



TOM ADAMS
SECRETARY OF STATE

Secretary of State

STATE OF FLORIDA
THE CAPITOL
TALLAHASSEE
32304

January 22, 1968

Thomas M. Donahoo, Esquire
Attorney at Law
Barnett Bank Building
Jacksonville, Florida 32202

Dear Mr. Donahoo:

FRIDAY MUSICALE, INC.,
a corporation not for profit, has filed documents as
indicated on Jan. 22, 1968.

- Check in the amount of \$ 30.
- New Articles of Incorporation
- Articles of Incorporation from a Circuit Court with affidavit.
- Articles of Reincorporation.
- Amending Articles of Incorporation of record in this office.
- Amending Articles of Incorporation from a Circuit Court.
- Articles of Merger or Consolidation.
- Certificate of Dissolution.
- Petition for change of status to or from a corporation not for profit, and new Articles of Incorporation.
- Resident Agent Certificate.
- Resident Agent form enclosed (to be completed and returned for filing)
- Corporation report due July 1 of each year.
- Enclosures or details of filing:

One certified copy.

With kindest regards, I remain

Sincerely,

TOM ADAMS
Secretary of State

By *Nettie Sims*
(Mrs.) Nettie Sims
Nonprofit Supervisor
Corporations Division

NS/sg

Enclosure

State of Florida

Secretary of State



I, Tom Adams, Secretary of State of the State of Florida,
Do Hereby Certify That the following is a true and correct copy of

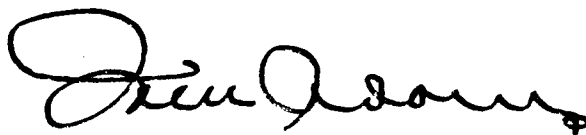
Certificate of Reincorporation of FRIDAY MUSICALE, --- the original charter having been filed in the Circuit Court of Duval County, Florida, on the 3rd day of June, A. D., 1929, according to documents filed in this office, --- REINCORPORATING under the present corporate name of

FRIDAY MUSICALE, INC.

a corporation not for profit, organized and existing under the Laws of the State of Florida, filed on the 22nd day of January, A. D., 1968, pursuant to Chapter 617, Florida Statutes, as shown by the records of this office.

Given under my hand and the Great Seal of the
State of Florida at Tallahassee, the Capital,
this the 22nd day of January,
A.D. 19 68.




Secretary of State

ARTICLES OF INCORPORATION

OF

FRIDAY MUSICALE, INC.

THE UNDERSIGNED SUBSCRIBERS to these ARTICLES, each a natural person, competent to contract, hereby associate themselves together to form a CORPORATION NOT FOR PROFIT under the provisions of Florida Statutes Chapter 617, Part I, and further agree to the following terms and conditions:

ARTICLE I - NAME AND LOCATION

1.01 - NAME - The name of this Corporation shall be:
FRIDAY MUSICALE, INC.

1.02 - LOCATION - The post office address of the principal office of this Corporation shall be 645 Oak Street, Jacksonville, Florida, 32204.

1.03 - RELOCATION - The Board of Directors may from time to time move the principal office to any other location in Duval County, Florida.

ARTICLE 2 - PURPOSE

2.01 - GENERAL - (a) The general nature of the object of the Corporation shall be first, to advance the interest and promote the culture of musical art in Jacksonville, Florida and second, the mutual improvement of its members. This Corporation is organized and shall be operated exclusively for charitable, scientific or educational purposes, including for such purposes, the making of distributions to organizations

FILED
JAN 22 1970
STATE
OF FLORIDA
JACKSONVILLE

that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1954 or of the corresponding or amended provisions of future Internal Revenue Laws. No part of the net earnings shall inure to the benefit of or be distributed to any of its members, Board of Directors, Officers or any private individual and no substantial part of the activities shall be carrying on propaganda, or otherwise attempting to influence legislation, and it shall not participate in, or intervene in (including the publishing or distributing of statements) any political campaign on behalf of any candidate for public office.

(b) Notwithstanding any other provision of these ARTICLES, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from income taxes under Section 501(c)(3) of the Internal Revenue Code of 1954 and its Regulations as they now exist or as they may hereafter be amended, or by an organization contributions to which are deductible under Section 170(c)(2) of the Code and Regulations as they now exist or as they may hereafter be amended.

2.02 - DEDICATION OF ASSETS - (a) No member, director or officer of the Corporation, or any private individual, shall be entitled to share in the distribution of any of the corporate assets upon dissolution.

(b) Upon dissolution of the Corporation or the winding up of its affairs, the net assets of the Corporation shall be distributed in the discretion of the Board of Directors

to any exclusively charitable, scientific or educational organizations which will then qualify under the provisions of Section 501(c)(3) of the Internal Revenue Code of 1954 and its Regulations as they now exist or as they may hereafter be amended.

ARTICLE 3 - MEMBERS

3.01 - GENERAL - Any person may become a member of this Corporation who has been elected to membership by the Executive Board in the manner as may be provided by the By-Laws. There may be established and qualified according to the terms of the By-Laws of the Corporation such class or classes of membership - voting, honorary, associate or other, as deemed to be for the best interest of the Corporation.

ARTICLE 4 - EXISTENCE

4.01 - TERM - This Corporation shall exist perpetually until dissolved according to law.

ARTICLE 5 - SUBSCRIBERS
BOARD OF DIRECTORS AND OFFICERS

5.01 - NAMES AND ADDRESSES - The subscribers to these ARTICLES, the Board of Directors and the officers of this corporation are as indicated below:

<u>NAME</u>	<u>OFFICE</u>	<u>ADDRESS</u>
Mrs. Lloyd T. Thurmond	Director President	1872 Greenwood Avenue Jacksonville, Florida
Mrs. Frank P. Maxwell	Director First Vice President	1142 Market Street Jacksonville, Florida

shall be filled by the Executive Board.
 elective offices in the interval between annual election meetings

5.03 - VACANCY - All vacancies which may occur in the

than three (3) members nor more than fifty (50) members.
 membership of the Board of Directors shall consist of not less
 such duties as the Board of Directors may prescribe. The
 other offices at its pleasure and such officers shall perform
 also serve as Directors. The Board of Directors may create

5.02 - DESIGNATION - The offices of the Corporation shall
 consist of those officers indicated in paragraph 5.01, who shall

NAME	OFFICE	ADDRESS
Mrs. Edmund Simon	Director	350 University B Jacksonville, Fla.
Mrs. Raleigh Lee Stubbs	Director	4904 Prince Edward Jacksonville, Fla.
Mrs. Robert H. Spiro	Director	University Boulevard Jacksonville, Fla.
Mrs. Oscar Barnett	Director	1021 Greenridge Road Jacksonville, Florida
Miss Elizabeth Larsen	Director	1492 Birmingham Road Jacksonville, Florida
Miss Vesta C. Sanders	Director	1264 Eutaw Place Jacksonville, Florida
Mrs. Alfred R. Walker	Director	1868 Stanford Road Jacksonville, Florida
Mrs. John J. Powell, Jr.	Director	4942 Prince Edward Dr Jacksonville, Florida
Mrs. George B. Williams	Director	1738 Holly Oaks Lake Road East Jacksonville, Florida
Librarian	Librarian	
Historian	Historian	
Secretary	Secretary	
Treasurer	Treasurer	
Corresponding	Corresponding	
President	President	
Second Vice	Second Vice	
Third Vice	Third Vice	
Fourth Vice	Fourth Vice	
Fifth Vice	Fifth Vice	
Sixth Vice	Sixth Vice	
President	President	

5.04 - TERM AND ELECTION - The officers and Directors indicated in paragraph 5.01 shall serve until their successors are elected. Election of officers and Directors shall be conducted at the Annual Meeting of the Corporation to be held on the first Friday in April of each year, for a term of one year from the 10th day of May following the election.

ARTICLE 6 - EXECUTIVE BOARD

6.01 - NAMES AND ADDRESSES - The Executive Board all of whom are residents of Jacksonville, Florida except as noted shall be:

<u>NAME</u>	<u>ADDRESS</u>
Mrs. Lloyd T. Thurmond	1872 Greenwood Avenue
Mrs. Frank P. Maxwell	1142 Market Street
Mrs. Edmund Simon	350 University Boulevard, N.
Mrs. Roleigh Lee Stubbs	4904 Prince Edward Drive
Mrs. Robert H. Spiro	University Boulevard
Mrs. Oscar Barnett	1021 Greenridge Road
Miss Elizabeth Larsen	1492 Birmingham Road S.
Miss Vesta C. Sanders	1264 Eutaw Place
Mrs. Alfred Walker	1868 Stanford Road
Mrs. John J. Powell, Jr.	4942 Prince Edward Drive
Mrs. George B. Williams	1738 Holly Oaks Lake Road, E.
Mrs. John J. Peacock	2463 Jose Circle, S.
Mrs. Henry G. Miller	2200 Miller Oaks Circle
Mrs. Chester F. Cluxton	3625 Hedrick Street
Mrs. Leon E. Forbes	1638 Geraldine Drive
Mrs. William S. Royall, Jr.	2782 Green Bay Lane

6.02 - NUMBER - The aforementioned officers with at least five (5) other members of the Corporation to be appointed by the President shall constitute the Executive Board.

ARTICLE 7 - BY-LAWS

7.01 - PROMULGATION - The By-Laws of this Corporation shall be made, amended and revoked by a majority vote of members present at any regular or special business meeting and in the manner to be provided for in the By-Laws.

ARTICLE 8 - AMENDMENTS
TO ARTICLES

8.01 - MANNER - These ARTICLES may be amended by the Resolution of the Board of Directors adopted by majority vote at any duly called and constituted meeting of the Board.

ARTICLE 9 - INDEBTEDNESS

9.01 - AMOUNT - The highest amount of indebtedness or liability to which the Corporation may at any time subject itself shall never be greater than two-thirds (2/3) of the value of the property of the Corporation.

ARTICLE 10 - PURPOSE FOR FILING

These Articles are filed with the Secretary of State of the State of Florida pursuant to Florida Statutes Chapter 617 to amend, in part, the original charter filed the 3rd day of June, 1929 with the Circuit Court of the Fourth Judicial Circuit. Except as otherwise amended herein, the Charter of 1929 shall remain the original Charter and have full force and effect as such and its subscribing members shall continue to be acknowledged as the original charter members of this organization.

WE, THE UNDERSIGNED, being each of the original subscribers to these ARTICLES, for the purpose of forming a Corporation Not For Profit make, subscribe and file these ARTICLES for the purposes hereinbefore enumerated.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 12th day of January, A. D. 1968.

In the presence of:

Thomas M. Donahoo

Mrs. Lloyd T. Thurmond
Mrs. Lloyd T. Thurmond

Thomas M. Donahoo

Mrs. Frank P. Maxwell
Mrs. Frank P. Maxwell

Thomas M. Donahoo

Mrs. Edmund Simon
Mrs. Edmund Simon

Thomas M. Donahoo

Mrs. Raleigh Lee Stubbs
Mrs. Raleigh Lee Stubbs

Thomas M. Donahoo

Mrs. Robert H. Spiro
Mrs. Robert H. Spiro

Thomas M. Donahoo

Mrs. Oscar Barnett
Mrs. Oscar Barnett

Thomas M. Donahoo

Miss Elizabeth Larsen
Miss Elizabeth Larsen

Thomas M. Donahoo

Miss Vesta C. Sanders
Miss Vesta C. Sanders

Thomas M. Donahoo

Mrs. Alfred R. Walker
Mrs. Alfred R. Walker

Thomas M. Donahoo

Mrs. John J. Powell, Jr.
Mrs. John J. Powell, Jr.

Thomas M. Donahoo

Mrs. George B. Williams
Mrs. George B. Williams

