GREN C. ABBOTT

ATTORNEY AT LAW

Phono(938)799-5699 Foo (968)799-0498

P.O. Nox 8619 Crystal Alver, FL 34483-8011

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May 23, 1996

Division of Corporations P.O. Box 6327 Tallahassoo, FL 32314

Ro: JMS ENTERTAINMENT, Inc.

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To Whom It May Concern:

Please file the enclosed Articles of Incorporation for JMS Entertainment, Inc.

We have enclosed our trust account check in the amount of \$122.50 for filing and other fees.

Please send a certified copy of the Articles of Incorporation to this office after filing.

Thank you:

Yours truly,

GLEN'C ARECO

GCA/nl Enc.

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ARTICLES OF INCORPORATION OF JMS ENTERTAINMENT, INC.

The undersigned, acting as incorporator of a corporation under the Florida General Corporation Act, adopt the following Articles of Incorporation for such corporation:

ARTICLE I - NAME AND ADDRESS OF CORPORATION

The name of the corporation is JMS ENTERTAINMENT, INC. The Corporation shall be referred to in this instrument as "the Corporation"; these Articles of Incorporation as "Articles"; and the By-Laws of the corporation as "By-Laws".

The mailing address of the principal office of the corporation is 2147 W. Norvell Bryant Highway, Lecanto, FL 34461.

ARTICLE II - TERM OF EXISTENCE

The period of duration of the corporation is perpetual.

ARTICLE III - PURPOSE

The purposes for which the corporation is organized are presenting theatrical shows and to conduct all other lawful activities that are not forbidden by the Florida corporation laws or by other laws, or by these Articles of Incorporation.

ARTICLE IV - AUTHORIZED SHARES

The aggregate number of shares that the corporation shall have the authority to issue is Seven Thousand Five Hundred (7,500) shares of common stock with \$1.00 par value per share. The sum of the par value of all shares of common stock of the corporation that have been issued shall be the stated capital of the Corporation at any particular time. The holders of the outstanding common stock shall be entitled to receive, when and as declared by the Board of Directors, dividends payable either in cash, in property or in shares of the common stock of the Corporation. The shares of the Corporation are not to be divided into classes, and the Corporation is not authorized to issue shares in series.

ARTICLE Y - INITIAL REGISTERED OFFICE & AGENT

The street address in Florida of the initial registered office of the corporation is 2147 W. Norvell Bryant Highway, Lecanto, FL 34461 and the name of the initial registered agent at such address is ROBERT MALLOCK.

ARTICLE VI-DIRECTORS

The Board of Directors of the corporation shall consist of at least one (1) director. The required number of directors may be either increased or decreased from time to time by an amendment of the by-laws of the corporation but shall never be tess than one.

ARTICLE VII - INCORPORATORS

The name and address of the initial incorporators are as follows:

NAME

ADDRESS

ROBERT MALLOCK

9 Byrsonima Court Homosassa, FL 34446

JACK M. SEWALL

2147 U.S. 486 Lecanto, FL 34461

ARTICLE VIII- SHAREHOLDERS' ACTIONS

A vote of more than two-thirds (2/3) of the shareholders of the corporation shall be required for any shareholder action.

ARTICLE IX - AMENDMENT OF ARTICLES OF INCORPORATION

The shareholders shall have the power to adopt, amend, alter, change or repeal the Articles of Incorporation when proposed and approved at a stockholders' meeting, with not less than a two-thirds vote of the common stock.

ARTICLE X -PREEMPTIVE RIGHTS

The holders of the common stock of this corporation shall have preemptive rights to purchase, at prices, terms and conditions that shall be fixed by the Directors, such shares of the stock of this corporation as may be issued for money, or any property or services from time to time in addition to that stock presently authorized and issued by the Corporation. The preemptive right of any holder is determined by a ratio

of the authorized and issued shares of common stock held by the holder of all shares of common stock currently authorized and issued.

ARTICLE XI-CUMULATIVE VOTING

The shareholders of this corporation shall be allowed to vote their shares cumulatively so as to give one candidate as many votes as the number of directors to be elected multiplied by the number of his shares, to distribute them among as many candidates as he may wish. Notice must be given by any shareholder to the President or a Vice-President of said corporation not less than twenty-four hours prior to the time set for the holding of a shareholders' meeting for the election of directors that said shareholder intends to cumulate his votes at said election.

ARTICLE XII-MEETING BY CONFERENCE TELEPHONE

Members of the Board of Directors may participate in regular and annual meetings of the board of directors by means of conference telephone or similar communications equipment as provided by law, but special meetings of the Board of Directors must be attended in fact in person by each Director.

ARTICLE XIII-NON-RESIDENT DIRECTORS

Directors need not be residents of this state or country, but must be shareholders of this Corporation unless the Articles of Incorporation or Bylaws state otherwise.

ARTICLE XIV- DIRECTORS AUTHORITY TO FIX COMPENSATION

Directors shall have authority to fix the compensation of themselves and all officers and employees unless otherwise provided in these Articles or By-laws.

ARTICLE XV-INFORMAL ACTIONS OF DIRECTORS

If all the Directors severally or collectively consent in writing to any action taken or to be taken by the corporation, and the writings evidencing their consent are filed with the Secretary of the corporation, the action shall be as valid as though it had been authorized at a meeting of the Board of Directors.

ARTICLE XVI-REMOVAL OF DIRECTORS

At a meeting of shareholders called expressly for that purpose, any one director, or the entire board of directors, may be removed with or without cause, by a vote of the holders of 60 percent of the shares then entitled to vote at an election of directors.

IN WITNESS WHEREOF, the undersigned has made and subscribed these Articles of Incorporation at Citrus County, Florida on the 33 day of may 1996.

ROBERT MALLOCK

JACK M. SEWALE

ACCEPTANCE OF REGISTERED AGENT

HAVING BEEN NAMED to accept service of process for JMS ENTERTAINMENT, INC., I hereby accept the designation as Registered Agent for said Corporation and agree to act in this capacity.

ROBERT MALLOCK

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ATTORNEY AT LAW

thana (188) 795-5699 Faxi — (198) 795-0418

P.O. Dos 2019 Crystal Hiver, Ft. 34423-2019

September 17, 1996

Division of Corporations P.O. Box 6327 Tallahassoo, FL 32314

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Ro: JMS Entertainment, INC.

To Whom It May Concern:

Please file the enclosed Articles of Dissolution for JMS Entertainment, INC.

No stock has been issued and the Incorporators unanimously agreed that the corporation should be dissolved.

We have enclosed our trust account check in the amount of \$87.50 for filing and other fees.

Please send a certified copy of the Articles of Incorporation to this office after filing.

Thank you.

Yours truly,

GLEN C. ABBOTT

GCA/nl Enc.

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ARTICLES OF DISSOLUTION OF JMS ENTERTAINMENT, INC.

PURSUANT to the provisions of Sections 607.1401, Florida Statutes, this Corporation hereby adopts the following Articles of Dissolution:

FIRST: The name of the Corporation is JMS ENTERTAINMENT, INC.

SECOND: The Articles if Incorporation were filed on May 28, 1996.

THIRD: None of the corporation's shares of stock have been issued.

FOURTH: No debt of the corporation remains unpaid.

FIFTH: A majority of the Incorporators of the Corporation have authorized the dissolution.

DATED: September 11, 1996

JMS ENTERTAINMENT, INC.

ROBERT MALLOCK

Incorporator

(CORPORATE SEAL)