

DISSOLUTION AGREEMENT concerns:

Paragraph 1 -- the booklet does not address minority history only black history. Therefore, that statment should be deleted or an amendment stating the correction.

Paragraph 3 -- Since neither one of us have the right to use KBHERG we feel the recording stating that your company is "formerly" known as! should stop immediately. It is unfair to our company.

Paragraph 4 -- Since KBHERG funds paid for everything (excluding the computer) in your office we find it only fair that some of that material be divided with our office, ie files, directories, forms etc. Only artwork was addressed.

Paragraph 5 -- Revenues from work in progress. What does that mean. It is also stated that my book was in progress. This needs to be clarified. It's a grey area. Programs should be addressed as the Buffalo Soldier presentation that is in use and its format used during '90/'91 school year only.

We wish to use part of the Buffalo Soldier in our elementary presentation and parts of the uniform in our history trunk.*

We should make sure that it is cleared up about Black History and Minority History presentations are not solely Angela's.

Paragraph 6 -- Omit. Maybe it should just include a notification claus if entire business is sold-out-right. That would leave us room to negotiate copyrights and publishing rights etc.

*We are not using any of your presentation materials. Information about the Buffalo soldier will be included in the same format presentation we used for the Nicodemus presentation. Of course we will not develope any kind of one-man show presentation like the one you have developed. That would be unfair to your company. I do agree 100% that,that is your "baby". We do wish you all the luck in the world with that project.