Internal Revenue Service
District Director

Date: NOV 6 1930

Department of the Treasury Internal Revenue Service P.O. Box 1123, Central Sta St. Louis, NO 63188

Person to Contact:

P. Morrison
Contact Telephone Number:
314-425-5651

STL. 50:30 141

Omaha Area Youth Orchestra Inc. 325 Aquila Court Bldg. Omaha, Na 68102

Based on the information you recently submitted, we have classified your organization as one that is not a private foundation within the meaning c. section 509(a) of the Internal Revenue Code because you are an organization described in section 170(b)(1)(A)(vi) and 509(a)(1).

Your exempt status under section 501(c)(3) of the Code is still in effect.

This classification is based on the assumption that your operations will continue as you have stated. If your sources of support, or your purposes, character, or method of operation change, please let us know so we can consider the effect of the change on your exempt status and foundation status.

Because this letter could help resolve any questions about your foundation status, you should keep it in your permanent records.

If you have any questions, please contact the person whose name and telephone number are shown above.

Sincerely yours,

R. C. Voskuil District Director

cc: Jeffrey D. Toberer Robert A. Skochdopole

## AMENDED AND RESTATED BYLAWS OF OMAHA AREA YOUTH ORCHESTRAS, INC.

#### **ARTICLE I**

#### NAME AND OFFICE

- Section 1. Name. The name of this corporation is the Omaha Area Youth Orchestras, Inc., hereinafter referred to as the "Corporation".
- Section 2. Office. The principal office as mailing address for the transaction of business of this Corporation is hereby fixed and located at P.O. Box 34518, Omaha, Nebraska 68134-0518 or other place as the Board of Directors may determine.

#### ARTICLE II

#### **PURPOSES**

The purposes for the Corporation's founding and continued existence are:

- a. To offer a program of quality orchestral and ensemble training to talented young musicians in the greater Omaha-Council Bluffs metropolitan area and to provide performance experiences and professional musical guidance for such musicians.
- b. To operate as a nonprofit organization with the meaning of that term as provided in applicable State or Federal laws and regulations.
- c. Consistent with the foregoing, to obtain funding and related assistance from any and all appropriate private and public sources as necessary and appropriate to carry out such program.
- d. Consistent with the foregoing, to retain staff and facilities and to take such further actions as shall be necessary and appropriate to carry out such program.

#### **ARTICLE III**

#### THE CORPORATION

- Section 1. Membership. Membership in the Corporation shall include the student musicians who play in the Corporation orchestras, their parents, and all contributors.
- Section 2. Classification. Membership shall be non-voting.
- Section 3. Contributor Fees. Membership is open to those contributing five dollars (\$5.00) or more during the current Fiscal Year.
- Section 4. Fiscal Year. The Fiscal Year of the Corporation shall be fixed by resolution of the Board of Directors.
- Section 5. Stock. There is no provision for the issuance of stock as the Corporation is a nonprofit organization.
- Section 6. Status. Any proposed change in the status of the Corporation, such as merger, consolidation, dissolution, or liquidation, shall require a vote of two-thirds (2/3) of the Board of Directors.

#### **ARTICLE IV**

#### THE ORCHESTRAS

- Section 1. Authorization. The Corporation has the authority to create or dissolve ensembles as they are needed to carry out the purposes of the Corporation.
- Section 2. Membership. Membership in the Youth Symphony, Youth Philharmonic, Youth Conservatory Orchestra and Youth Chamber Strings Orchestras shall be determined by audition. Membership qualifications for the other Corporation orchestras shall be as stated in the Handbook.
- Section 3. Classification. Membership shall be non-voting.
- Section 4. Fees. Tuition and fees shall be as established annually by the Board of Directors.
- Section 5. Age. Membership in the orchestras is open to student musicians in the greater Omaha-Council Bluffs metropolitan area who are of high school age or younger.

#### **ARTICLE V**

#### **BOARD OF DIRECTORS**

- Section 1. General Powers. The affairs of the Corporation shall be managed by the Board of Directors, who shall exercise all general powers conferred by the laws of the State of Nebraska upon corporations organized under the Nebraska Non-Profit Corporation Act and shall have additional powers and duties as specifically provided by the Articles of Incorporation and these Bylaws.
- Section 2. Number. The Board of Directors shall consist of not less than eight (8) directors, but may be increased from time to time by action of the Board of Directors not to excede fifteen (15).
- Section 3. Eligibility. Directors shall be eligible to serve three (3) consecutive three- (3-) year terms. After serving three consecutive terms, a minimum absence of one year is required before a candidate is again eligible for reselection.
- Section 4. Election. The Board of Directors shall elect members of the Board. The method of nominations and elections shall be in accordance with Article VII of these Bylaws. In the event there are no Directors, members of the Board may be appointed by the Managing Director.
- Section 5. Vacancies. In case of a vacancy on the Board, and in each case subject to Board approval, the President shall have the authority to appoint someone to fill the remainder of the term for that Fiscal Year if the vacancy is an elected position.
- Section 6. Duties. The Board of Directors shall determine in what manner the funds of the Corporation shall be spent and see that the Corporation is operating strictly in accordance with its charter.
- Section 7. Meetings. Regular meetings of the Board of Directors shall be held on such dates and at such times and places as may be determined by a majority of the Board of Directors or the President.

Special meetings of the Board of Directors may be called by or at the request of the President or any three Directors with seventy-two (72) hours' notice to all Board members. Arrangements for special meetings shall be the responsibility of the President or of the Board members who called the special meeting.

Section 8. Quorum. Fifty percent (50%) of the elected Directors shall constitute a quorum. Should a quorum not be present at a meeting of the Board of Directors, the President shall have the authority to proceed with and accept decisions on all business presented for Board action. However, all such decisions shall be subject to review and ratification or rescission by the Board.

- Section 9. Action. All Board action shall be either (a) by majority vote at a meeting of the Board of Directors (or if a particular matter requires a greater percentage approval, then such greater percentage vote) or (b) by written consent, to the extent permitted by Nebraska law. A Director who does not attend a meeting of the Board of Directors may, by written proxy, give his or her vote to another Director with respect to one or more matters which may arise at such meeting. An electronic communication from a Director (such as e-mail), or such other method of communication as the President shall reasonably accept, shall be sufficient for all purposes of these Bylaws.
- Section 10. Attendance. Attendance at all meetings is expected. It is the duty of each Director to notify the President if unable to attend a regular Board meeting.
- Section 11. Compensation. No compensation is to be made to any Director except for reimbursement of out-of-pocket expenses incurred for Corporate purposes.
- Section 12. Removal. An elected Director may be removed from the Board for any reason by a two-thirds (2/3) vote of the Board of Directors.
- Section 12. Informal Action by Directors. Any action required by law to be taken, or which may be taken at a meeting of the Board of Directors, may be taken without any meeting if a consent in writing, setting forth the action so taken shall be signed by all of the directors.

#### **ARTICLE VI**

#### **OFFICERS**

- Section 1. Officers. The officers of the Corporation shall be elected by the Board of Directors or, in the discretion of the Board of Directors, by the Executive Committee, and shall consist of a President, Vice President, Secretary and Treasurer, who shall be members of the Board of Directors.
- Section 2. Term of Office. The President shall serve for two consecutive one-year terms. If the completion of a term shall take the President past six consecutive one-year terms as a Director, his or her tenure as a Director will terminate upon completion of his or her President's term. All other officers shall serve for one year or until their successors have been elected. Any officer may be removed at any time, with or without cause by the affirmative vote of a majority of the Board of Directors.
- Section 3. President. The President shall be the principal officer of the Corporation and shall preside at all meetings of the general membership, of the Board of Directors, and of the Executive Committee. The President shall be an ex officio member of all Committees except the Nominating Committee, shall have general and active management of the business of the Corporation and shall see that all orders and resolutions of the Board of Directors are carried into effect. The President shall perform all duties incident to the office of President and such other duties as may be assigned from time to time by the Board of Directors.
- Section 4. Vice President. In the absence of the President or in the event of the President's inability or refusal to act, the Vice President (or in the event there be more than one Vice President, the First Vice President as elected by the Board) shall perform the duties of and be subject to all the restrictions of the President. Any Vice President shall perform such other duties as from time to time may be assigned from time to time by the President or by the Board of Directors.
- Section 5. Secretary. The Secretary shall be custodian of the permanent records of the Corporation; take minutes of the meetings of the Corporation, the Board of Directors, and the Executive Committee; send out notices of meetings; and in general perform all duties incident to the office of Secretary and such other duties as may be assigned from time to time by the President, the Vice President or the Board of Directors.

- Section 6. Treasurer. The Treasurer of the Corporation shall have the general care and custody of the funds of the Corporation. The Treasurer shall be authorized to sign all checks and drafts drawn on behalf of the Corporation, give monthly financial reports at the Board meetings, and keep correct and accurate books of account. The Treasurer shall perform all of the duties incident to the office of Treasurer and such other duties as may be assigned from time to time by the President or the Board of Directors. The Treasurer may serve without bond.
- Section 7. Advisor. The Immediate Past President shall serve as Advisor to the Board of Directors, shall serve on the Nominating Committee, and shall perform other such duties as may be assigned from time to time by the President or the Board of Directors.

#### **ARTICLE VII**

#### NOMINATIONS and ELECTIONS

- Section 1. Nominating Committee. The Nominating Committee shall consist of the Advisor and at least two other members of the Board of Directors who shall be elected by the Board of Directors. The members of the Nominating Committee shall serve for the remainder of the fiscal year. The chairperson of the Nominating Committee shall be elected by the members of the Nominating Committee.
- Section 2. Nominations. The Nominating Committee shall be responsible for preparing a slate of nominees to fill the vacancies on the Board of Directors. Notice of the nominations for these positions shall be given by the Nominating Committee at any regular or special meeting of the Board of Directors. Nominations may also be made from the floor.

A slate of officers for the coming year shall be prepared by the Nominating Committee and presented to the Board at least thirty (30) days before the end of the Fiscal Year. Nominations may also be made from the floor.

Section 3. Elections. Elections to fill vacancies on the Board of Directors shall take place by written ballot (or by electronic communication or such other method of communication as the President shall reasonably accept) at a regular meeting or at a special meeting called for such purpose. Newly elected Board members shall begin their term at the beginning of the Fiscal Year or on such other date designated by the Board of Directors.

The election of officers shall take place by written ballot (or by electronic communication or such other method of communication as the President shall reasonably accept) at a regular meeting or at a special meeting called for such purpose. Newly elected officers shall begin their term of office at the beginning of the Fiscal Year or on such other date designated by the Board of Directors.

#### **ARTICLE VIII**

#### **EXECUTIVE COMMITTEE**

- Section 1. Creation and Authority. The Board of Directors may, by resolution passed by a majority of the Board, designate an Executive Committee, to consist of one or more of the Directors of the Corporation, one of whom shall be the President of the Corporation. The Executive Committee, to the extent provided in said resolution, shall have and may exercise all of the authority of the Board of Directors in the management of the business and affairs of the Corporation, except where action of the full Board of Directors is required by statute, these Bylaws or by the Articles of Incorporation, and shall have power to authorize the seal of the Corporation to be affixed to all papers which may require it.
- Section 2. Minutes and Quorum. The Executive Committee shall keep regular minutes of its proceedings and report the same to the Board of Directors when requested. A majority of the number of members of the Executive Committee shall be necessary and sufficient to constitute a quorum for

the transaction of business at all meetings and the act of a majority of the number of members of the Executive Committee present at any meeting at which there is a quorum present shall be the act of the Executive Committee.

Section 3. Membership. The members of the Executive Committee shall be the officers of the Board of Directors: President, Vice President, Secretary, Treasurer, Advisor, and such other officers as may be elected pursuant to Article VI, Section 1. of these Bylaws.

#### **ARTICLE IX**

#### **COMMITTEES**

- Section 1. Committees. The Board of Directors may at its discretion establish such Committees as are deemed necessary to carry out the purposes of the Corporation.
- Section 2. Authority. Committees shall have the duties and responsibilities normally attached to such Committees or specifically assigned by the President or Board of Directors; provided, however, that no Committee shall have any authority with respect to amending, altering or repealing any of the Bylaws; electing, appointing or removing any member of any such Committee or any director or officer of the Corporation; amending the Articles of Incorporation; adopting a plan of merger; adopting a plan of consolidation with another corporation; authorizing the sale, lease, exchange or mortgage of all or substantially all of the property and assets of the Corporation; authorizing the voluntary dissolution of the Corporation or revoking proceedings thereof; adopting a plan for the distribution of the assets of the Corporation; amending, altering or repealing any resolution of the Board of Directors which by its terms provides that it shall not be amended, altered or repealed by such committee. The designation and appointment of any Committee and the delegation thereto of authority shall not operate to relieve the Board of Directors or any individual Director, of any responsibility imposed upon it or him or her by law.
- Section 3. Reports. All Committees shall report to the Board of Directors. The Chairperson of each Committee shall provide the President with an annual written report of the Committee's activities for the year.
- Section 4. Budget and Finance Committee. The Budget and Finance Committee shall consist of the Treasurer (as Chairperson) and at least four members to be nominated by the Executive Committee and approved by the Board of Directors.

A yearly review of the Corporation's finances shall be made by the Budget and Finance Committee and, if requested by the Executive Committee, submitted to an outside agency (as designated by the Executive Committee) for review.

Section 5. Term. Each member of a Committee shall continue as such until the next annual meeting of the Board of Directors of the Corporation and until his successor is appointed, unless the committee shall be sooner terminated by the Board of Directors, or unless such member be removed from such committee by the Board of Directors, or unless such member shall cease to qualify as a member thereof.

#### **ARTICLE X**

#### SPECIAL COMMITTEES

Special Committees may be appointed by the President from time to time as necessary to carry out the business and purposes of the Corporation.

#### **ARTICLE XI**

#### **ADVISORY BOARD**

The President of the Board of Directors, upon consultation with the Board, may appoint one or more persons to an Advisory Board of the Corporation upon such terms and conditions as the President perceives will further

the purposes of the Corporation. The terms of members of the Advisory Board shall be subject to the discretion of the President, and members of the Advisory Board may be removed by the President without notice. Meetings of the Advisory Board may be called by the President, however no regular meetings of the Advisory Board need be called. No action of the Advisory Board, whether formal or informal, shall operate to bind the Corporation. Members of the Advisory Board shall have rights of indemnification on the same terms and conditions applicable to directors and officers of the Corporation.

#### **ARTICLE XII**

#### CONTRACTS, CHECKS AND DEPOSITS

- Section 1. Contracts. The Board of Directors may authorize any officer or agent of the Corporation, in addition to the officers so authorized by these Bylaws, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the Corporation, and such authority may be general or confined to specific instances.
- Section 2. Checks, Drafts, etc. All checks, drafts, orders for the payment of money, notes or other evidences of indebtedness issued in the name of the Corporation shall be signed by such officers or agents of the Corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors.
- Section 3. Deposits. All funds of the Corporation shall be deposited from time to time to the credit of the Corporation in such banks, trust companies or other depositories as the Board of Directors may select.

#### **ARTICLE XIII**

#### **AMENDMENTS**

The Board of Directors may at any regular or special meeting alter, amend, or repeal the Articles of Incorporation or these Bylaws or adopt new Bylaws by a two-thirds (2/3) vote of the Board. Any proposal to alter, amend, or repeal the Articles of Incorporation or the Bylaws or to adopt new Bylaws must be submitted in writing to the members of the Board of Directors not less than thirty (30) days prior to the meeting at which the action is to be taken.

#### **ARTICLE XIV**

#### INDEMNIFICATION OF DIRECTORS AND OFFICERS

Each director and officer of the Corporation now or hereafter serving shall be indemnified by the Corporation against any and all claims and liabilities to which he or she has or shall become subject to by reason of serving or having served as such director or officer or by reason of any action alleged to have been taken, admitted, or neglected by him or her as such director or officer to the greatest extent permitted under the Nebraska Nonprofit Corporation Act and all other applicable laws, and the Corporation shall reimburse each such person for all legal expenses reasonably incurred by him or her in connection with any such claim or liability provided, however, that no such person shall be indemnified against or reimbursed for any expense incurred in connection with any claim or liability arising out of his or her own gross negligence, willful misconduct or criminal conduct. The right of indemnification herein provided shall not be exclusive of any rights to which any director or officer may otherwise be entitled by law.

#### **ARTICLE XV**

#### NOTICE

Section 1. Waiver. Whenever any notice is required to be given under the provisions of Nebraska law, the Articles of Incorporation, or these Bylaws, a waiver in writing signed by the person or persons entitled to such notice whether before or after the time stated therein shall be deemed equivalent to the giving of such notice.

Section 2. Written Notice. Whenever any written notice or act is required under the provisions of Nebraska law, the Articles of Incorporation, or these Bylaws, the written notice may be provided by electronic means or such other method of communication as the President shall reasonably accept.

#### **CERTIFICATE BY SECRETARY**

The undersigned, being the Managing Director of the Corporation, hereby certifies that the foregoing code of bylaws was duly adopted by the Board of Directors of the Corporation effective on October 23, 2014.

IN WITNESS WHEREOF, I have signed this certification in my capacity as Managing Director and in the absence of a Secretary of the Corporation and not individually as of the 4<sup>th</sup> day of November of 2014.

Rana A. Scarlett-Johnson, Managing Director

#### ARTICLES OF INCORPORATION

OF

OMAHA AREA YOUTH ORCHESTRA, INC.

The undersigned have associated themselves together for the purpose of forming a corporation under the Nebraska Nonprofit Corporation Act under Neb. Rev. Stat. 21-1901 et seq., as amended, and do hereby adopt the following Articles of Incorporation:

1

#### NAME

The name of the corporation shall be Omaha Area Youth Orchestra, Inc.

II

#### **PURPOSES**

- (a) The corporation is organized and formed for the following purposes:
  - 1. To promote, encourage, and give qualified young musicians and instrumentalists musical training through the medium of orchestral experience.
  - 2. To operate exclusively for charitable, scientific, literary, or educational purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1954.
  - 3. To engage in any and all activities incidental to the foregoing purposes except as restricted herein.
- (b) The corporation shall neither have nor exercise any power, nor hall it engage directly or indirectly in any activity that would invalidate its status in either of the following: (a) as a corporation which is exempt from federal income taxation as an organization described in Section 501(c)(3) of the Internal Revenue Code of 1954, or (b) as a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954.

- (c) No part of the net earnings of the corporation shall inure to the benefit of any member, director, officer of the corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes), and no member, director, officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation.
- (d) No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting, to influence legislation, and the corporation shall not participate in or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.
- (e) The corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to the tax and undistributed income imposed by Section 4942 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- (f) The corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- (h) The corporation shall not make any investments in such a manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.
- (i) The corporation shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

III

#### DURATION

The corporation shall have perpetual existence.

#### REGISTERED OFFICE AND REGISTERED AGENT

The address of the corporation's initial registered office is 1900 One First National Center, Omaha, Nebraska 68102, and the name of its initial registered agent at such address is R. A. Skochdopole.

V

#### INITIAL BOARD OF DIRECTORS

The initial Board of Directors shall consist of members. The names and addresses of the persons who are to serve as the initial Board of Directors are:

Connie J. Osborne	5204 Izard, Omaha, NE 68132
Jean Marie Kenny	310 South 56, Omaha, NE 68132
Frances Miller Batchelder	2908 South 99 Ave, Omaha, NE 68124
F. Jane Collignon	1326 Oak Park Rd, Council Bluffs Iowa 51501
Dr. Norman Dawson	110 Happy Hollow, Council Bluffs Iowa 51501
Richard C. Jorgensen	12249 Izard, Omaha, NE 68154
Dr. Jon J. Polifrone	223 South 150 Circle, Omaha, NE 68154
Donald Romeo	343 North 130, Omaha, NE 68154
Willis Ann Ross	676 North 56, Omaha, NE 68132
Darwyn V. Snyder	10203 Krug, Omaha, NE 68124

9906 Ontario, Omaha, NE 68124

VI

Dorothy M. Mitas

#### MEMBERS

The corporation may have members or classes of members as the Board of Directors may designate, however, such members shall not have voting privileges.

VII

#### MANAGEMENT OF AFFAIRS

The affairs of the corporation shall be conducted by a Board of Directors of not less than eight members, nor more than fifteen in number, the exact number of which shall from time to time be fixed by the Bylaws.

Directors shall have such qualifications and shall hold office for such term or terms as may be specified in the Bylaws. Upon expiration of the initial term of the Board of Directors named in these Articles of Incorporation, Directors shall be elected or appointed in the manner provided in the Bylaws.

The Board of Directors shall have power to amend the Bylaws at any annual, regular or special meeting, and the provisions for the time of the annual or regular meetings, and method of calling special meetings shall be as provided in the Bylaws.

The officers of the corporation shall be a Presiden+, Vice President, Secretary and Treasurer and such other officers as may be provided for in the Bylaws. The officers and other officials shall be elected or appointed for a term of one year in such manner in which such duties are as prescribed in the Bylaws.

#### VIII

#### AMENDMENTS OF ARTICLES OF INCORPORATION

The corporation, through its Board of Directors, reserves the right to amend, alter, change, or repeal any provision contained in these Articles of Incorporation.

IX

#### LIABILITY OF DIRECTORS AND OFFICERS

The private property of the Incorporators, directors and officers of the corporation shall not be subject to the debts or obligations of the corporation to any extent whatsoever.

X

#### DISSOLUTION

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the corporation, distribute all assets of the corpor tion exclusively for the purposes of the corporation in such manner, or to such organization, or organizations organized and operated exclusively for charitable,

educational, or scientific purposes as at the time shall qualify as an organization or organizations described in Section 501(c)(3) of the Internal Revenue Code as amended, as the Board of Directors shall determine.

XT

#### INCORPORATORS

The names and addresses of the incorporators of this corporation are as follows:

Mary Lois Skochdopole 142 North Elmwood Omaha, Nebraska

Frances Miller Batchelder 2908 South 99 Avenue Omaha, Nebraska

Manylow Stochdopsh
Incorporator

Lances Miller Stateleder

TATIO			
Publisher's Fee\$ '23'.04  Extra Copies\$	STATE OF NEBRASKA County of Douglas	SS.	10 60 125
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be governed by a Reard of Directors.  MARYLOIS SKOCHDOPOLE. Incorporator.  ED ANGES MILLER OF ARCHES 1999.	GEHERAL HOTARY - State of Mebraska	sworn to bei day-of	October 19 78
FRANCES MILLER BATCHELDER, Incorporator. First publication Septres, 1918, final Red, 19, 1978	ALICE J. WATERS My Comm. Exp. Jan. 6, 1981	allie	. J. Walor
			/ Notary Public
OCT 1 6 1978	Duplicate Affidavits of this County Court □ -Clerk of D	s Publication have ist. Coart □-Count	been filed in the office of:
SECRETARY OF STATE			And the same of th
CORPORATION DIVISION			**************************************

# NONPROFIT CHANGE OF REGISTERED AGENT AND/OR REGISTERED OFFICE (Submit in Duplicate)

TO: ALLEN J. BEERMANN, Secr	retary of State, Lincoln, Nebras	ka 68509
The following corporation, pursua change its Registered Agent and/or		
	OMAHA AREA YOUTH	ORCHESTRA, INC.
Before Change:	R A SKOCHDOPOLE 1900 ONE FIRST No	0457108
Registered Agent: Registered Office:	OMAHA	NE 68102
The following change of registered duly adopted by the board of direct		
The registered office of this corpor  Omaha  City at such address shall be R.A.  *Address shall be complete, using full standardresses are not available.		nedy Holland Bldg 10306 18114 and the registered agent zip Code
Such statement shall be executed by Dated January 6, 190	President: Vice President:	ny O. Sallyhu
If the Secretary of State finds that provisions of sections 21-1901 statement in his office, and upon sof the registered office, or the aragent, or both, as the case may be,	to 21-1991, he shall file suc such filing the change of addres ppointment of a new registere	STATE OF NEBRASKA SS  SECRETARY'S OFFICE S  Received and filed for record and recorded on film roll No.
Filing Fee: \$8.00		allen J. Weekmann
•		By J. K. Secretary of State  \$ 8.00 pol.
		1154



Neb. Rev. Stat. 21-1935

### DOMESTIC CHANGE OF REGISTERED AGENT and/or OFFI(

NON-PROFIT CORPORATIONS Submit in Duplicate

John A. Gale, Secretary of State Room 1301 State Capitol, P.O. Box 94608 Lincoln, NE 68509 http://www.sos.state.ne.us

The following corporation, pursuant to the laws of the state of Nebraska, does hereby wish to change its Registered Agent and/or Registered Office.

Name of Corporation	Omaha Area Youth Orchestra, Inc.		
Previous:			
Registered Agent:	R.A. Skochdopole		
Registered Office:	10306 Regency Parkway Drive, Omaha NE 68114		
New:	Street Address City Zip		
Registered Agent:	LDM Business Services, Inc.		
Registered Office*:	10306 Regency Parkway Drive, Omaha NE 68114  Street Address City Zip		
identical.  DATED April	Fan Braden, Executive Director  Printed Name/Title		
of the corporation. If the be signed by an incorpora fiduciary, the filing shall be	be signed by the chairperson of the board of directors, the president, or one of the officers corporation has not yet been formed or directors have not yet been selected, the filing shall tor. If the corporation is in the hands of a receiver, trustee, or other court appointed be signed by that fiduciary. Signing a false document which is filed or attempted to be filed to is a Class I Misdemeanor, subject to up to one year imprisonment or a \$1000 fine, or		
Registered Agent: Ple	ase check A (current agent) or B (new agent) below and sign		
A. I hereby state address of my registered	e that the above named corporation has been notified of the change in ed office.		
B. I hereby con	sent to act as registered agent for the above named corporation.  vices, Inc.,  By:  Signature of Registered Agent		
FILING FEE: \$10.0	00		

Revised 01/09/2004