch as it is created as a separate and distinct entity endowed with independent powers and authority to act pursuant to its own parameters and any other interpretation shall be rejected by the Trustees(s) and/or the legal delegate who is instructed to take all necessary and prudent steps to insure the legal security of the trust and the value of the assets contained thereunder. The Trustee's primary duties are to safeguard the operation of this trust by its terms and to act as manager of the Trust resources and assets in a manner which neither conflicts with this document nor the laws of the state of domicile and/or concurrent federal jurisdiction. It is not the intent of this Trust to commit any act, nor encourage the commission of any act, which would subject any party hereto to undue scrutiny by any agency of the state or federal government, but on the contrary it is the design of this Trust to be both legally sound and logically practical.

The Trustee(s) directs Trust property interest in a fiduciary capacity. The trust remains free from any trust indenture certificate holder's control. To repeat this is not a Grantor Trust. The controls are internal and devolve around the duties and actions of the trustee(s) for and on behalf of the trust corpus and its intended purpose for and on behalf of the designated and intended beneficiaries as expressly given.

The autonomy of this trust document and its terms shall require any third parties with a claim, tort, judgement, or decree shall look only to the trust for satisfaction and not to the assets of the principals who have originated the Trust. Trust affairs, funds and property are exclusive of any trustee or trust certificate holder. In keeping with this enmity the trust property and entire corpus is also protected from any and all outside indebtedness not created or committed to pursuant to the authorities contained herein. Any activities of the Trust which extend beyond the borders or territorial limits of the United States shall be governed by what treaties or documents of agreement with regards to commercial transactions or testamentary transfers with such sovereigns and foreign investment interests with established protocols. At all times the rule of proper engagement shall be observed and the Trustee(s) shall act as custodial protector of the assets of the Trust and do only that which would be appropriate to the circumstances and considered prudent within the commercial or diplomatic community.

This NOTICE declares and establishes this Trust's requisite

Creative Literary Productions

SCHEDULE "B"

The property included in the foregoing Private Trust agreement is listed below by description and date of delivery to the Trustee(s). The signature of the Settlor indicates delivery, and the signature of the Trustee(s) indicates acceptance.

Cash Received: One Hundred Dollars (\$100.00) Cash Paid Out: One Hundred Dollars (\$100.00)

OTHER PERSONAL PROPERTY (Such as tools, bank accounts, furniture, fixtures, and others per the attached inventory):

(SEE ATTACHED)

The Settlor hereby certifies that all listed assets above and/or by an attached inventory have been delivered to the Trustec(s) as of this $\frac{25}{400}$ day of $\frac{1996}{4000}$.

SETTLOR:

By: Meiole C. Crackott

Received into, assets listed above.

By:

TRUSTEE:

Richard Campbell - Tresteo

Creative Literary Productions

- 5.1.6 THE POWER TO engage the Trust in any business or business activity, the power to continue, operate, manage, sell, or liquidate any business or business interest in the Trust; to take whatever steps may be deemed advisable to effectuate the organization and/or dissolution of corporations, trust, partnerships and all forms of business organizations; the power to terminate this Trust with the approval of all of the Certificate Holders
- 5.1.7 THE POWFR TO amend this Indenture in order to better carry out the purposes and intent thereof, or in order to conform to, or comply with, any law, rule, regulation, or order of any government body, provided, however, that any such amendment may not be inconsistent with the basic purposes and intent, nor in derogation of the fiducial obligations to the Certificate Holders of this Trust.
- 5.1.8 THE POWER TO continue mortgage investments after maturity either with or without renewal or extension; the power to disregard the principle of investment diversification.
- 5.1.9 THE POWER TO continue, operate, manage, sell, or liquidate any business or business interest in the trust; the power to engage the trust in any business or business activity which is lawfully carried on; the power to take what ever steps deemed advisable to effectuate the organization and/or dissolution of corporations.
- 5.1.10 THE POWER TO hold any trust property in the names of the Trustee(s), or in the name of a nominee, and may enter into agreements to facilitate holding such property. They may accomplish such with or without disclosing their fiduciary capacity.
- 5.1.11 NOTWITHSTANDING any other provision in this Trust instrument, no power shall be exercised, nor any action taken, by the Trustee(s) except upon the unanimous consent of all Trustee(s) having authority to exercise that power.

ARTICLE 6 BENEFICIAL ENJOYMENT

SECTION 6.1 EACH DISTRIBUTION, payment of income, or corpus, or any other action affecting the beneficial enjoyment of the property of this Trust, shall be approved and exercised only by independent Trustee(s); that is, by Trustee(s) of whom it can be said that no more than half are related or are subordinate parties who are subservient to the wishes of the Settlor.

EXECUTED on this, the 25 d	ny of <u>April</u> , 1996.
TRUSTEE:	SETTLOR:
By: Richard Complete	Tauter By: Mr. of Coville

TNT Company 51 East 7800 So. Midvale, UT 84047 (801)565-0224

To: Richard Campbell c/o USC 110 Pine St. Graham, NC 27253 Re: The Exchange of Trust Certificate Units for Creatuve Literary Productions Dated this _____ day of ______, 19___. According to the provisions of the Indenture entered into on the above date, I hereby direct the above named Trustee to issue One Hundred (100) Certificate Units to the following: David K. Roller, Jr. to acquire a Thirty Three and Thirty Four Hundreds (33.34) Trust Certificate Units; to Jennifer P. Roller, to acquire a Thirty Three and a Third (33.3) Trust Certificate Units; to Amanda S. Roller, to acquire a Thirty Three and a Third (33.3) Trust Certificate Units. T' k you for your prompt attention to this matter.

Sincerely,

Nicole C. Crockett

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