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LAW OFFICES

J. DAVID POBJECKY, P.A.

786 AVENUE C. S.W.

SECRETARY OF STATE DIVISION OF CORPORATION

P.O. DRAWER 7323 WINTER HAVEN, FLORIDA 33883-7323

97 FEB 12 PH 3: 37

J. DAVID POBJECKY BOARD CERTIFIED TAX LAWYER ALSO LICENSED IN TEXAS AREA CODE 941 PHONE 294-0602 FAX ON REQUEST

February 10, 1997

Claretha Golden
Division of Corporations
Florida Department of State
Post Office box 6327
Tallahassee, Florida 32314

Re: Sky's The Limit Creative Productions, Inc. Your Letter Number: 197A00004607

Dear Ms. Golden:

Enclosed please find the new Articles of Incorporation regarding the above. For you convenience I have also enclosed a copy of your letter of January 29, 1997.

Please enter these Articles and return the certified copy and the certificate to us as soon as possible.

If you have any questions or comments please contact us.

Your help and cooperation in this matter is greatly appreciated.

Sincerely

Dot Kennedy,

Legal Assistant

DK

Enclosures



DIVISION OF CORPORATIONS

97 FEB 12 PH 3: 37

FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

January 29, 1997

J. DAVID POBJECKY, PA ATTN: RENEE POBJECKY 786 AVENUE C SOUTHWEST WINTER HAVEN, FL 33880

SUBJECT: SKY'S THE LIMIT PRODUCTIONS, INC. Ref. Number: W97000002197

We have received your document for SKY'S THE LIMIT PRODUCTIONS, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

A post office box is not an acceptable address for the registered agent.

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name **DOES NOT** constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

When the document is resubmitted, please return a copy of this letter to ensure that your document is properly handled.

If you have any questions about the availability of a particular name, please call (904) 488-9000.

If you have any questions concerning the filing of your document, please call (904) 487-6973.

Claretha Golden Document Specialist

Letter Number: 197A00004607

ARTICLES OF INCORPORATION

SECRETARY OF STATE DIVISION OF CORPORATIONS

97 FEB 12 PM 3: 37

OF

SKY'S THE LIMIT CREATIVE PRODUCTIONS, INC.

I, the undersigned, do hereby certify that we have associated ourselves together for the purpose of becoming a corporation under the laws of the State of Florida, providing for the formation, rights, privileges, and communities of corporations for profit. We further declare that the following Articles shall be the Charter and authority for the conduct of business of said corporation.

ARTICLE I

NAME

The name of this Corporation shall be SKY'S THE LIMIT CREATIVE PRODUCTIONS, INC., and its principal place of business shall be in the City of Orlando, County of Orange, State of Florida, but it shall have the power and authority to establish branch offices at such place or places as may be designated by the Board of Directors.

ARTICLE II

PURPOSES AND POWERS

The general nature of the business or businesses to be transacted in which the corporation is authorized to transact, in addition to those authorized by the laws of the State of Florida and the powers of said corporation, shall be as follows:

- In general, to carry on any and all incidental business; to have and exercise all the powers conferred by the laws of the State of Florida, and to do any and all things hereinbefore set forth to the same extent as a natural person might or could do.
- 2. To purchase or otherwise acquire, undertake, carry on, improve, or develop, all or any of the business, good will, rights, assets, and liabilities of any person, firm,

association, or corporation carrying on any kind of business of a similar nature to that which this corporation is authorized to carry on, pursuant to provisions of this certificate; and to hold, utilize, or in any manner dispose of the rights and property so acquired.

- 3. To enter into and make all necessary contracts for its business with any person, entity, partnership, association, corporation, domestic or foreign, or of any domestic or foreign state, government, or governmental authority, or of any political or administrative subdivision, or department thereof, and to perform and carry out, assign, cancel, rescind any of such contracts.
- 4. To exercise all or any of the corporate powers, and to carry out all or any of the purposes, enumerated herein otherwise granted or permitted by law, while acting as agent, nominee, or attorney-in-fact for any persons or corporations, and perform any service under contract or otherwise for any corporation, joint stock company, association, partnership, firm, syndicate, individual, or other entity, and in such capacity or under such arrangement to develop, improve, stabilize, strengthen, or extend the property and commercial interest thereof, and to aid, assist, or participate in any lawful enterprises in connection therewith or incidental to such agency, representation, or service, and to render any other service or assistance insofar as it lawfully may under the laws of the State of Florida, providing for the formation, rights, privileges, and communities of corporations for profit.
- 7. To do everything necessary, proper, advisable, or convenient for the accomplishment of any of the purposes, or the attainment of any of the objects, or the furtherance of any of the powers herein set forth, either alone or in association with others incidental or pertaining to, or going out of, or connected with its business or powers, provided the same shall not be inconsistent with the laws of the State of Florida.
 - 6. The several clauses contained in this statement of the general nature of the

business or businesses to be transacted shall be construed as both purposes and powers of this corporation, and statements contained in each clause shall, except as otherwise expressed, be in no wise limited or restricted by reference to or inference from the terms of any other clause. They shall be regarded as independent purposes and powers.

Nothing herein contained shall be deemed or construed as authorizing or permitting, or purporting to authorize or permit the corporation to carry on any business, exercise any power, or do any act which a corporation may not, under the laws of the State of Florida, lawfully carry on, exercise or do.

ARTICLE III

CAPITAL STRUCTURE

The capital stock of this Corporation shall be composed of Seventy-five Hundred (7500) shares of common stock with One Dollar (\$1.00) par value. The capital stock shall be sold, assigned, issued, and transferred only in accordance with the By-Laws of the corporation as the corporation may from time to time make, change or alter with a lien reserved in favor of the corporation upon all of its capital stock for any indebtedness which may at any time be due by the holder of the same to the corporation and which shall be a lien thereon superior to all other liens and claims of every character and all assignments or transfers of stock of this corporation shall be subject thereto.

ARTICLE IV

CORPORATE POWERS

All corporate powers shall be exercised by or under the authority of, and the business and affairs of this corporation shall be managed under the direction of the Board of Directors of this corporation. This article may be amended from time to time in the By-Laws of the corporation by a majority vote of the Board of Directors of the corporation.

ARTICLE V

EXISTENCE

This corporation shall have perpetual existence unless dissolved in a manner provided by law.

ARTICLE VI

PRINCIPAL PLACE OF BUSINESS

The principal office of this corporation shall be located in the City of Orlando, County of Orange, State of Florida, and the post office address of said principal office of the corporation shall be 7512 Dr. Phillips Blvd., Suite 50-307, Orlando, Florida 32819.

ARTICLE VII

BOARD OF DIRECTORS

The number of directors of the corporation shall be not less than one (1) nor more than five (5).

ARTICLE VIII

INITIAL REGISTERED OFFICE

The street address of the initial registered office is 7512 Dr. Phillips Blvd., Suite 50-307, Orlando, Florida 32819. and the name of the initial registered agent at that office is ROBERT S. MCDOUGALL.

ARTICLE IX

INCORPORATORS

The name and address of the person signing these Articles of Incorporation is:

NAME

ADDRESS

ROBERT S. McDOUGALL

7512 Dr. Phillips Blvd., Suite 50-307 Orlando, Florida 32819

ARTICLE X

RESTRICTIONS ON TRANSFER OF STOCK

Shares held by the shareholders in the corporation may not be resold or otherwise transferred to other persons without the written consent by all of the shareholders or unless first offered to the remaining shareholders or to the corporation. The price and terms at which, and the time within which these shares may be offered and sold shall be further specified by written agreement among all of the shareholders of the corporation.

This Article shall not be interpreted as a restriction on the right of any shareholder to have his/her entire stock holding redeemed by the corporation. All stock certificates issued will be prominently marked "RESTRICTED", with notation made to the Articles of Incorporation and/or By-Laws of the corporation. A subsequent and properly executed Shareholders' Agreement by all the shareholders is deemed to override any provisions herein contrary to such Agreement.

ARTICLE XI

GENERAL PROVISIONS

In furtherance of and not in limitation of the powers conferred by statute, the following specific provisions are made for the regulation of the business and the conduct of the affairs of the corporation.

No person shall be liable to the corporation for any loss or damage suffered by it on account of any action taken or omitted to be taken by him as a stockholder or officer of the corporation in good faith, if such person (a) exercised or used the same degree of care and skill as a prudent man would have exercised or used under the circumstances in the conduct of his own affairs, or (b) took or omitted to take such action in reliance upon advice of counsel for the corporation or upon statements made or information furnished by officers or employees of the corporation which he had reasonable grounds to believe.

The corporation shall indemnify any and all stockholders or officers, or any person who may have served at its request as a stockholder or officer of another corporation in which it owns shares of capital stock or of which it is a creditor, against expenses actually and necessarily incurred by them in connection with the defense of any action, suit or proceeding in which they, or any of them, are made parties, or a party, by reason of being or having been stockholders or officers, or a stockholder or officer of the corporation, or of such other corporation, except in relation to matters to which any such stockholder or officer of former stockholder or officer or person shall be adjudged in such action, suit or proceeding to be liable for negligence or misconduct in the performance of duty.

In case of a criminal action, suit or proceeding, a conviction of judgment (whether based on a plea of guilty or nolo contendere or its equivalent, or after trial), shall not be deemed adjudication that such stockholder or officer or person is liable for negligence or misconduct in the performance of his duties, if such stockholder or officer or person was acting in good faith in what he considered to be the best interest of the corporation and with no reasonable cause to believe that the action was illegal.

In case any such action, suit or proceeding shall result in a settlement, and if in the judgment of a disinterested majority of stockholders or of any disinterested committee or group of persons to whom the question may be referred by the stockholders, any such person was not negligent or guilty of bad faith in relation to the matters complained of therein, the corporation shall reimburse him for or indemnify him for or against all costs and expenses reasonably incurred by him in connection therewith, other than for any sums paid to the corporation.

Such indemnification shall not be deemed exclusive of any rights to which those indemnified may be entitled under any By-Laws, agreement, vote of stockholders, or otherwise.

ARTICLE XII

This corporation shall comply with Section 1244 of the Internal Revenue Service Code of 1954 to the fullest extent possible under the current law and regulation allowed thereunder.

I, the undersigned, being the original subscriber and incorporator of the foregoing corporation, do hereby certify that the foregoing constitutes the proposed Articles of Incorporation of SKY'S THE LIMIT CREATIVE PRODUCTIONS, INC.

WITNESS my hand and seal this 7th day of February, 1997.

ROBERT S. McDOUGALL

STATE OF FLORIDA

COUNTY OF POLK

I HEREBY CERTIFY that on this 7th day of February, 1997, before me personally came ROBERT S. McDOUGALL, to me known to be the individual described in and who executed the within and foregoing Articles of Incorporation, and he acknowledged before me that he executed the same for the purposes therein expressed.

WITNESS my hand and official seal at Winter Haven, Polk County, Florida, the day and year last above written.

Printed Name: Dowis S KENNED

Notary Public, State of Florida

My comm. Expires

Comm. No.

Doris S Kennedy

My Commission CC804300

Expires November 28, 2000

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE OFFICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted, in compliance with said Act:

First -- That SKY'S THE LIMIT CREATIVE PRODUCTIONS, INC., desiring to organize under the laws of the State of Florida with its principal office, as indicated in the Articles of Incorporation at City of Orlando, County of Orange, State of Florida, has named ROBERT S. McDOUGALL, located at 7512 Dr. Phillips Blvd., Suite 50-307, Orlando, County of Orange, State of Florida, as its agent to accept service of process within this State.

Having been named to accept service of process for the above stated corporation, at place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

Dated this 7th day of February, 1997.

ROBERT S. McDOUGACL Resident Agent

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