# 210000066809

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J. SAULSBERRY EXAMINER

MAY 1 2012

# **COVER LETTER**

_	sion of Corporations			
SUBJECT:	Wildlife S	TORYTELLERS, LLC		
20202011	(Name of I	Limited Liability Company)		
The enclosed	Articles of Dissolution and fee(s) are su	ibmitted for filing.		
Please return	all correspondence concerning this matt	er to the following:		
	Brian H. Boender			
		(Name of Person)		
	Wildlife STORYTELLE	'RS International Inc	201:	
	Wilding STOILL LEEL	(Firm/Company)	Z API	7
	901 Town Centre Boul	levard, Suite 223	2012 APR 30 SECREJARYA ALLAHASSEE	), , <del>, , , , , ,</del> (3.16.) - 4 4 ) 
		(Address)		. I
	Clayton, NC 27520		ORIG 17ATE 2. S. S.	ا «الماله
	(Ci	ty/State and Zip Code)	× ×	
For further in:	formation concerning this matter, please	e call:		
Bri	an H. Boender	<sub>st.</sub> 800 , 245-	7186	
	(Name of Person)	(Area Code & Daytime	Telephone Number)	
Enclosed is a cl	heck for the following amount:			
\$25.00 Filing	g Fee 30.00 Filing Fee & Certificate of Status	\$55.00 Filing Fee & Certified Copy (additional copy is enclosed)	\$60.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)	
	MAILING ADDRESS: Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	STREET/COURIER ADDRESS: Registration Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301		

# ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

The name of a limited liability comp     Wildlife STORYTELLER	<del>-</del>	F. 52 F. 091
2. The Articles of Organization were file L10000066809	<sub>d on</sub> June 22, 201	
3. The date the dissolution was approved	January 9, 2012	<u> </u>
4. A description of occurrence that result 608.441, Florida Statutes, (copy 608.4 See attached Assignmen		est - the event terminating
the continuing membersh	nip of the last rema	aining/sole member
(608.441(1)(d)).		
-OR-Adequate provision has been at Adequate provision has been at rights and interests.  7. CHECK ONE:  There are no suits pending against it in any pending against a	made for the debts, obligation between distributed among its sainst the company in any comade for the satisfaction of any suit.	ons and liabilities pursuant to s. 608.4421.  members in accordance with their respective urt.  any judgment, order or decree which may be nterests necessary to approve the dissolution:
_	percentage of membership t	•
Signature	_	Printed Name
After the second	<u>S</u>	ee attached Assignment
	<u>fo</u>	or Signatures
	<del></del>	

**FILING FEE: \$25.00** 

## Assignment of Member Interest

### Recitals

The Assignor has informed the Assignee that it wishes to transfer and assign its entire Member Interest in the Company and the Assignee wishes to acquire such Member Interest in accordance with the terms and conditions set forth below;

Now, therefore, in consideration of the agreements contained herein and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged by the Assignor, it is agreed as follows:

- 1 The Recitals above are true and correct.
- 2 Assignor hereby assigns all of its Member Interest to the Assignee.
- Assignor has full legal right, power and capacity to execute this Assignment and to assign, convey and transfer its Member Interest in the Company to the Assignee.
- The Assignor's Member Interest is free and clear of all liens and encumbrances, there are no claims against it and the Assignor has good and marketable title to it.
- The Assignor is not in possession of any certificate or other document evidencing its Member Interest and has never received such a certificate from the Company or any other source. The Assignor directs the Manager of the Company to make an appropriate notation in the Company's records to reflect the Assignment made herein.
- The Assignor hereby withdraws from the Company and acknowledges that it no longer has any rights or interest, as a Member or otherwise, in the Company.
- All representations, covenants and agreements made herein shall survive the execution and delivery of this Assignment.
- If any provision hereof is held to be illegal, invalid or unenforceable, such provision shall be severable and the remaining provisions shall not be affected by the illegal, invalid or unenforceable provision or its severance here from. Furthermore, in lieu of such illegal, invalid or unenforceable provision, the parties hereto agree to add as a part hereof a provision as similar in terms to same as may be possible and be legal, valid and enforceable and which preserves the intent and economic benefits hereunder.
- This Assignment may be executed in multiple identical counterparts, each of which shall be deemed an original for all purposes and all of which constitute, collectively, one agreement.

In witness whereof, the Assignor has executed this Assignment and the Assignee has accepted such Assignment as of the date set forth above.

Assignor:

Gospel Recordings d/b/a Global Recordings Network, a California 501(c)(3) corporation

Name: Dale Rickards

Title: EXE

Name: Mack Timm

Title: PRESIDENT

Assignee:

Wildlife STORYTELLERS International Inc.

NC Non Profit # 1234928 FED EIN# 61-1669939

Name: Susan Vettolszewski

Signature: \_\_\_\_\_\_
Title: Director