

**Entity#:** 4317480  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 04/12/2019  
**Location:** COLUMBUS-  
**Business Name:** A STEP IN THE RIGHT DIRECTION  
**Status:** Active  
**Exp. Date:** 04/14/2029

## Agent/Registrant Information

KAYLA DAVIS  
59 OREL AVENUE  
COLUMBUS OH 43204  
04/12/2019  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	04/12/2019	201908005370
TRADE NAME/ORIGINAL FILING	04/05/2019	201909502572
LETTER/RENEWAL NOTICE MAILED	12/11/2023	202334500712
DOMESTIC AGENT ADDRESS CHANGE	04/14/2024	202410500834

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

*I, Frank LaRose, Secretary of State of the State of Ohio, do hereby certify that this is a list of all records approved on this business entity and in the custody of the Secretary of State.*



*Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*



**Entity#:** 605485  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 12/17/1982  
**Location:** COLUMBUS  
**Business Name:** ACTORS' THEATRE OF COLUMBUS

**Status:** Active  
**Exp. Date:** 05/03/2029

## Agent/Registrant Information

MELODY REED  
1000 CITY PARK AVENUE  
COLUMBUS OH 43206  
10/09/2013  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	12/17/1982	F179_1483
MISCELLANEOUS FILING	04/16/1985	F644_0655
LETTER/RENEWAL NOTICE MAILED	12/21/1989	000000161949
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	04/23/1990	000000161950
DOMESTIC/REINSTATEMENT	05/02/1990	G856_1431
DOMESTIC AGENT ADDRESS CHANGE	05/02/1990	G856_1431
LETTER/RENEWAL NOTICE MAILED	01/03/1995	000000161951
CERTIFICATE OF CONTINUED EXISTENCE	03/31/1995	5117_1446
LETTER/RENEWAL NOTICE MAILED	12/14/1999	199934802072
CERTIFICATE OF CONTINUED EXISTENCE	01/12/2000	200004601889
LETTER/RENEWAL NOTICE MAILED	09/13/2004	200425774471

CERTIFICATE OF CONTINUED EXISTENCE	11/16/2004	200432802342
DOMESTIC/AMENDED RESTATED ARTICLES	08/18/2005	200523001536
LETTER/RENEWAL NOTICE MAILED	04/19/2010	201010989542
CERTIFICATE OF CONTINUED EXISTENCE	06/15/2010	201016700978
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	10/09/2013	201328401266
LETTER/RENEWAL NOTICE MAILED	06/08/2018	201815900134
CERTIFICATE OF CONTINUED EXISTENCE	06/14/2018	201816501944
LETTER/RENEWAL NOTICE MAILED	02/13/2023	202304400200
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	06/21/2023	202317200594
DOMESTIC/REINSTATEMENT	05/03/2024	202412401620

## Prior Business Names

Prior Business Name	Effective Date
ACTORS' SUMMER THEATRE COMPANY	08/18/2005

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*Ohio Secretary of State*



**Entity#:** 2091585  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 03/15/2012  
**Location:** COLUMBUS-  
**Business Name:** AFRICAN AMERICAN MALE WELLNESS WALK  
  
**Status:** Active  
**Exp. Date:** 06/02/2028

## Agent/Registrant Information

JOHN H GREGORY  
899 E BROAD ST STE 450  
COLUMBUS OH 43205  
03/15/2012  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	03/15/2012	201207900949
DOMESTIC/AMENDED RESTATED ARTICLES	04/30/2013	201312100389
LETTER/RENEWAL NOTICE MAILED	12/29/2017	201736300272
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	05/07/2018	201812700636
DOMESTIC/REINSTATEMENT	05/21/2018	201814102736
TRADE NAME/ORIGINAL FILING	03/18/2021	202107703886
LETTER/RENEWAL NOTICE MAILED	01/20/2023	202302000222
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	05/29/2023	202314900604
DOMESTIC/REINSTATEMENT	06/02/2023	202315600876

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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 782890  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 10/17/1990  
**Location:** COLUMBUS  
**Business Name:** ARTS FOUNDATION OF OLDE TOWNE, INC.  
  
**Status:** Active  
**Exp. Date:** 03/31/2025

## Agent/Registrant Information

LYNN STAR  
PO BOX 7167  
COLUMBUS OH 43205  
09/13/2001  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	10/17/1990	G971_0087
LETTER/RENEWAL NOTICE MAILED	06/28/1995	000000031385
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	10/30/1995	000000031386
DOMESTIC/REINSTATEMENT	12/13/1996	5749_0927
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	12/13/1996	5749_0927
TRADE NAME/ORIGINAL FILING	05/26/1998	199816801669
LETTER/RENEWAL NOTICE MAILED	08/13/2001	200122548395
CERTIFICATE OF CONTINUED EXISTENCE	09/13/2001	200125601984
LETTER/RENEWAL NOTICE MAILED	05/15/2006	200613528852
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	09/15/2006	200625885158
DOMESTIC/REINSTATEMENT	08/03/2012	201222100904

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DOMESTIC AGENT ADDRESS CHANGE	08/03/2012	201222200295
LETTER/RENEWAL NOTICE MAILED	04/03/2017	201709300192
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	08/11/2017	201722300380
DOMESTIC/REINSTATEMENT	03/31/2020	202009100650
LETTER/RENEWAL NOTICE MAILED	12/02/2024	202433700210

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*Ohio Secretary of State*



A handwritten signature in blue ink that reads "Frank LaRose".

**Entity#:** 384365  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 05/21/1969  
**Location:** COLUMBUS  
**Business Name:** THE COLUMBUS ASSOCIATION FOR THE PERFORMING ARTS  
**Status:** Active  
**Exp. Date:** 12/23/2029

## Agent/Registrant Information

ACME AGENT, INC.  
41 SOUTH HIGH STREET, SUITE 2800  
COLUMBUS OH 43215  
12/27/2019  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	05/21/1969	B617_1883
CERTIFICATE OF CONTINUED EXISTENCE	05/21/1974	F971_0155
MISCELLANEOUS FILING	05/26/1978	E425_0673
MISCELLANEOUS FILING	09/18/1979	E651_0616
MISCELLANEOUS FILING	09/18/1979	E651_0621
TRADE NAME RENEWAL	08/27/1984	F514_0619
LETTER/RENEWAL NOTICE MAILED	11/15/1985	000000235874
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	12/16/1985	F796_1124
LETTER/RENEWAL NOTICE MAILED	08/23/1990	000000235875
CERTIFICATE OF CONTINUED EXISTENCE	08/30/1990	G948_1552
TRADE NAME/ASSIGNMENT	07/03/1991	H157_0387



TRADE NAME RENEWAL	07/03/1991	H157_0387
TRADE NAME/BUSINESS ADDRESS CHANGE	07/03/1991	H157_0387
LETTER/RENEWAL NOTICE MAILED	04/01/1996	000000235876
TRADE NAME RENEWAL	04/26/1996	5514_0675
CERTIFICATE OF CONTINUED EXISTENCE	05/15/1996	5567_0930
TRADE NAME RENEWAL	08/27/1999	199924400164
LETTER/RENEWAL NOTICE MAILED	01/17/2001	D00101700078
CERTIFICATE OF CONTINUED EXISTENCE	01/26/2001	200104602016
TRADE NAME RENEWAL	04/09/2001	200112001534
LETTER/RENEWAL NOTICE MAILED	09/26/2005	200526934048
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	01/26/2006	200602679920
DOMESTIC/REINSTATEMENT	02/14/2006	200605201470
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	01/22/2010	201002900074
TRADE NAME/ORIGINAL FILING	03/24/2011	201108700683
TRADE NAME/ORIGINAL FILING	03/24/2011	201108700684
TRADE NAME RENEWAL	04/04/2011	201109600363
TRADE NAME RENEWAL	06/26/2014	201417800434
LETTER/RENEWAL NOTICE MAILED	09/22/2014	201426500142
TRADE NAME/ASSIGNMENT	11/14/2014	201432101645
TRADE NAME RENEWAL	12/08/2014	201434300252
CERTIFICATE OF CONTINUED EXISTENCE	01/16/2015	201501600994
TRADE NAME RENEWAL	12/01/2015	201533502556
LETTER/RENEWAL NOTICE MAILED	09/16/2019	201925900162
TRADE NAME RENEWAL	09/30/2019	201927305174
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	12/27/2019	201936102148
TRADE NAME/ORIGINAL FILING	01/31/2020	202003102590
TRADE NAME RENEWAL	03/22/2021	202108103266
LETTER/RENEWAL NOTICE MAILED	08/26/2024	202423900148
CERTIFICATE OF CONTINUED EXISTENCE	12/23/2024	202435803226
TRADE NAME RENEWAL	12/30/2024	202436503310

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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".



DATE	DOCUMENT ID	DESCRIPTION	FILING	EXPED	CERT	COPY
09/02/2020	202024501842	DOMESTIC NONPROFIT CORP - ARTICLES (ARN)	99.00	0.00	0.00	0.00

**Receipt**

This is not a bill. Please do not remit payment.

BARTHOLOMEW SHEPKONG  
2390 DOVER ROAD  
COLUMBUS, OH 43209

# STATE OF OHIO CERTIFICATE

**Ohio Secretary of State, Frank LaRose**  
**4535672**

It is hereby certified that the Secretary of State of Ohio has custody of the business records for  
**CENTRAL OHIO AFRICAN FESTIVAL**

and, that said business records show the filing and recording of:

Document(s)

**DOMESTIC NONPROFIT CORP - ARTICLES**

Effective Date: 09/01/2020

Document No(s):

**202024501842**



United States of America  
State of Ohio  
Office of the Secretary of State

Witness my hand and the seal of the  
Secretary of State at Columbus, Ohio this  
2nd day of September, A.D. 2020.

**Ohio Secretary of State**

Form 532B Prescribed by:



Date Electronically Filed: 9/1/2020

Toll Free: 877.767.3453 | Central Ohio: 614.466.3910

[OhioSoS.gov](http://OhioSoS.gov) | [business@OhioSoS.gov](mailto:business@OhioSoS.gov)File online or for more information: [OhioBusinessCentral.gov](http://OhioBusinessCentral.gov)

**Initial Articles of Incorporation**  
**(Nonprofit, Domestic Corporation)**  
**Filing Fee: \$99**  
**(114-ARN)**  
**Form Must Be Typed**

**First:** Name of Corporation

**Second:** Location of Principal Office in Ohio

City

State

County

**Optional:** Effective Date (MM/DD/YYYY)

(The legal existence of the corporation begins upon the filing of the articles or on a later date specified that is not more than ninety days after filing.)

**Third:** Purpose for which corporation is formed

**\*\* Note:** for Nonprofit Corporations: The Secretary of State does not grant tax exempt status. Filing with our office is not sufficient to obtain state or federal tax exemptions. Contact the Ohio Department of Taxation and the Internal Revenue Service to ensure that the nonprofit corporation secures the proper state and federal tax exemptions. These agencies may require that a purpose clause be provided. **\*\***

**\*\* Note:** ORC Chapter 1702 allows for additional provisions to be included in the Articles of Incorporation that are filed with this office. If including any of these additional provisions, please do so by including them in an attachment to this form. **\*\***

**Original Appointment of Statutory Agent**

The undersigned, being at least a majority of the incorporators of

CENTRAL OHIO AFRICAN FESTIVAL

(Name of Corporation)

hereby appoint the following to be Statutory Agent upon whom any process, notice or demand required or permitted by statute to be served upon the corporation may be served. The complete address of the agent is:

BARTHOLOMEW SHEPKONG

(Name of Statutory Agent)

2390 DOVER ROAD

(Mailing Address)

COLUMBUS

(Mailing City)

OH

(Mailing State)

43209

(Mailing ZIP Code)

Must be signed by  
the incorporators or  
a majority of the  
incorporators.

BARTHOLOMEW SHEPKONG

(Signature)

(Signature)

(Signature)

**Acceptance of Appointment**

The Undersigned, 

BARTHOLOMEW SHEPKONG

, named herein as the  
(Name of Statutory Agent)

Statutory agent for 

CENTRAL OHIO AFRICAN FESTIVAL

  
(Name of Corporation)

hereby acknowledges and accepts the appointment of statutory agent for said corporation.

Statutory Agent Signature 

BARTHOLOMEW SHEPKONG

(Individual Agent's Signature / Signature on Behalf of Business Serving as Agent)

**By signing and submitting this form to the Ohio Secretary of State, the undersigned hereby certifies that he or she has the requisite authority to execute this document.**

**Required**

Articles and original appointment of agent must be signed by the incorporator(s).

If the incorporator is an individual, then they must sign in the "signature" box and print his/her name in the "Print Name" box.

If the incorporator is a business entity, not an individual, then please print the entity name in the "signature" box, an authorized representative of the business entity must sign in the "By" box and print his/her name and title/authority in the "Print Name" box.

BARTHOLOMEW SHEPKONG

Signature

By (if applicable)

Print Name

Signature

By (if applicable)

Print Name

Signature

By (if applicable)

Print Name

**Entity#:** 1084540  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 06/24/1999  
**Location:** ---  
**Business Name:** CLINTONVILLE JULY 4TH CELEBRATION, INC.  
  
**Status:** Active  
**Exp. Date:** 03/15/2028

## Agent/Registrant Information

G. SCOTT SMITH  
517 FALLIS ROAD  
COLUMBUS OH 43214  
12/22/2010  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC LLC - ARTICLES OF ORGANIZATION	06/24/1999	199917601097
SUBSEQUENT AGENT APPOINT/LIMITED/LIABILITY/PARTNERS	12/07/2007	200734401028
SUBSEQUENT AGENT APPOINT/LIMITED/LIABILITY/PARTNERS	12/22/2010	201036200818
MISCELLANEOUS FILING	01/03/2011	201100300661
LETTER/RENEWAL NOTICE MAILED	09/02/2015	201524500198
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	01/11/2016	201601153110
DOMESTIC/REINSTATEMENT	05/23/2016	201614802386
LETTER/RENEWAL NOTICE MAILED	01/22/2021	202102200354
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	05/31/2021	202115100502
DOMESTIC/REINSTATEMENT	03/15/2023	202307408690

Thu Apr 03 2025

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*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".



**Entity#:** 438155  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 04/13/1973  
**Location:** COLUMBUS  
**Business Name:** CLINTONVILLE-BEECHWOLD COMMUNITY RESOURCES CENTER  
**Status:** Active  
**Exp. Date:** 08/08/2027

## Agent/Registrant Information

RICHARD B. IGO  
3300 INDIANOLA AVE.  
COLUMBUS OH 43214  
10/05/1984  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	04/13/1973	B874_0678
CERTIFICATE OF CONTINUED EXISTENCE	04/14/1978	E405_1618
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	10/05/1984	F538_0660
LETTER/RENEWAL NOTICE MAILED	06/20/1989	000000005695
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	10/20/1989	000000005696
DOMESTIC/REINSTATEMENT	03/30/1998	6244_0439
LETTER/RENEWAL NOTICE MAILED	12/02/2002	200233657919
CERTIFICATE OF CONTINUED EXISTENCE	01/03/2003	200300302596
LETTER/RENEWAL NOTICE MAILED	09/07/2007	200725021200
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	01/07/2008	200800764208
DOMESTIC/REINSTATEMENT	04/04/2008	200806702088

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DOMESTIC AGENT ADDRESS CHANGE	04/17/2008	200810901730
LETTER/RENEWAL NOTICE MAILED	12/17/2012	201235279702
CERTIFICATE OF CONTINUED EXISTENCE	01/15/2013	201301600932
LETTER/RENEWAL NOTICE MAILED	09/14/2017	201725700048
CERTIFICATE OF CONTINUED EXISTENCE	11/02/2017	201730702456
LETTER/RENEWAL NOTICE MAILED	07/01/2022	202218200154
CERTIFICATE OF CONTINUED EXISTENCE	08/08/2022	202222004138

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*Ohio Secretary of State*



**Entity#:** 1068070  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 02/24/1999  
**Location:** COLUMBUS-  
**Business Name:** COLUMBUS METROPOLITAN LIBRARY FOUNDATION  
  
**Status:** Active  
**Exp. Date:** 07/28/2026

## Agent/Registrant Information

KBHR STATUTORY AGENT CORP.  
P.O. BOX 361715  
COLUMBUS OH 43236  
07/28/2021  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	02/24/1999	199902600428
LETTER/RENEWAL NOTICE MAILED	10/24/2003	200329757225
CERTIFICATE OF CONTINUED EXISTENCE	12/19/2003	200400501706
DOMESTIC/AMENDMENT TO ARTICLES	09/07/2005	200525102846
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	08/09/2006	200622102078
LETTER/RENEWAL NOTICE MAILED	04/11/2011	201110169973
CERTIFICATE OF CONTINUED EXISTENCE	08/08/2011	201122200486
LETTER/RENEWAL NOTICE MAILED	04/07/2016	201609871828
CERTIFICATE OF CONTINUED EXISTENCE	08/01/2016	201621400862
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	08/01/2016	201621400940
LETTER/RENEWAL NOTICE MAILED	03/31/2021	202109000222

## Prior Business Names

Prior Business Name	Effective Date
CARNEGIE SOCIETY FUND CARNEGIE SOCIETY FUND	09/07/2005

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*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 397287  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 05/06/1970  
**Location:** COLUMBUS  
**Business Name:** THE COMMUNITY ARTS PROJECT, INC.

**Status:** Active  
**Exp. Date:** 06/10/2026

## Agent/Registrant Information

LAUREN GLEASON  
867 MT. VERNON AVENUE  
COLUMBUS OH 43203  
09/23/2011  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	05/06/1970	B677_0356
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	11/30/1976	E218_0991
DOMESTIC/REINSTATEMENT	11/16/1977	E343_0137
DOMESTIC/AMENDED RESTATED ARTICLES	09/15/1980	E807_1563
DOMESTIC/AMENDMENT TO ARTICLES	02/03/1982	F028_0228
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	02/04/1982	F028_0232
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	08/28/1984	F512_0152
MISCELLANEOUS FILING	10/16/1984	F548_0158
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	04/08/1986	F869_0544
TRADE NAME RENEWAL	10/23/1989	G733_0398
MISCELLANEOUS FILING	08/01/1990	G930_1264

MISCELLANEOUS FILING	02/11/1992	H304_0924
MISCELLANEOUS FILING	02/11/1992	H304_0924
LETTER/RENEWAL NOTICE MAILED	11/01/1996	000000270828
TRADE NAME RENEWAL	12/13/1996	5704_1372
LETTER/RENEWAL NOTICE MAILED	07/12/2001	200119343475
CERTIFICATE OF CONTINUED EXISTENCE	11/13/2001	200134602104
TRADE NAME RENEWAL	12/12/2001	200134602106
LETTER/RENEWAL NOTICE MAILED	07/13/2006	200619448010
SERVICE MARK/ORIGINAL FILING	07/31/2006	200621301724
SERVICE MARK/ORIGINAL FILING	09/29/2006	200627501774
CERTIFICATE OF CONTINUED EXISTENCE	10/20/2006	200629302616
TRADE NAME/ORIGINAL FILING	03/13/2009	200907500718
LETTER/RENEWAL NOTICE MAILED	06/20/2011	201117189501
CERTIFICATE OF CONTINUED EXISTENCE	09/23/2011	201127001299
TRADE NAME/ORIGINAL FILING	04/22/2014	201411201397
LETTER/RENEWAL NOTICE MAILED	05/23/2016	201614481210
SERVICE MARK RENEWAL	07/29/2016	201622203314
SERVICE MARK RENEWAL	07/29/2016	201622203316
CERTIFICATE OF CONTINUED EXISTENCE	09/23/2016	201627100582
TRADE NAME RENEWAL	02/05/2019	201903703006
LETTER/RENEWAL NOTICE MAILED	05/24/2021	202114400232
CERTIFICATE OF CONTINUED EXISTENCE	06/10/2021	202116103124
TRADE NAME/ORIGINAL FILING	08/12/2022	202222402590
TRADE NAME RENEWAL	04/18/2024	202410903788

## Prior Business Names

Prior Business Name	Effective Date
PAUL LAWRENCE DUNBAR AFRO-AMERICAN CULTURAL ARTS CENTER, INC.	09/15/1980
THE LINCOLN THEATRE CULTURAL ARTS CENTER, INC.	02/03/1982

**Thu Apr 03 2025**

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*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 1402103  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 07/28/2003  
**Location:** COLUMBUS-  
**Business Name:** COMMUNITY DEVELOPMENT FOR ALL PEOPLE  
  
**Status:** Active  
**Exp. Date:** 10/05/2029

## Agent/Registrant Information

MICHAEL PREMO  
946 PARSONS AVE  
COLUMBUS OH 43206  
10/05/2024  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	07/28/2003	200320901488
DOMESTIC/AMENDED RESTATED ARTICLES	11/13/2006	200631801782
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	03/14/2008	200807901616
DOMESTIC/AMENDMENT TO ARTICLES	04/14/2011	201110400797
LETTER/RENEWAL NOTICE MAILED	12/14/2015	201534846976
DOMESTIC AGENT ADDRESS CHANGE	01/08/2016	201600803480
DOMESTIC/AMENDMENT TO ARTICLES	05/31/2019	201915100886
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	10/08/2019	201928103830
MERGER/DOMESTIC	05/09/2022	202212904282
DOMESTIC/AMENDED RESTATED ARTICLES	11/07/2023	202331101708
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	10/05/2024	202427900610



Thu Apr 03 2025

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

*I, Frank LaRose, Secretary of State of the State of Ohio, do hereby certify that this is a list  
of all records approved on this business entity and in the custody of the Secretary of State.*



*Witness my hand and the seal of the  
Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 504413  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 09/19/1977  
**Location:** COLUMBUS  
**Business Name:** THE COMMUNITY FESTIVAL

**Status:** Active  
**Exp. Date:** 04/23/2026

## Agent/Registrant Information

JEFFREY MENDELSON  
PO BOX 82061  
COLUMBUS OH 43202  
05/09/2000  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	09/19/1977	E320_0115
DOMESTIC/AMENDED RESTATED ARTICLES	12/30/1977	E362_0551
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	07/23/1981	E935_1597
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	06/26/1985	F689_0520
LETTER/RENEWAL NOTICE MAILED	03/20/1990	000000316197
CERTIFICATE OF CONTINUED EXISTENCE	06/13/1990	G880_0417
DOMESTIC/AMENDED RESTATED ARTICLES	06/23/1994	4170_1121
DOMESTIC/AMENDED RESTATED ARTICLES	03/01/1995	5063_0549
MISCELLANEOUS FILING	03/01/1995	5063_0549
LETTER/RENEWAL NOTICE MAILED	12/14/1999	199934801796
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	04/18/2000	200011001257

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DOMESTIC/REINSTATEMENT	05/09/2000	200013300013
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	05/09/2000	200013300014
TRADE NAME/ORIGINAL FILING	03/19/2004	200408401280
SERVICE MARK/ORIGINAL FILING	04/21/2004	200408401278
LETTER/RENEWAL NOTICE MAILED	01/10/2005	200501029928
CERTIFICATE OF CONTINUED EXISTENCE	02/16/2005	200505901914
LETTER/RENEWAL NOTICE MAILED	10/16/2009	200928974352
CERTIFICATE OF CONTINUED EXISTENCE	10/21/2009	200929401204
LETTER/RENEWAL NOTICE MAILED	06/20/2014	201417100035
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	10/28/2014	201430100326
DOMESTIC AGENT ADDRESS CHANGE	08/15/2016	201622803788
DOMESTIC/REINSTATEMENT	08/23/2016	201624302534
LETTER/RENEWAL NOTICE MAILED	04/22/2021	202111200190
CERTIFICATE OF CONTINUED EXISTENCE	04/23/2021	202111304734
TRADE NAME/ORIGINAL FILING	01/09/2024	202400903514

## Prior Business Names

Prior Business Name	Effective Date
THE NORTHEND COMMUNITY CENTER CORPORATION	12/30/1977
NORTHEND COMMUNITY CENTER CORPORATION	06/23/1994

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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*Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*



**Entity#:** 3908076  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 05/23/2016  
**Location:** COLUMBUS-  
**Business Name:** EDUCATION FOUNDATION FOR FREEDOM  
**Status:** Active  
**Exp. Date:** 05/24/2026

## Agent/Registrant Information

DIANN JOHNSON  
 1758 E. LONG ST.  
 COLUMBUS OH 43203  
 05/23/2016  
 Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	05/23/2016	201614802210
LETTER/RENEWAL NOTICE MAILED	01/22/2021	202102200622
CERTIFICATE OF CONTINUED EXISTENCE	05/24/2021	202114200734

UNITED STATES OF AMERICA  
 STATE OF OHIO  
 OFFICE OF SECRETARY OF STATE

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*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 4283466  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 01/22/2019  
**Location:** GAHANNA-  
**Business Name:** ELEVATE NORTHLAND  
  
**Status:** Active  
**Exp. Date:** 03/22/2029

## Agent/Registrant Information

ALICE FORLLER  
1933 E DUBLIN GRANVILLE RD #200  
COLUMBUS OH 43229  
01/22/2019  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	01/22/2019	201902302524
TRADE NAME/ORIGINAL FILING	10/28/2019	201930103592
LETTER/RENEWAL NOTICE MAILED	09/21/2023	202326400470
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	01/29/2024	202402901412
DOMESTIC AGENT ADDRESS CHANGE	03/22/2024	202408203554
DOMESTIC/REINSTATEMENT	03/22/2024	202408203522

Thu Apr 03 2025

UNITED STATES OF AMERICA  
STATE OF OHIO  
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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 1780322  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 05/12/2008  
**Location:** COLUMBUS-  
**Business Name:** FRANKLINTON ARTS DISTRICT

**Status:** Active  
**Exp. Date:** 03/23/2026

## Agent/Registrant Information

ADAM HERMAN  
P.O. BOX 23137  
COLUMBUS OH 43223  
03/23/2021  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	05/12/2008	200813502210
LETTER/RENEWAL NOTICE MAILED	01/14/2013	201301484293
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	02/12/2013	201304401011
DOMESTIC/AMENDMENT TO ARTICLES	02/10/2015	201504401595
LETTER/RENEWAL NOTICE MAILED	10/09/2019	201928200300
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	02/17/2020	202004801054
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	03/23/2021	202108201988
DOMESTIC/REINSTATEMENT	03/23/2021	202108202074

Thu Apr 03 2025

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".



**Entity#:** 1177244  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 08/25/2000  
**Location:** COLUMBUS-  
**Business Name:** FRIENDS OF DOO DAH  
  
**Status:** Active  
**Exp. Date:** 05/23/2029

## Agent/Registrant Information

MARTIN A STUTZ  
2636 SUMMIT ST  
COLUMBUS OH 43202  
05/23/2024  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	08/25/2000	200024200668
LETTER/RENEWAL NOTICE MAILED	04/25/2005	200511567894
CERTIFICATE OF CONTINUED EXISTENCE	08/02/2005	200521401418
DOMESTIC/AMENDMENT TO ARTICLES	12/18/2008	200835402192
DOMESTIC/AMENDMENT TO ARTICLES	04/22/2009	200911300276
LETTER/RENEWAL NOTICE MAILED	12/23/2013	201335700204
DOMESTIC AGENT ADDRESS CHANGE	01/22/2014	201402300988
CERTIFICATE OF CONTINUED EXISTENCE	07/12/2014	201401601520
LETTER/RENEWAL NOTICE MAILED	03/11/2019	201907000298
DOMESTIC AGENT ADDRESS CHANGE	06/19/2019	201917001720
LETTER/RENEWAL NOTICE MAILED	02/19/2024	202405000256

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CERTIFICATE OF CONTINUED EXISTENCE

02/22/2024

202405300782

DOMESTIC AGENT SUBSEQUENT APPOINTMENT

05/23/2024

202414402374

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

Entity#: 4380369  
 Filing Type: CORPORATION FOR NON-PROFIT  
 Original Filing Date: 09/13/2019  
 Location: REYNOLDSBURG-  
 Business Name: GHANAPICOHIO  
 Status: Active  
 Exp. Date: 09/27/2029

Agent/Registrant Information

KWABENA BOAMAH ACHEAMPONG  
 3035 HOLLYBANK ROAD  
 REYNOLDSBURG OH 43068  
 09/13/2019  
 Active

Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	09/13/2019	201925403650
LETTER/RENEWAL NOTICE MAILED	05/13/2024	202413400446
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	09/23/2024	202426701490
DOMESTIC/REINSTATEMENT	09/27/2024	202427103430

UNITED STATES OF AMERICA  
 STATE OF OHIO  
 OFFICE OF SECRETARY OF STATE

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Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 3rd of April, A.D. 2025  
 Ohio Secretary of State



**Entity#:** 1986843  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 12/30/2010  
**Location:** COLUMBUS-  
**Business Name:** GOOD NEIGHBORS OF CENTRAL OHIO  
  
**Status:** Active  
**Exp. Date:** 06/21/2029

## Agent/Registrant Information

LYDIA DOWLER  
1158 DALE FORD RD  
DELAWARE OH 43015  
06/21/2024  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	12/30/2010	201100400962
LETTER/RENEWAL NOTICE MAILED	08/31/2015	201524300396
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	01/08/2016	201600852538
DOMESTIC/REINSTATEMENT	06/05/2019	201915602624
LETTER/RENEWAL NOTICE MAILED	02/05/2024	202403600332
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	06/13/2024	202416500402
DOMESTIC/REINSTATEMENT	06/14/2024	202416600676
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	06/21/2024	202417100308

Thu Apr 03 2025

UNITED STATES OF AMERICA  
STATE OF OHIO  
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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 5230953  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 05/15/2024  
**Location:** COLUMBUS-  
**Business Name:** GREATER COMMUNITY FOUNDATION  
  
**Status:** Active  
**Exp. Date:** 05/15/2029

## Agent/Registrant Information

CHERYLE CARTER  
6335 BELLMEADOW DR  
COLUMBUS OH 43229  
05/15/2024  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	05/15/2024	202413501556

UNITED STATES OF AMERICA  
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*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 1735039  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 10/23/2007  
**Location:** WORTHINGTON-  
**Business Name:** GREEN COLUMBUS

**Status:** Active  
**Exp. Date:** 05/02/2027

## Agent/Registrant Information

SHELLY DOUGLAS  
605 N HIGH ST, SUITE 229  
COLUMBUS OH 43215  
05/02/2022  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	10/23/2007	200729601910
LETTER/RENEWAL NOTICE MAILED	06/25/2012	201217752075
CERTIFICATE OF CONTINUED EXISTENCE	10/10/2012	201228501039
LETTER/RENEWAL NOTICE MAILED	06/09/2017	201716000180
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	07/07/2017	201718804958
LETTER/RENEWAL NOTICE MAILED	03/07/2022	202206600218
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	05/02/2022	202212202934

Thu Apr 03 2025

UNITED STATES OF AMERICA  
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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".



**Entity#:** 4854218  
**Filing Type:** FICTITIOUS NAMES  
**Original Filing Date:** 04/18/2022  
**Location:** ---  
**Business Name:** HILLTOP ARTS COLLECTIVE  
  
**Status:** Active  
**Exp. Date:** 04/18/2027

## Agent/Registrant Information

SUMMER JAM WEST, INC.  
3195 PARKSIDE ROAD  
COLUMBUS OH 43204  
04/18/2022  
Active

## Filings

Filing Type	Date of Filing	Document ID
FICTITIOUS NAME/ORIGINAL FILING	04/18/2022	202210801588

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 1786562  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 06/11/2008  
**Location:** COLUMBUS-  
**Business Name:** J. JIREH DEVELOPMENT CORP.  
  
**Status:** Active  
**Exp. Date:** 10/25/2028

## Agent/Registrant Information

NORMAN J. BROWN  
1117 BERKELEY ROAD  
COLUMBUS OH 43206  
06/11/2008  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	06/11/2008	200816301748
DOMESTIC/AMENDED RESTATED ARTICLES	02/23/2009	200905601110
LETTER/RENEWAL NOTICE MAILED	10/22/2013	201329500118
CERTIFICATE OF CONTINUED EXISTENCE	12/17/2013	201335200626
LETTER/RENEWAL NOTICE MAILED	08/16/2018	201822800148
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	12/24/2018	201835801058
DOMESTIC/REINSTATEMENT	01/10/2019	201901103112
LETTER/RENEWAL NOTICE MAILED	09/11/2023	202325400234
CERTIFICATE OF CONTINUED EXISTENCE	10/25/2023	202329802792

Thu Apr 03 2025

UNITED STATES OF AMERICA  
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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 1879453

**Filing Type:** CORPORATION FOR NON-PROFIT

**Original Filing Date:** 08/27/2009

**Location:** COLUMBUS-

**Business Name:** LEOLA LUCILLE TRAVIS FOUNDATION, INC.

**Status:** Active

**Exp. Date:** 07/27/2026

## Agent/Registrant Information

SUSAN K. WILSON  
1725 BRYDEN ROAD  
COLUMBUS OH 43205  
08/27/2009  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	08/27/2009	200923901122
SERVICE MARK/ORIGINAL FILING	07/25/2011	201120900264
TRADE NAME/ORIGINAL FILING	07/25/2011	201120900265
LETTER/RENEWAL NOTICE MAILED	04/28/2014	201411800159
CERTIFICATE OF CONTINUED EXISTENCE	08/21/2014	201423401696
TRADE NAME RENEWAL	07/11/2016	201620002820
DOMESTIC AGENT ADDRESS CHANGE	07/11/2016	201620002822
LETTER/RENEWAL NOTICE MAILED	03/10/2021	202106900234
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	07/19/2021	202120000710
DOMESTIC/REINSTATEMENT	07/27/2021	202120900534
TRADE NAME RENEWAL	08/24/2021	202123603176

Thu Apr 03 2025

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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 1645056  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 08/30/2006  
**Location:** COLUMBUS-  
**Business Name:** LINCOLN THEATRE ASSOCIATION  
  
**Status:** Active  
**Exp. Date:** 03/03/2030

## Agent/Registrant Information

ACME AGENT, INC.  
41 SOUTH HIGH STREET, SUITE 2800  
COLUMBUS OH 43215  
01/31/2020  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	08/30/2006	200624300602
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	01/22/2010	201003200077
LETTER/RENEWAL NOTICE MAILED	09/22/2014	201426500232
CERTIFICATE OF CONTINUED EXISTENCE	01/20/2015	201502001850
LETTER/RENEWAL NOTICE MAILED	09/19/2019	201926200180
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	01/27/2020	202002701166
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	01/31/2020	202003102724
DOMESTIC/REINSTATEMENT	01/31/2020	202003102700
LETTER/RENEWAL NOTICE MAILED	10/01/2024	202427500482
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	02/10/2025	202504101332
DOMESTIC/REINSTATEMENT	03/03/2025	202506204200

Thu Apr 03 2025

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Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".



DATE	DOCUMENT ID	DESCRIPTION	FILING	EXPED	PENALTY	CERT	COPY
01/20/2010	201001900846	DOMESTIC ARTICLES/NON-PROFIT (ARN)	125.00	.00	.00	.00	.00

**Receipt**

This is not a bill. Please do not remit payment.

MAKING A DIFFERENCE, INC.  
346 N 20TH ST  
COLUMBUS, OH 43203

# STATE OF OHIO CERTIFICATE

Ohio Secretary of State, Jennifer Brunner

1907810

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

**MAKING A DIFFERENCE, INC.**

and, that said business records show the filing and recording of:

Document(s):

**DOMESTIC ARTICLES/NON-PROFIT**

Document No(s):

**201001900846**



United States of America  
State of Ohio  
Office of the Secretary of State

Witness my hand and the seal of the  
Secretary of State at Columbus, Ohio  
this 12th day of January, A.D. 2010.

Ohio Secretary of State





Prescribed by:

The Ohio Secretary of State  
 Central Ohio: (614) 466-3910  
 Toll Free: 1-877-SOS-FILE (1-877-767-3453)

www.sos.state.oh.us  
 e-mail: busserv@sos.state.oh.us

<b>Expedite this Form:</b> (Select One)	
<b>Mail Form to one of the Following:</b>	
<input type="radio"/> Yes	PO Box 1390 Columbus, OH 43216
*** Requires an additional fee of \$100 ***	
<input checked="" type="radio"/> No	PO Box 670 Columbus, OH 43216

## INITIAL ARTICLES OF INCORPORATION

(For Domestic Profit or Nonprofit)

Filing Fee \$125.00

2010 JAN 12 PM 2:09

THE UNDERSIGNED HEREBY STATES THE FOLLOWING:

**(CHECK ONLY ONE (1) BOX)**

<b>(1)</b> <input type="checkbox"/> Articles of Incorporation Profit (113-ARF) ORC 1701	<b>(2)</b> <input checked="" type="checkbox"/> Articles of Incorporation Non-Profit (114-ARN) ORC 1702	<b>(3)</b> <input type="checkbox"/> Articles of Incorporation Professional (170-ARP) Profession _____ ORC 1785
---	--	--

**Complete the general information in this section for the box checked above.**

**FIRST:** Name of Corporation Making A Difference, Inc.

**SECOND:** Location Columbus Franklin  
 (City) (County)

Effective Date (Optional) \_\_\_\_\_ Date specified can be no more than 90 days after date of filing. If a date is specified, the date must be a date on or after the date of filing.  
 (mm/dd/yyyy)

☒ Check here if additional provisions are attached

**Complete the information in this section if box (2) or (3) is checked. Completing this section is optional if box (1) is checked.**

**THIRD:** Purpose for which corporation is formed

"Attached"

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

**Complete the information in this section if box (1) or (3) is checked.**

**FOURTH:** The number of shares which the corporation is authorized to have outstanding (Please state if shares are common or preferred and their par value if any)

(Refer to instructions if needed)

(No. of Shares) \_\_\_\_\_ (Type) \_\_\_\_\_ (Per Value) \_\_\_\_\_

Completing the information in this section is optional

**FIFTH:** The following are the names and addresses of the individuals who are to serve as initial Directors.

(Name)

(Street)

NOTE: P.O. Box Addresses are NOT acceptable.

(City)

(State)

(Zip Code)

(Name)

(Street)

NOTE: P.O. Box Addresses are NOT acceptable.

(City)

(State)

(Zip Code)

(Name)

(Street)

NOTE: P.O. Box Addresses are NOT acceptable.

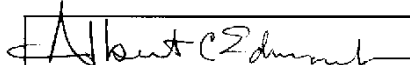
(City)

(State)

(Zip Code)

**REQUIRED**

Must be authenticated  
(signed) by an authorized  
representative  
(See Instructions)



Authorized Representative

1/11/10

Date

Albert C. Edmondson

(Print Name)

346 N. 20TH ST

Columbus, OH 43203

Authorized Representative

Date

(Print Name)

Authorized Representative

Date

(Print Name)

Complete the information in this section if box (1) (2) or (3) is checked.

## ORIGINAL APPOINTMENT OF STATUTORY AGENT

The undersigned, being at least a majority of the incorporators of Making A Difference, Inc.  
hereby appoint the following to be statutory agent upon whom any process, notice or demand required or permitted by  
statute to be served upon the corporation may be served. The complete address of the agent is

Albert C. Edmondson

(Name)

8510 Reynoldswood Dr

(Street)

NOTE: P.O. Box Addresses are NOT acceptable.

Columbus

(City)

Ohio

43068

(Zip Code)

Must be authenticated by an  
authorized representative

Albert C. Edmondson

Authorized Representative

1/11/10

Date

Authorized Representative

Date

Authorized Representative

Date

### ACCEPTANCE OF APPOINTMENT

The Undersigned,

Albert C. Edmondson

, named herein as the

Statutory agent for,

Making A Difference, Inc.

, hereby acknowledges and accepts the appointment of statutory agent for said entity.

Signature:

Albert C. Edmondson

(Statutory Agent)

**ADDITIONAL PROVISIONS  
TO  
ARTICLES OF INCORPORATION  
OF  
MAKING A DIFFERENCE, INC.**

**THIRD: PURPOSE FOR WHICH CORPORATION IS FORMED:**

This Corporation is organized exclusively for charitable purposes as set forth in Section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding provision of any future statute of like tenor or effect, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding provision of any future statute of like tenor or effect, as well as the qualification of the Corporation for such status and purposes and specifically, to wit:

- (1) Solicit, receive, hold and apply funds, gifts, bequests and endowments or the proceeds thereof for any of the purposes herein described and, in general, doing what may be required to effect and carry forward the purposes of this Corporation;
- (2) Purchase and maintain real and personal property therefore;
- (3) Receive, hold and disburse donations, bequests, and other funds for the purposes of said Corporation, and to do all things necessary or incidental thereto;
- (4) Except as otherwise expressly provided in these Articles of Incorporation or the Code of Regulations of the Corporation, the Corporation, and its members, trustees and officers, shall have all the powers, protections and authority conferred upon non-profit corporations under Chapter 1702 of the Ohio Revised Code or any corresponding future legislation.

**SIXTH: RESTRICTIONS**

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein. 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 publishing or distribution of statements, any political campaign on behalf of or in opposition to any

candidate for public office. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding provision of any future federal tax code, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

#### **SEVENTH: MEMBERS**

The Corporation is organized on a non-stock basis only. There shall be no shareholders, but the members of the Board of Directors shall be the members of the Corporation for the purpose of conducting the business of the Corporation pursuant to Ohio law, as shall any other persons as determined by the Corporation's Code of Regulations.

#### **EIGHTH: INDEMNIFICATION**

(1) The Corporation may indemnify or agree to indemnify any member, Director or person who was or is a party or is threatened to be made a party, to any threatened, pending, or completed action, suit, or proceeding, whether civil, criminal, administrative or investigative, other than an action by or in the right of the Corporation, by reason of the fact that he is or was a Director, officer, employee or agent of or volunteer of the Corporation, or is or was serving at the request of the Corporation as a Director, Trustee, officer, employee, agent or volunteer of another Corporation, including a subsidiary of this Corporation, domestic or foreign, non-profit or for profit, partnership, joint venture, trust, or other enterprise, against expenses, including attorneys' fees, judgments, fines, and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, and with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and with respect to any criminal action or proceeding, he had reasonable cause to believe that his conduct was unlawful.

(2) The Corporation may indemnify or agree to indemnify any member, Director or person who was or is a party, or is threatened to be made a party to any threatened, pending, or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was a Director, officer, employee, or agent of or a volunteer of the Corporation, or is or was serving at the request of the Corporation as a Director, Trustee, officer, employee, or agent or a volunteer of another Corporation, including a subsidiary of this Corporation, domestic or

foreign, non-profit or for profit, partnership, joint venture, trust, or other enterprise against expenses, including attorneys' fees, actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue, or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless, and only to the extent that the court of common pleas, or the court in which such action or suit was brought shall determine upon application that, despite the adjudication of liability, but in view of all the circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expenses as the court of common pleas or such other court shall deem proper, and except that no indemnification shall be made with respect to any action or suit in which liability is asserted against a Director and that liability is asserted only pursuant to Section 1702.55 of the Ohio Revised Code or any future statute of like tenor or effect.

(3) To the extent that a Director, Trustee, officer, employee, agent or volunteer has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in sections (1) and (2) of this article, or in defense of any claim, issue, or matter therein, he shall be indemnified against expenses, including attorneys' fees, actually and reasonably incurred by him in connection therewith.

(4) Any indemnification under sections (1) and (2) of this article, unless ordered by a court, shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the Director, Trustee, officer, employee, agent or volunteer is proper in the circumstances because he has met the applicable standard of conduct set forth in sections (1) and (2) of this article. Such determination shall be made (a) by a majority vote of a quorum consisting of Directors of the indemnifying Corporation who were not and are not parties to or threatened with any such action, suit, or proceeding, or (b) if such a quorum is not obtainable or if a majority vote of a quorum of disinterested Directors so directs, in a written opinion by independent legal counsel other than an attorney, or a firm having associated with it an attorney, who has been retained by or who has performed services for the Corporation, or any person to be indemnified within the past five years, or (c) by the members, or (d) by the court of common pleas or the court in which such action, suit or proceeding was brought. Any determination made by the disinterested Directors under section (3)(a) or by independent legal counsel under section (3)(b) of this article shall be promptly communicated to the person who threatened or brought the action or suit by or in the right of the Corporation under section (2) of this article, and within ten (10) days after receipt of such notification, such person shall have the right to petition the court of common pleas or the court in which such action or suit was brought to review the reasonableness of such determination.

(5) Expenses, including attorneys' fees, incurred in defending any action, suit or proceeding referred to in sections (1) and (2) of this article, may be paid by the Corporation in advance of the final disposition of such action, suit, or proceeding as

authorized by the Directors in the specific case upon receipt of a written undertaking by or on behalf of the Director, Trustee, officer, employee, agent or volunteer to repay such amount, unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this article.

(6) The indemnification provided by this article shall not be deemed exclusive of any other rights to which those seeking indemnification may be entitled under the articles or the regulations or any agreement, vote of members or disinterested Directors, or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office or position, and shall continue as to a person who has ceased to be a Director, Trustee, officer, employee, agent or volunteer and shall inure to the benefit of the heirs, executors, and administrators of such a person.

(7) The Corporation may, but is not required to, purchase and maintain insurance on behalf of any person who is or was a Trustee, Director, officer, employee, agent or volunteer of the Corporation, or is or was serving at the request of the Corporation as a Director, Trustee, officer, employee, agent or volunteer of another corporation, including a subsidiary of this Corporation, domestic or foreign, non-profit or for profit, partnership, joint venture, trust, or other enterprise against any liability asserted against him and incurred by him in any such capacity or arising out of his status as such, whether or not the Corporation would have the power to indemnify him against such liability under this section.

(8) As used in this section, reference to "the Corporation" includes all constituent corporations in a consolidation or merger and the new or surviving corporation, so that any person who is or was a Trustee, Director, officer, employee, agent or volunteer of such a constituent corporation, or is or was serving at the request of such constituent corporation as a Trustee, Director, officer, employee, agent or volunteer of another corporation, including a subsidiary of this Corporation, domestic or foreign, non-profit or for profit, partnership, joint venture, trust, or other enterprise shall stand in the same position under this article with respect to the new or surviving corporation as he would if he had served the new or surviving corporation in the same capacity.

#### **NINTH: DISSOLUTION**

Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, or political subdivision thereof, for public purposes. Any such assets not so disposed of shall be disposed of by the court of common pleas of the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for exempt purposes.

**Entity#:** 3845244  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 01/04/2016  
**Location:** COLUMBUS-  
**Business Name:** MAROON ARTS GROUP  
  
**Status:** Active  
**Exp. Date:** 01/22/2026

## Agent/Registrant Information

SHERI J. NEALE  
265 MARTIN LUTHER KING JR. BLVD  
COLUMBUS OH 43203  
01/04/2016  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	01/04/2016	201600600334
LETTER/RENEWAL NOTICE MAILED	09/03/2020	202024700508
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	01/11/2021	202101101724
DOMESTIC/REINSTATEMENT	01/22/2021	202102204234

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

*I, Frank LaRose, Secretary of State of the State of Ohio, do hereby certify that this is a list of all records approved on this business entity and in the custody of the Secretary of State.*



*Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".



**Entity#:** 644248  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 11/15/1984  
**Location:** COLUMBUS  
**Business Name:** OLD OAKS CIVIC ASSOCIATION  
  
**Status:** Active  
**Exp. Date:** 01/19/2028

## Agent/Registrant Information

JAMES JASPERSE  
654 WILSON AVE  
COLUMBUS OH 43205  
05/08/2018  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	11/15/1984	F561_0928
LETTER/RENEWAL NOTICE MAILED	07/20/1989	000000024071
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	11/20/1989	000000024072
DOMESTIC/REINSTATEMENT	11/14/2001	200131803480
LETTER/RENEWAL NOTICE MAILED	07/14/2006	200619548630
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	11/14/2006	200631814498
DOMESTIC/REINSTATEMENT	06/05/2009	200915601308
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	08/12/2009	200922401138
LETTER/RENEWAL NOTICE MAILED	04/11/2014	201410100072
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	08/19/2014	201423100103
DOMESTIC/REINSTATEMENT	12/15/2016	201635503240

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DOMESTIC AGENT SUBSEQUENT APPOINTMENT	01/26/2017	201703201630
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	05/08/2018	201813502606
LETTER/RENEWAL NOTICE MAILED	01/09/2023	202300900182
CERTIFICATE OF CONTINUED EXISTENCE	01/19/2023	202301902876

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 5039480  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 04/24/2023  
**Location:** COLUMBUS-  
**Business Name:** OLDE TOWNE EAST JAZZ FESTIVAL  
  
**Status:** Active  
**Exp. Date:** 04/24/2028

## Agent/Registrant Information

D. SELINA DALEY  
95 LATTA AVENUE  
COLUMBUS OH 43205  
04/24/2023  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	04/24/2023	202311406448

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 529104

**Filing Type:** CORPORATION FOR NON-PROFIT

**Original Filing Date:** 01/16/1979

**Location:** COLUMBUS

**Business Name:** PRO MUSICA CHAMBER ORCHESTRA OF COLUMBUS, INC.

**Status:** Active

**Exp. Date:** 02/06/2029

## Agent/Registrant Information

JAMET C CHEN  
620 E BROAD ST, SUITE 300  
COLUMBUS OH 43215  
10/27/2008  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	01/16/1979	E542_0653
DOMESTIC/AMENDMENT TO ARTICLES	06/13/1979	E606_1132
LETTER/RENEWAL NOTICE MAILED	11/15/1985	000000287194
CERTIFICATE OF CONTINUED EXISTENCE	03/10/1986	F849_0846
DOMESTIC AGENT ADDRESS CHANGE	03/10/1986	F849_0846
LETTER/RENEWAL NOTICE MAILED	11/20/1990	000000287195
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	03/20/1991	000000287196
DOMESTIC/REINSTATEMENT	03/01/1993	H554_0445
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	03/01/1993	H554_0445
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	08/27/1997	6027_0998
DOMESTIC AGENT ADDRESS CHANGE	06/22/2000	200023801084

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DOMESTIC AGENT SUBSEQUENT APPOINTMENT	06/22/2000	200023801086
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	07/03/2003	200318402102
LETTER/RENEWAL NOTICE MAILED	03/03/2008	200806382072
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	07/07/2008	200818933860
DOMESTIC/REINSTATEMENT	09/02/2008	200824802604
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	10/27/2008	200830101238
LETTER/RENEWAL NOTICE MAILED	06/27/2013	201317817208
CERTIFICATE OF CONTINUED EXISTENCE	07/05/2013	201318900230
LETTER/RENEWAL NOTICE MAILED	03/05/2018	201806400186
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	07/13/2018	201819400484
DOMESTIC AGENT ADDRESS CHANGE	05/08/2019	201912803898
DOMESTIC/REINSTATEMENT	05/08/2019	201912803962
LETTER/RENEWAL NOTICE MAILED	01/08/2024	202400800206
CERTIFICATE OF CONTINUED EXISTENCE	02/06/2024	202403702728

## Prior Business Names

Prior Business Name	Effective Date
COLUMBUS CHAMBER ORCHESTRA, INC.	06/13/1979

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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*Ohio Secretary of State*



**Entity#:** 681091  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 07/01/1986  
**Location:** COLUMBUS  
**Business Name:** RED, WHITE AND BOOM, INC.  
  
**Status:** Active  
**Exp. Date:** 03/04/2029

## Agent/Registrant Information

SHAWN VERHOFF  
774 SOUTH ROOSEVELT AVE  
BEXLEY OH 43209  
06/17/2019  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	07/01/1986	F947_1219
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	06/08/1990	G877_0132
DOMESTIC/AMENDMENT TO ARTICLES	07/12/1991	H152_1975
MISCELLANEOUS FILING	07/12/1991	H152_1975
DOMESTIC AGENT ADDRESS CHANGE	10/21/1992	H463_1229
MISCELLANEOUS FILING	10/25/1994	4314_0896
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	11/13/1995	5348_0287
LETTER/RENEWAL NOTICE MAILED	08/10/2000	200022601757
LETTER/RENEWAL NOTICE MAILED	09/21/2000	200026804959
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	01/22/2001	D00102202236
DOMESTIC/REINSTATEMENT	12/21/2001	200135501652

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DOMESTIC AGENT SUBSEQUENT APPOINTMENT	12/21/2001	200135501654
LETTER/RENEWAL NOTICE MAILED	08/21/2006	200623377658
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	12/21/2006	200635526854
DOMESTIC/REINSTATEMENT	04/30/2007	200712002370
LETTER/RENEWAL NOTICE MAILED	12/30/2011	201136424320
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	04/30/2012	201212143647
DOMESTIC/REINSTATEMENT	05/31/2012	201215701239
LETTER/RENEWAL NOTICE MAILED	01/30/2017	201703000164
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	06/07/2017	201715800160
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	06/17/2019	201916804110
DOMESTIC/REINSTATEMENT	06/26/2019	201917703636
LETTER/RENEWAL NOTICE MAILED	02/26/2024	202405700124
CERTIFICATE OF CONTINUED EXISTENCE	03/04/2024	202406404450

**UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE**

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Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*



**Entity#:** 2087904  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 03/01/2012  
**Location:** COLUMBUS-  
**Business Name:** SHORT NORTH ALLIANCE, INC.  
  
**Status:** Active  
**Exp. Date:** 08/03/2028

## Agent/Registrant Information

BETSY A. PANDORA  
1181 MT. PLEASANT AVE.  
COLUMBUS OH 43201  
05/04/2017  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	03/01/2012	201206601732
TRADE NAME RENEWAL	07/29/2014	201421201095
TRADE NAME/ASSIGNMENT	07/29/2014	201421201096
TRADE NAME/ASSIGNMENT	07/29/2014	201421201097
TRADE NAME/ASSIGNMENT	07/29/2014	201421201098
TRADE NAME/ASSIGNMENT	07/29/2014	201421201099
TRADE NAME/ASSIGNMENT	07/29/2014	201421201100
TRADE NAME RENEWAL	07/29/2014	201421201101
TRADE NAME RENEWAL	07/29/2014	201421300632
TRADE NAME RENEWAL	07/29/2014	201421300633
TRADE NAME/ASSIGNMENT	09/03/2014	201424704858



**Thu Apr 03 2025**

TRADE NAME/ORIGINAL FILING	12/03/2014	201433800577
TRADE NAME RENEWAL	06/24/2015	201517540382
TRADE NAME RENEWAL	06/24/2015	201517540370
LETTER/RENEWAL NOTICE MAILED	10/28/2016	201630200358
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	03/06/2017	201706501070
DOMESTIC/REINSTATEMENT	05/04/2017	201712501424
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	05/04/2017	201712501426
TRADE NAME/ORIGINAL FILING	07/19/2017	201720101758
DOMESTIC AGENT ADDRESS CHANGE	11/08/2018	201819401828
TRADE NAME RENEWAL	04/10/2019	201910001666
TRADE NAME RENEWAL	08/09/2019	201922001190
TRADE NAME RENEWAL	08/09/2019	201922001226
TRADE NAME RENEWAL	08/09/2019	201922001228
TRADE NAME RENEWAL	08/14/2019	201922600832
TRADE NAME RENEWAL	06/23/2020	202017500556
TRADE NAME RENEWAL	06/23/2020	202017500616
TRADE NAME RENEWAL	02/18/2022	202204901420
LETTER/RENEWAL NOTICE MAILED	07/07/2023	202318800224
CERTIFICATE OF CONTINUED EXISTENCE	08/03/2023	202321503272
TRADE NAME RENEWAL	06/13/2024	202416502882
TRADE NAME RENEWAL	06/13/2024	202416502896
TRADE NAME RENEWAL	06/13/2024	202416502914
TRADE NAME RENEWAL	06/13/2024	202416502926
TRADE NAME RENEWAL	06/13/2024	202416502942
TRADE NAME/ORIGINAL FILING	08/27/2024	202424002438

**UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE**

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*Witness my hand and the seal of the  
Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*



**Entity#:** 1143970  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 03/08/2000  
**Location:** COLUMBUS-  
**Business Name:** THE SHORT NORTH FOUNDATION, INC.  
  
**Status:** Active  
**Exp. Date:** 01/19/2027

## Agent/Registrant Information

STEVEN HURTT  
797 SUMMIT STREET  
COLUMBUS OH 43215  
09/11/2012  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	03/08/2000	200007000480
DOMESTIC/AMENDED RESTATED ARTICLES	03/07/2001	200106801780
SERVICE MARK/ORIGINAL FILING	08/08/2001	200123302176
LETTER/RENEWAL NOTICE MAILED	11/07/2005	200531149948
CERTIFICATE OF CONTINUED EXISTENCE	12/12/2005	200535001274
DOMESTIC/AMENDMENT TO ARTICLES	12/05/2007	200734001810
LETTER/RENEWAL NOTICE MAILED	08/07/2012	201222058510
CERTIFICATE OF CONTINUED EXISTENCE	09/11/2012	201225601535
LETTER/RENEWAL NOTICE MAILED	05/10/2017	201713000166
CERTIFICATE OF CONTINUED EXISTENCE	05/17/2017	201713701482
LETTER/RENEWAL NOTICE MAILED	01/17/2022	202201700322

## Prior Business Names

Prior Business Name	Effective Date
SHORT NORTH NEIGHBORHOOD FOUNDATION, INC.	12/05/2007

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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*Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 5243415  
**Filing Type:** UNINCORPORATED NONPROFIT ASSOCIATION  
**Original Filing Date:** 06/12/2024  
**Location:** ---  
**Business Name:** SID PUBLIC SERVICES ASSOCIATION  
  
**Status:** Active  
**Exp. Date:** -

## Agent/Registrant Information

MARC CONTE  
23 N. 4TH ST.  
COLUMBUS OH 43215  
06/12/2024  
Active

## Filings

Filing Type	Date of Filing	Document ID
UNINCORPORATED NONPROFIT ASSOC AGENT APPOINTMENT	06/12/2024	202416401006

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

*I, Frank LaRose, Secretary of State of the State of Ohio, do hereby certify that this is a list  
of all records approved on this business entity and in the custody of the Secretary of State.*



*Witness my hand and the seal of the  
Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 4885220  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 06/19/2022  
**Location:** COLUMBUS-  
**Business Name:** SOMALI CULTURAL FESTIVAL  
  
**Status:** Active  
**Exp. Date:** 01/22/2029

## Agent/Registrant Information

MOHAMED ALI  
6332 SOLITARE LANE  
COLUMBUS OH 43231  
06/19/2022  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	06/19/2022	202217000514
DOMESTIC/AMENDED RESTATED ARTICLES	01/22/2024	202402202510

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

*I, Frank LaRose, Secretary of State of the State of Ohio, do hereby certify that this is a list of all records approved on this business entity and in the custody of the Secretary of State.*



*Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 4072871  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 09/14/2017  
**Location:** PICKERINGTON-  
**Business Name:** SOUTHSIDE KINGDOM OF HOPE  
  
**Status:** Active  
**Exp. Date:** 09/22/2027

## Agent/Registrant Information

RODNEY R PALMER  
2888 BROWN DEER CT  
PICKERINGTON OH 43147  
09/14/2017  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	09/14/2017	201725700862
LETTER/RENEWAL NOTICE MAILED	05/13/2022	202213300290
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	09/21/2022	202226400744
DOMESTIC/REINSTATEMENT	09/22/2022	202226504614

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

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*Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 695136  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 02/10/1987  
**Location:** COLUMBUS  
**Business Name:** STONEWALL COLUMBUS, INC.  
  
**Status:** Active  
**Exp. Date:** 06/04/2026

## Agent/Registrant Information

ADW STATUTORY AGENT LLC  
560 E TOWN ST  
COLUMBUS OH 43215  
06/17/2020  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	02/10/1987	G102_1702
DOMESTIC/AMENDMENT TO ARTICLES	11/01/1989	G744_1775
LETTER/RENEWAL NOTICE MAILED	07/25/1994	000000141735
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	11/28/1994	000000141736
DOMESTIC/REINSTATEMENT	05/31/1995	5183_0124
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	05/31/1995	5183_0124
LETTER/RENEWAL NOTICE MAILED	01/31/2000	200003200253
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	08/23/2000	200023607653
DOMESTIC/REINSTATEMENT	11/08/2004	200431701876
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	11/08/2004	200431701878
MERGER/DOMESTIC	12/29/2005	200600601800

**Thu Apr 03 2025**

TRADE NAME/ORIGINAL FILING	12/11/2006	200634502644
TRADE NAME/ORIGINAL FILING	05/14/2007	200713602672
TRADE NAME/ORIGINAL FILING	05/14/2007	200713602072
LETTER/RENEWAL NOTICE MAILED	08/30/2010	201024223409
CERTIFICATE OF CONTINUED EXISTENCE	09/27/2010	201027002582
TRADE NAME RENEWAL	08/29/2011	201124200854
LETTER/RENEWAL NOTICE MAILED	05/26/2015	201514600052
CERTIFICATE OF CONTINUED EXISTENCE	07/06/2015	201519165839
TRADE NAME RENEWAL	08/15/2016	201622803530
TRADE NAME RENEWAL	01/17/2017	201701702314
TRADE NAME RENEWAL	01/17/2017	201701702364
LETTER/RENEWAL NOTICE MAILED	03/05/2020	202006500116
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	06/17/2020	202016902244
TRADE NAME/ORIGINAL FILING	04/30/2021	202112004076
MERGER/DOMESTIC	06/04/2021	202115503156
TRADE NAME RENEWAL	09/09/2021	202125200978
TRADE NAME/ORIGINAL FILING	05/27/2022	202214701814

## Prior Business Names

Prior Business Name	Effective Date
COLUMBUS HUMAN JUSTICE FUND, INC.	11/01/1989
STONEWALL COMMUNITY AGENCY	12/29/2005

**UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE**

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*Witness my hand and the seal of the  
Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*







DATE	DOCUMENT ID	DESCRIPTION	FILING	EXPED	CERT	COPY
04/23/2024	202411305162	DOMESTIC NONPROFIT CORP - ARTICLES (ARN)	99.00	0.00	0.00	0.00

**Receipt**

This is not a bill. Please do not remit payment.

THE LEGAL AID SOCIETY OF COLUMBUS  
1108 CITY PARK AVE  
#100  
COLUMBUS, OH 43206

# STATE OF OHIO CERTIFICATE

**Ohio Secretary of State, Frank LaRose**  
**5218907**

It is hereby certified that the Secretary of State of Ohio has custody of the business records for  
**THE ALL-PURPOSE CENTER**

and, that said business records show the filing and recording of:

Document(s)

**DOMESTIC NONPROFIT CORP - ARTICLES**

Effective Date: 04/22/2024

Document No(s):

**202411305162**



United States of America  
State of Ohio  
Office of the Secretary of State

Witness my hand and the seal of the  
Secretary of State at Columbus, Ohio this  
23rd day of April, A.D. 2024.

**Ohio Secretary of State**

Form 532B Prescribed by:



Date Electronically Filed: 4/22/2024

Toll Free: 877.767.3453 | Central Ohio: 614.466.3910

[OhioSoS.gov](http://OhioSoS.gov) | [business@OhioSoS.gov](mailto:business@OhioSoS.gov)

File online or for more information: [OhioBusinessCentral.gov](http://OhioBusinessCentral.gov)

**Initial Articles of Incorporation**  
**(Nonprofit, Domestic Corporation)**  
**Filing Fee: \$99**  
**(114-ARN)**  
**Form Must Be Typed**

**First:** Name of Corporation

**Second:** Location of Principal Office in Ohio

City State

County

**Optional:** Effective Date (MM/DD/YYYY)  (The legal existence of the corporation begins upon the filing of the articles or on a later date specified that is not more than ninety days after filing.)

**Third:** Purpose for which corporation is formed

**\*\* Note:** for Nonprofit Corporations: The Secretary of State does not grant tax exempt status. Filing with our office is not sufficient to obtain state or federal tax exemptions. Contact the Ohio Department of Taxation and the Internal Revenue Service to ensure that the nonprofit corporation secures the proper state and federal tax exemptions. These agencies may require that a purpose clause be provided. **\*\***

**\*\* Note:** ORC Chapter 1702 allows for additional provisions to be included in the Articles of Incorporation that are filed with this office. If including any of these additional provisions, please do so by including them in an attachment to this form. **\*\***

**Original Appointment of Statutory Agent**

The undersigned, being at least a majority of the incorporators of

The All-Purpose Center

(Name of Corporation)

hereby appoint the following to be Statutory Agent upon whom any process, notice or demand required or permitted by statute to be served upon the corporation may be served. The complete address of the agent is:

MARIA MOCK

(Name of Statutory Agent)

PO BOX 686

(Mailing Address)

BLACKLICK

(Mailing City)

OH

(Mailing State)

43004

(Mailing ZIP Code)

Must be signed by  
the incorporators or  
a majority of the  
incorporators.

LEGAL AID OF SOUTHEAST AND CENTRAL OHIO

(Signature)

(Signature)

(Signature)

**Acceptance of Appointment**

The Undersigned,

MARIA MOCK

(Name of Statutory Agent)

, named herein as the

Statutory agent for

The All-Purpose Center

(Name of Corporation)

hereby acknowledges and accepts the appointment of statutory agent for said corporation.

Statutory Agent Signature

MARIA MOCK

(Individual Agent's Signature / Signature on Behalf of Business Serving as Agent)

By signing and submitting this form to the Ohio Secretary of State, the undersigned hereby certifies that he or she has the requisite authority to execute this document.

Required

Articles and original appointment of agent must be signed by the incorporator(s).

If the incorporator is an individual, then they must sign in the "signature" box and print his/her name in the "Print Name" box.

If the incorporator is a business entity, not an individual, then please print the entity name in the "signature" box, an authorized representative of the business entity must sign in the "By" box and print his/her name and title/authority in the "Print Name" box.

LEGAL AID OF SOUTHEAST AND CENTRAL OHIO

Signature

THOMAS POPE

By (if applicable)

Print Name

Signature

By (if applicable)

Print Name

Signature

By (if applicable)

Print Name

**THE ALL-PURPOSE CENTER, Inc.**

  MARCH   14, 2024

**INITIAL RESOLUTION FOR ORGANIZING DOCUMENTS**

The below Incorporators of The All-Purpose Center, Inc. (the “Corporation”) at a meeting on   MARCH   14, 2024 hereby adopt the following:

**RESOLVED**, that the Articles of Incorporation, in the form presented to the Governing Board and a copy of which is attached hereto as Exhibit A, are hereby approved and adopted for the Corporation and may be filed electronically by Legal Aid of Southeast and Central Ohio as attorney for the Corporation;

**RESOLVED**, that the “Conflict of Interest Policy”, in the form presented to the Members and a copy of which is attached hereto as Exhibit B, is hereby approved and adopted for the Corporation;

**RESOLVED**, that the “Compensation Policy”, in the form presented to the Members and a copy of which is attached hereto as Exhibit C, is hereby approved and adopted for the Corporation;

**RESOLVED**, that the “Bylaws”, in the form presented to the Members and a copy of which is attached hereto as Exhibit D, is hereby approved and adopted as the Code of Regulations governing the internal affairs of the Corporation;

**RESOLVED**, that Maria Mock will be the Statutory Agent for the Corporation; and

**FURTHER RESOLVED**, that the following persons be, and they hereby are, elected as Trustees of the Corporation to serve until the next annual meeting of the Corporation and until their successors are elected and qualified:

MARIA	MOCK	CHAIR
CECILIA CAFFEY- CAMARA		VICE-CHAIR
KEYONA	SMITH	SECERTARY
SHALAUNDA	REESE	TREASURER

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IN WITNESS WHEREOF, the undersigned Incorporators hereby certifies that the foregoing is a true record of the actions taken recited above.

The All-Purpose Center, Inc.

DocuSigned by: <i>Cecilia Caffey-Camara</i> 62E9ADAA5A71462...	Cecilia Caffey-Camara
DocuSigned by: <i>Keyona Smith</i> 726DED6BC9B1422...	Keyona Smith
DocuSigned by: <i>Shalaunda Reese</i> 726DED6BC9B1422...	Shalaunda Reese

ACCEPTANCE OF APPOINTMENT

The undersigned, named herein as the Statutory Agent for The All-Purpose Center, hereby acknowledges and accepts the appointment as Statutory Agent for the Corporation.

DocuSigned by: <i>Maria Mock</i> 3DF98228D43E449...	Maria Mock
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3/15/2024

[Date]

Exhibit A

ARTICLES OF INCORPORATION OF  
THE ALL-PURPOSE CENTER

FIRST: The name of the Corporation shall be The All-Purpose Center.

SECOND: The location of the Corporation shall be Franklin County, Ohio.

THIRD: The Corporation is organized and shall be operated exclusively for charitable and education purposes as defined in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"), including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. Among other charitable activities, the Corporation shall operate to strengthen and empower youth, their families, and their community, with strong emphasis on low-income persons, including:

- A. Helping youth find their purpose in life and their place in the world;
- B. Promoting and establishing workshops, mentoring programs, and educational initiatives to navigate the challenges and opportunities of self-discovery; and
- C. Guiding individuals to their person and professional journey.

The Corporation may engage in any such other charitable and education activities as may be permitted by a non-profit corporation under the laws of the State of Ohio and that are approved by the Board that are not in conflict with the above.

FOURTH: No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof. 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 publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, this Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that aren't in furtherance of the purposes of this Corporation.

FIFTH: Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

## Exhibit B

**CONFLICT-OF-INTEREST POLICY****Article I: Purpose**

The purpose of the conflict-of-interest policy is to protect the interests of The All-Purpose Center (the “organization”) when it is contemplating entering into a transaction or arrangement that might benefit the private interest of an officer or director of the organization or might result in a possible excess benefit transaction. This policy is intended to supplement but not replace any applicable state and federal laws governing conflict of interest applicable to nonprofit and charitable organizations.

**Article II: Definitions****1. Interested Person**

Any director, principal officer, or member of a committee with governing powers, who has a direct or indirect financial interest, as defined below, is an interested person.

**2. Financial Interest**

A person has a financial interest if the person has, directly or indirectly, through business, investment, or family

- a. An ownership or investment interest in any entity with which the organization has a transaction or arrangement,
- b. A compensation arrangement with the organization or with any entity or individual with which the organization has a transaction or arrangement, or
- c. A potential ownership or investment interest in, or compensation arrangement with, any entity or individual with which the organization is negotiating a transaction or arrangement.

Compensation includes direct and indirect remuneration as well as gifts or favors that are not insubstantial.

A financial interest is not necessarily a conflict of interest. Under Article III, Section 2, a person who has a financial interest may have a conflict of interest only if the appropriate governing board or committee decides that a conflict of interest exists.

**Article III: Procedures****1. Duty To Disclose**

In connection with any actual or possible conflict of interest, an interested person must disclose the existence of the financial interest and be given the opportunity to disclose all material facts to the directors and members of committees with governing board–delegated powers considering the proposed transaction or arrangement.

**2. Determining Whether a Conflict of Interest Exists**

After disclosure of the financial interest and all material facts, and after any discussion with the interested person, he or she shall leave the governing board or committee meeting while the



**Exhibit B**

determination of a conflict of interest is discussed and voted upon. The remaining board or committee members shall decide if a conflict of interest exists.

**3. Procedures for Addressing the Conflict of Interest**

- a. An interested person may make a presentation at the governing board or committee meeting, but after the presentation, he or she shall leave the meeting during the discussion of, and the vote on, the transaction or arrangement involving the possible conflict of interest.
- b. The chair of the governing board or committee shall, if appropriate, appoint a disinterested person or committee to investigate alternatives to the proposed transaction or arrangement.
- c. After exercising due diligence, the governing board or committee shall determine whether the organization can obtain with reasonable efforts a more advantageous transaction or arrangement from a person or entity that would not give rise to a conflict of interest.
- d. If a more advantageous transaction or arrangement is not reasonably possible under circumstances not producing a conflict of interest, the governing board or committee shall determine by a majority vote of the disinterested directors whether the transaction or arrangement is in the organization's best interest, for its own benefit, and whether it is fair and reasonable. In conformity with the above determination, it shall make its decision as to whether to enter into the transaction or arrangement.

**4. Violations of the Conflicts-of-Interest Policy**

- a. If the governing board or committee has reasonable cause to believe a member has failed to disclose actual or possible conflicts of interest, it shall inform the member of the basis for such belief and afford the member an opportunity to explain the alleged failure to disclose.
- b. If, after hearing the member's response and after making further investigation as warranted by the circumstances, the governing board or committee determines the member has failed to disclose an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective action.

**Article IV: Records of Proceedings**

The minutes of the governing board and all committees with board-delegated powers shall contain:

- a. The names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or possible conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of interest was present, and the governing board's or committee's decision as to whether a conflict of interest in fact existed
- b. The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the discussion, including any alternatives to the proposed transaction or arrangement, and a record of any votes taken in connection with the proceedings

**Article V: Compensation**

- a. A voting member of the governing board who receives compensation, directly or indirectly, from the organization for services is precluded from voting on matters pertaining to that member's compensation.

Exhibit B

- b. A voting member of any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the organization for services is precluded from voting on matters pertaining to that member's compensation.
- c. No voting member of the governing board or any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the organization, either individually or collectively, is prohibited from providing information to any committee regarding compensation.

**Article VI: Annual Statements**

Each director, principal officer, and member of a committee with governing board-delegated powers shall annually sign a statement that affirms such person:

- a. Has received a copy of the conflict-of-interest policy,
- b. Has read and understands the policy,
- c. Has agreed to comply with the policy, and
- d. Understands the organization is charitable and in order to maintain its federal tax exemption it must engage primarily in activities that accomplish one or more of its tax-exempt purposes.

**Article VII: Periodic Reviews**

To ensure the organization operates in a manner consistent with charitable purposes and does not engage in activities that could jeopardize its tax-exempt status, periodic reviews shall be conducted. The periodic reviews shall, at a minimum, include the following subjects:

- a. Whether compensation arrangements and benefits are reasonable, based on competent survey information, and the result of arm's-length bargaining
- b. Whether partnerships, joint ventures, and arrangements with management organizations conform to the organization's written policies, are properly recorded, reflect reasonable investment or payments for goods and services, further charitable purposes, and do not result in inurement, impermissible private benefit, or in an excess benefit transaction.

**Article VIII: Use of Outside Experts**

When conducting the periodic reviews as provided for in Article VII, the organization may, but need not, use outside advisors. If outside experts are used, their use shall not relieve the governing board of its responsibility for ensuring periodic reviews are conducted.

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Exhibit B

**The All-Purpose Center**  
**Conflict of Interest Board Disclosure Form**

I agree I was provided a copy, have read, and understand The All-Purpose Center’s Conflict of Interest policy. I further attest I am currently in compliance with the policy and agree to comply with the policy in the future. I acknowledge that it is my responsibility to ensure that my disclosure information is current and complete and to update my disclosure records throughout the year if my relevant relationships change.

- ☒ My interests and relationships have not changed since my last disclosure of interests.
- ☒ I am not aware of any financial interest that could present a conflict of interest that I have not disclosed either below or in a previous disclosure statement. (if checked, skip to signature below)

I have the following interests to disclose concerning myself, my business, my spouse, or my dependent. For each response, include a description, and state whether the financial benefit is over or under \$5,000 value.

Salaries

Grant or Fellowships

Consulting or Speaking Fees

Intellectual Property Rights

Equity Interests/Stock Options (public or non-public company)

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DocuSigned by:  
Cecilia Caffey-Camara  
682004411002...

Printed Name Cecilia Carrey-Camara  
Date 3/15/2024

DocuSigned by:  
Keyona Siro  
17C97CA026BA4BE...

3/18/2024

DocuSigned by:  
**Shalaunda Reese**  
726DED6BC9B1422...

3/19/2024

DocuSigned by:  
Maria Mock  
3DFD8228D43E449...

3/15/2024

## Exhibit C

**COMPENSATION POLICY FOR OFFICERS, DIRECTORS,  
TOP MANAGEMENT OFFICIAL AND KEY EMPLOYEES****1. Policy and Purposes**

It is the policy of The All-Purpose Center (the “organization”) that all compensation paid by the organization is reasonable based upon a review of comparability information. This policy provides a procedure for the review and approval of the compensation of the officers, directors [trustees], CEO, executive director or top management official, and key employees of the organization (“Compensated Individuals”) consistent with applicable federal tax law. (The IRS Form 990 definitions for some of the identified positions are included in the Appendix and used in this policy with the same meanings.)

**2. Procedure for Approval of Compensation**

**A. General.** The authorized committee (“Governing Body”) shall review and approve the compensation of Compensated Individuals.

**B. Specific Requirements.** The Governing Body reviewing and approving compensation for Compensated Individuals shall satisfy the following requirements or procedures:

**(1) Approval by Persons Without a Conflict of Interest.** Compensation shall be reviewed and approved by the Governing Body, provided that persons with a conflict of interest with respect to the compensation arrangement at issue are not involved. Members of the Governing Body do not have a conflict of interest if they (a) are not benefitting from or participating in the compensation arrangement or a family member of a person benefitting or participating in the compensation arrangement; (b) are not in an employment relationship subject to the direction or control of any person benefitting from or participating in the compensation arrangement; (c) do not receive compensation or other payments subject to the approval of any person benefitting from or participating in the compensation arrangement; (d) have no material financial interest affected by the compensation arrangement; and (e) do not approve a transaction providing economic benefits to any person participating in the compensation arrangement, who in turn has or will approve a transaction providing economic benefits to the member. (Treas. Reg. § 53.4958-6(c)(1)(iii).)

**(2) Use of Comparability Data.** In its review and approval of compensation, the Governing Body shall affirmatively determine that compensation is reasonable to the organization based upon information sufficient to determine whether the value of services is the amount that would ordinarily be paid for like services by like enterprises, whether taxable or tax exempt, under like circumstances. Relevant information includes, but is not limited to, compensation levels paid by similarly situated organizations, both taxable and tax exempt, for functionally comparable positions; the availability of similar services in the geographic area of the organization; current compensation surveys compiled by independent firms; and actual written offers from similar institutions competing for the services of the compensated person. If the organization has average annual gross receipts of less than \$1 million for the prior three tax years, the Governing Body will have appropriate comparability information if it has information on compensation paid by three

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Exhibit C

comparable organizations in the same or similar communities for similar services. (Treas. Reg. §§ 53.4958-4(b), 53.4958-6(c)(2)).

**(3) Recording Compensation Deliberations.** The Governing Body's review and approval of compensation shall be promptly recorded in the minutes of its meetings and contain: (a) the terms of the compensation and the date approved; (b) the names of the members of the Governing Body who were present during the discussion and those who voted on the approved compensation; (c) the comparability data obtained and relied upon, and how it was obtained; (d) any action taken with respect to consideration of the compensation by a member of the Governing Body who had a conflict of interest with respect to the compensation; and (e) if the reasonable compensation is higher or lower than the range of comparability data obtained, the basis for the decision. Such minutes shall be reviewed and approved by the Governing Body as reasonable, accurate and complete within a reasonable time after the review and approval of the compensation. (Treas. Reg. § 53.4958-6(c)(3).)

## Exhibit C

## APPENDIX

## 2020 IRS FORM 990 INSTRUCTIONS

DEFINITIONS<sup>1</sup>

**Director or trustee.** A “director or trustee” is a member of the organization’s **governing body**, but only if the member has voting rights. A director or trustee that served at any time during the organization’s **tax year** is deemed a current director or trustee.

**Officer.** An **officer** is a person elected or appointed to manage the organization’s daily operations. An officer that served at any time during the organization’s **tax year** is deemed a current officer. The officers of an organization are determined by reference to its organizing document, bylaws, or resolutions of its **governing body**, or as otherwise designated consistent with state law, but, at a minimum, include those officers required by applicable state law. In addition, for purposes of Form 990, treat as an officer the following persons, regardless of their titles.

1. *Top management official.* The person who has ultimate responsibility for implementing the decisions of the governing body or for supervising the management, administration, or operation of the organization.

2. *Top financial official.* The person who has ultimate responsibility for managing the organization’s finances.

If ultimate responsibility resides with two or more individuals (for example, co-presidents or co-treasurers), who can exercise such responsibility in concert or individually, then treat all such individuals as officers.

**Key employee.** For purposes of Form 990, a current **key employee** is an **employee** of the organization (other than an **officer, director or trustee**) who meets all three of the following tests, applied in the following order:

1. *\$150,000 Test:* Receives **reportable compensation** from the organization and all **related organizations** in excess of \$150,000 for the **calendar year** ending with or within the organization’s **tax year**.

2. *Responsibility Test:* At any time during the calendar year ending with or within the organization’s **tax year**:

a. Has responsibilities, powers, or influence over the organization as a whole that is similar to those of officers, directors, or trustees;

b. Manages a discrete segment or activity of the organization that represents 10% or more of the activities, assets, income, or expenses of the organization, as compared to the organization as a whole; or

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<sup>1</sup> The definitions in this Appendix are taken from the IRS 2020 Instructions for Form 990 at page 53.

## Exhibit C

c. Has or shares authority to control or determine 10% or more of the organization's capital expenditures, operating budget, or compensation for **employees**.

3. *Top 20 Test*: Is one of the 20 employees other than officers, directors, and trustees who satisfy the \$150,000 Test and Responsibility Test with the highest reportable compensation from the organization and **related organizations** for the calendar year ending with or within the organization's **tax year**.

If the organization has more than 20 individuals who meet the \$150,000 Test and Responsibility Test, report as **key employees** only the 20 individuals that have the highest reportable compensation from the organization and related organizations. Note that any others, up to five, might be reportable as current **highest compensated employees**, with over \$100,000 in reportable compensation. Use the calendar year ending with or within the organization's tax year for determining the organization's current key employees.

An individual that is not an employee of the organization (or of a disregarded entity of the organization) is nonetheless treated as a key employee if he or she serves as an officer or director of a disregarded entity of the organization and otherwise meets the standards of a key employee set forth above. See Disregarded Entities, later [on page 24 of the Instructions], for treatment of certain employees of a disregarded entity as a key employee of the organization.

If an employee is a key employee of the organization for only a portion of the year, that person's entire compensation for the calendar year ending with or within the organization's tax year, from both the filing organization and related organizations, should be reported in Part VII, Section A. **Management companies** and similar entities that are **independent contractors** should not be reported as key employees. The organization's **top management official** and **top financial official** are deemed officers rather than key employees.



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**BYLAWS/CODE OF REGULATIONS  
OF  
THE ALL-PURPOSE CENTER**

**ARTICLE I  
GENERAL PROVISIONS**

**Section 1. Name**

The name of the Corporation is THE ALL-PURPOSE CENTER INCORPORATED (The All-Purpose Center Inc.) and was established and incorporated in 2024 as a nonprofit organization under the laws of the State of Ohio.

**Section 2. Purposes**

The Corporation is organized exclusively for charitable and educational purposes, including, but not limited to strengthening, empowering youth, their families, and their community, with strong emphasis on low-income persons, including:

- A. Helping youth find their purpose in life their place in the world;
- B. Promoting and establishing workshops, mentoring programs, and educational initiatives to navigate the challenges and opportunities of self-discovery; and
- C. Guiding individuals to their person and professional journey.

The Corporation shall possess all powers which a corporation organized under the General Not-For-Profit Corporation Act of the State of Ohio, as the same from time to time may be amended, shall possess, including all powers which are not in conflict with the aforesaid purposes for which the Corporation is organized.

**Section 3. Limitations**

The Organization shall be nonprofit, nonsectarian, nonpartisan, and shall not support or oppose any candidate for elected public office. However, the Organization may take a nonpartisan position on issues important to the continual expansion and growth of the community. No substantial part of the activities of the Organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of the candidate for public office. Notwithstanding any other provision of this document, the Organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under

**Exhibit D**

section 501(c)3 of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)2 of the Internal Revenue Code, or corresponding section of any future tax code.

**ARTICLE II**  
**FINANCES**

**Section 1. Accounts**

All money received by the Organization shall be placed in a general operating fund except for instances when dollars are raised for special initiatives, in which case the money will be held in a restricted fund for the stated purpose. Surplus funds not obligated through the current year's budget shall be held in such separate reserves as are approved by the Board of Trustees and meet the guidelines of the investment policy.

**Section 2. Disbursements**

No part of the net earnings of the Organization shall inure to the benefit of, or be distributable to its Board Members, Officers, or other private persons, except that the Organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the Purpose clause hereof.

**Section 3. Annual Budget**

The Executive Director shall compile a budget of estimated expenses for the coming fiscal year and shall submit it to the Board of Directors for approval at the Board's next regular meeting following the election of the new Board of Directors and Officers. The budget, as approved by the Board of Directors, together with a financial statement showing assets and liabilities of the Organization as prepared by the Treasurer, shall be retained by the Executive Committee.

**Section 4. Earnings**

No part of the net earnings of the Corporation shall be used to the benefit of any private individual; no part of the income of the Corporation shall be distributed to its Directors or Officers, provided, however, that the payment of reasonable compensation for services rendered or the reimbursement of expenses shall not be deemed a distribution of income. The Board of Directors is empowered to authorize such distributions as it deems appropriate.

**Section 5. Salaries**

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The Board of Directors will hire and fix the compensation of any and all employees which they in their discretion may determine to be necessary for the conduct of the business of the organization.

**Section 6. Budget Revisions**

The Board of Directors shall have authority to approve revisions of revenue and expense items approved in the Annual Budget.

**Section 7. Review of Accounts**

The Accounts of the Organization are reviewed monthly by the Treasurer. A report of the review shall be submitted to the Board of Directors during the regular Board quarterly meetings. The Board may request an audit at their discretion.

**Section 8. Accounting Period**

The annual accounting period for the Corporation shall end on December 31

**Section 8. Dissolution**

Upon the dissolution of the Organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)3 of the Internal Revenue Code or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

**ARTICLE II**  
**MEMBERS**

The Organization shall have no membership as such, and the Directors of the Organization (each a "Director") shall, for the purpose of any statute or rule of law now or hereafter in effect, be taken to be the only members of the Corporation and shall have all the rights and privileges of members.

**ARTICLE III**  
**BOARD OF DIRECTORS**

**Section 1. Authority and Duties**

The governing body of this Corporation shall be the Board of Directors. The Board of

## Exhibit D

Directors shall have general supervision and charge of the property, affairs and finances of the Corporation. The Board shall have all authority allowed to Directors and under Chapter 1702 of the Ohio Revised Code. At least one of the directors elected will be a resident of the State of Ohio and a citizen of the United States.

No Board Member shall serve as a spokesperson for the Organization unless they hold the position of Chair, Vice Chair, Executive Director, or board member authorized by the Board of Trustees.

### **Section 2. Number and Term of Directors**

Subject to the provisions set forth herein, the Board shall consist of no fewer than three (3) and up to fifteen (15) positions. The Executive Committee will consist of the (4) elected positions of Chair, Vice Chair, Treasurer, Secretary (all serving two (2) year terms) and the Immediate Past Chair who shall serve for one (1) year. The Executive Committee may appoint up to eleven (11) Directors.

The Board of Directors by two-thirds (2/3) vote may increase the number of Directors, and by majority vote appoint individuals to fill the vacancies so created. Each Director shall hold such position until a vacancy occurs or such Director is removed and such Director's successor is elected and qualified.

### **Section 2. Management and Personnel**

The Board of Directors is responsible for setting organizational policies, hiring, compensating and discharging employees, and proposing amendments to the Organization's Bylaws. The Board also fills its own vacancies, approves and may remove Officers of the Board. The Board of Director will appoint the position of Executive Director, and any other administrative staff positions considered necessary for the efficient management of the Organization. The Executive Director shall fix all terms related to the performance of the duties assigned to each such position, except for the position of Executive Director, which will report directly to the Board.

### **Section 3. Regular Meetings**

Regular meetings of the Board of Directors shall be held at such times and places as the Board of Directors shall determine. Additional meetings may be called as provided for herein.

### **Section 4. Special Meetings**

Special meetings of the Board of Directors shall be called by the Chair whenever deemed necessary, or upon the request of any two Directors, and shall be held at such time and place as set forth in the notice of the special meeting.

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**Section 5. Notice of Meetings**

Notice stating the date, time, place and the purpose(s) of such meeting shall be given to each Director entitled to notice of the meeting not less than the period specified in Ohio Revised Code Section 1702.31(C) and which meetings may be conducted by any means authorized in Ohio Revised Code Section 1702.31(B).

**Section 6. Quorum**

A majority of the Directors shall constitute a quorum of the Board of Directors. A majority of the Directors present, whether or not a quorum exists, may adjourn any meeting of the Board of Directors to another time and place. After a quorum has been established at a meeting of the Board of Directors, the subsequent withdrawal of Director(s) from the meeting so as to reduce the number of Directors present at the meeting to fewer than the number required for a quorum shall not affect the validity of any action taken by the Board of Directors at the meeting or any adjournment thereof.

**Section 7. Action without a Meeting**

Any action which may be authorized or taken at a meeting of the Board of Directors may be authorized or taken without a meeting with the affirmative vote and approval of all of the Directors, evidenced by a signed writing or writings including email votes of all of the Directors, which writing or writings shall be filed with or entered upon the records of the Corporation.

**Section 8. Removal or Resignation of Directors.**

Any Director may be removed for any reason or no reason whatsoever by a majority vote of all of the Directors serving in such capacity at the time any such vote is taken. Any Director may, by notice in writing to the Board of Directors, resign at any time.

**Section 9. Vacancies** Except as otherwise set forth herein, any vacancy occurring on the Board of Directors because of death, resignation, disability or incapacity shall be filled by the remaining members of the Board of Directors.

ARTICLE IV

OFFICES AND OFFICERS

The Executive Committee is empowered by the Board to take actions that are legally binding and time sensitive in the interim period between Board meetings. Such actions shall be reported at the subsequent Board meeting and entered into that meeting's minutes.

The Executive Committee shall be comprised of the officers; Chair, Vice Chair,

**Exhibit D**

Secretary, Treasurer, and the Past Chair of the Corporation. The Executive Committee cannot adopt, amend or repeal bylaws/code of regulations.

**Section 1. Election and Designation of Officers**

The Board of Directors shall elect a Chair, Vice-Chair, Secretary and Treasurer. All such Officers shall serve as Directors and shall comprise the Executive Committee of the Board of Directors. Officers shall hold offices for a term of two years or until his or her successor is elected and qualified. The terms of office shall be rotated so that Chair and Secretary shall be elected on odd years and Vice-Chair and Treasurer shall be elected on even years.

**Section 2. Removal**

The Board of Directors may remove any officer at any time with or without cause by a two-thirds vote of the Directors then in office.

**Section 3. Vacancies**

A vacancy in any office shall be filled by a majority vote of the Directors.

**ARTICLE V**  
**AUTHORITY, POWER AND DUTIES OF OFFICERS**

**Section 1. Chair**

It shall be the duty of the Chair to preside at meetings of the Corporation and the Board of Directors and also perform such other duties as ordinarily pertains to the office, including, without limitation, promoting the Corporation, and guiding the development of the Corporation. In the absence of an Executive Director the Chair will. The chair will see all records, reports and certificates required by law are properly kept or filed. The Chair will be one of the officers who can sign the checks or drafts of the organization.

**Section 2. Vice-Chair**

It shall be the duty of the Vice-Chair to aid the Chair in their duties. The Vice-Chair assumes all duties of the Chair in the Chair's absence or upon the removal or resignation of the Chair until the Members elect a new Chair.

**Section 3. Secretary**

It shall be the duty of the Secretary to keep the records of the Corporation and the Board of Directors, record the attendance at meetings, send out notices of meetings of the Corporation and Board of Directors, record and preserve the minutes of such meetings,

**Exhibit D**

and to perform such other duties as pertain to the office or as the Board of Directors may from time to time prescribe.

**Section 4. Treasurer**

It shall be the duty of the Treasurer to have the care and custody of all funds, account for the same to the Board of Directors, and to perform such other duties as pertain to the office or as the Board of Directors may from time to time prescribe. The Treasurer will cause to be deposited in a regular bank all funds belonging to the organization, except that the Board of Directors may cause the funds to be invested in any investments that are legal for a nonprofit corporation in this state. The Treasurer has authority to establish such financial accounts for the Corporation as they deem reasonable and necessary in their discretion to carry on the business of the organization. The Treasurer must be one of the officers who will sign checks or drafts of the organization. No special fund may be set aside that will make it unnecessary for the Treasurer to sign the checks issued upon it.

**Section 5. Delegation of Authority and Duties.**

The Board of Directors is authorized to delegate the authority and duties of any Officer to any other Officer and generally to control the action of the officers and to require the performance of duties in addition to those mentioned herein.

**ARTICLE VI**  
**COMMITTEES**

Executive board shall annually appoint up to eleven (11) directors with exception of the Executive Committee. The Chair may rise up any committee at any time with Board approval to perform tasks to further the purpose of the group. Committee positions shall be filled by volunteerism, appointment, and/or election.

The existence of committees shall terminate on the last day of the month following the end of each fiscal year, and thereafter any committee may be continued, reorganized, or staffed only after further affirmative approval by the Board of Directors. Each committee must have at least one Director as a member.

The only committee that shall be perpetual is the Executive Committee. It will consist of the Board Chair, the Vice-Chair, the Treasurer and the Secretary.

**ARTICLE VIII**  
**INDEMNIFICATION**

**Section 1 Indemnification** The Corporation shall indemnify any Director or Officer or

## Exhibit D

any former Director or Officer of the Corporation or any person who is or has served at the request of the Corporation as a Director, Trustee or Officer of another corporation (whether non-profit or for profit), joint venture, trust or other enterprise (and such person's heirs, executors and administrators) against expenses, including attorney's fees, judgment, fines and amounts paid in settlement, actually and reasonably incurred by such person by reason of the fact that such person is or was such Director, Trustee or Officer in connection with any threatened, pending or completed action, suit or proceedings, whether civil, criminal, administrative or investigative to the extent and according to the procedures and requirements set forth in the Ohio Non-Profit Corporation Law. The indemnification provided for herein shall not be deemed to restrict the right of the Corporation to indemnify employees, agents and others as permitted by such law.

**Section 2 Purchase of Insurance** The Corporation may purchase and maintain insurance on behalf of any person who is or was a Director, Officer or employee of the Corporation, or is or was serving at the request of the Corporation as a Director, Trustee, Officer or employee of another corporation (whether non-profit or for profit), partnership, joint venture, trust or other enterprise against any liability asserted against such person and incurred by such person in any such capacity, or arising out of such person's status, whether or not the Corporation would have the duty to indemnify such person against such liability under the provisions of this Article IV or of the Ohio Non-Profit Corporation Law.

**ARTICLE X**  
**CONFLICT OF INTEREST**

Any Director, Officer, employee, Member, agent or volunteer of the Corporation, having an interest, direct or indirect, in a contract or other transaction which is presented to the Board of Directors or a committee thereof for authorization, approval or ratification shall give prompt, full and frank disclosure of such interested person's interest to the Board of Directors or committee prior to its acting on such contract or transaction. Such contract or transaction shall be authorized, approved or ratified only upon a favorable vote of at least two-thirds (2/3) of all the Directors present and voting at such meeting. Such interested person shall not vote on, nor use such interested person's personal influence on, nor participate (other than to present factual information or to respond to questions) in the discussions or deliberations with respect to such contract or transaction. Such interested person may not be counted in determining the existence of a quorum at any meeting where the contract or transaction is under discussion or is being voted upon. The minutes of the meeting shall reflect the disclosure made, the vote taken and, where applicable, the abstention from voting and participation, and whether a quorum was present.



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ARTICLE XI  
PROVISIONS IN ARTICLES OF INCORPORATION

This Code of Regulations is at all times subject to the provisions of the Articles of Incorporation of the Corporation, as may be amended from time to time.

ARTICLE XIII  
AMENDMENTS

This Bylaws/Code of Regulations of the Corporation may be amended by the Board of Directors from time to time. Upon an amendment proposal, the Secretary shall notify all Board Members that an amendment vote shall take place at the next regularly scheduled meeting. An affirmative vote of two-thirds of the Board Members present at the meeting shall be required to amend this Bylaws/Code of Regulations.

\* \* \* \* \*

Adopted \_MARCH, 2024

**Entity#:** 2291166  
**Filing Type:** DOMESTIC LIMITED LIABILITY COMPANY  
**Original Filing Date:** 04/29/2014  
**Location:** ---  
**Business Name:** UPFAD UNLIMITED POSSIBILITIES FOR ALL  
DISABILITIES,LLC  
**Status:** Active  
**Exp. Date:** -

## Agent/Registrant Information

NICOLE CARTER  
305 N ROOSEVELT AVEAPT 1  
COLUMBUS OH 43209  
04/29/2014  
Active

## Filings

Filing Type	Date of Filing	Document ID
OHIO LLC - ARTICLES OF ORGANIZATION	04/29/2014	201412000498

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

*I, Frank LaRose, Secretary of State of the State of Ohio, do hereby certify that this is a list  
of all records approved on this business entity and in the custody of the Secretary of State.*



*Witness my hand and the seal of the  
Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

A handwritten signature in blue ink, reading "Frank LaRose".

**Entity#:** 1893644  
**Filing Type:** CORPORATION FOR NON-PROFIT  
**Original Filing Date:** 11/03/2009  
**Location:** COLUMBUS-  
**Business Name:** YAY BIKES!  
  
**Status:** Active  
**Exp. Date:** 10/11/2028

## Agent/Registrant Information

JOY LANHAM  
921 NORTH HIGH  
COLUMBUS OH 43201  
09/12/2022  
Active

## Filings

Filing Type	Date of Filing	Document ID
DOMESTIC ARTICLES/NON-PROFIT	11/03/2009	200930700968
DOMESTIC/AMENDED RESTATED ARTICLES	06/22/2010	201017400829
CERTIFICATE OF CONTINUED EXISTENCE	08/06/2012	201222301146
TRADE NAME/ORIGINAL FILING	04/22/2014	201411201267
LETTER/RENEWAL NOTICE MAILED	04/05/2017	201709500496
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	08/14/2017	201722600936
DOMESTIC AGENT ADDRESS CHANGE	11/16/2017	201732001626
DOMESTIC/REINSTATEMENT	11/28/2017	201733402202
LETTER/RENEWAL NOTICE MAILED	07/27/2022	202220800138
DOMESTIC AGENT SUBSEQUENT APPOINTMENT	09/12/2022	202225506030
CANCELED/FAILURE TO FILE/STATEMENT CONT. EXISTENCE	09/28/2023	202327100380

**Thu Apr 03 2025**

DOMESTIC/REINSTATEMENT

10/11/2023

202328400904

UNITED STATES OF AMERICA  
STATE OF OHIO  
OFFICE OF SECRETARY OF STATE

*I, Frank LaRose, Secretary of State of the State of Ohio, do hereby certify that this is a list of all records approved on this business entity and in the custody of the Secretary of State.*



*Witness my hand and the seal of the  
Secretary of State at Columbus,  
Ohio this 3rd of April, A.D. 2025*

*Ohio Secretary of State*

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