Public Law 87-817

To incorporate the American Symphony Orchestra League.

October 15, 1962 [S. 3338]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following persons-

American Symphony Orches-tra League, in-

corporation.

Harold Gregory, Salt Lake City, Utah;

Samuel R. Rosenbaum, Philadelphia, Pennsylvania;

Mrs. Harry Fagg, Beaumont, Texas; Frank E. Joseph, Shaker Heights, Ohio; John D. Wright, Phoenix, Maryland;

Doctor George Szell, Cleveland, Ohio;

Henry Denecke, Cedar Rapids, Iowa;

Harry Levenson, Worcester, Massachusetts;

Theodore C. Russell, Jackson, Mississippi; Stanley Williams, Milwaukee, Wisconsin; Oliver M. Clegg, Magnolia, Arkansas; R. Philip Hanes, Junior, Winston-Salem, North Carolina;

Mrs. Ben Hale Golden, Lookout Mountain, Tennessee; Miles F. Portlock, Junior, Orkney Springs, Virginia;

Mrs. B. H. Littlefield, Bradenton, Florida;

Cecil W. Slocum, Omaha, Nebraska;

Max Rudolph, Cincinnati, Ohio;

Mrs. Ward T. Langstroth, Billings, Montana;

Elden Bayley, Springfield, Ohio; George Barati, Honolulu, Hawaii;

Mrs. Albert C. Olsen, Buffalo, New York; John Edwards, Pittsburgh, Pennsylvania; Mrs. Mignonne P. Ladin, New York, New York;

Leslie C. White, Doraville, Georgia;

Mrs. Fitzgerald Parker, Nashville, Tennessee;

Doctor Peter Paul Fuchs, Baton Rouge, Louisiana;

R. Wilton Billstein, Woodbury, New Jersey; Mrs. Elizabeth S. Greene, West Hartford, Connecticut; Gibson Morrissey, Roanoke, Virginia;

Alfred C. Connable, Kalamazoo, Michigan; Mrs. Holmes Frederick, Greenville, South Carolina;

William Steinberg, Pittsburgh, Pennsylvania;

Virginia Wartman, Allentown, Pennsylvania;

Robert L. Conn, Springfield, Illinois;

Paul O. Grammer, Essex Fells, New Jersey;

Henry Janiec, Spartanburg, South Carolina; Charles B. Stacy, Charleston, West Virginia;

Doctor James Christian Pfohl, Charlotte, North Carolina;

Frederick I. Moyer, Castle Rock, Colorado;

Thomas D. Perry, Junior, Hingham, Massachusetts; Carlos Moseley, New York, New York; Mrs. G. Robert Herberger, Scottsdale, Arizona;

James P. Robertson, Wichita, Kansas; Myron Levite, Brooklyn, New York;

Mrs. Leo R. Pflaum, Wayzata, Minnesota;

and their successors, are hereby created and declared to be a body corporate by the name of American Symphony Orchestra League (hereinafter referred to as the corporation) and by such name shall be known and have perpetual succession and the powers, limitations, and restrictions herein contained.

COMPLETION OF ORGANIZATION

Sec. 2. A majority of the persons named in the first section of this Act are authorized to complete the organization of the corporation by the selection of officers and employees, the adoption of a constitution and bylaws not inconsistent with this Act, and the doing of such other acts as may be necessary for such purpose.

PURPOSES OF THE CORPORATION

Sec. 3. The purposes of the corporation shall be to—

(1) serve as a coordinating, research and educational agency and clearinghouse for symphony orchestras in order to help strengthen the work in their local communities;

(2) assist in the formation of new symphony orchestras;

(3) through suitable means, encourage and recognize the work of America's musicians, conductors, and composers; and

(4) aid the expansion of the musical and cultural life of the United States through suitable educational and service activities.

CORPORATE POWERS

Sec. 4. The corporation shall have power—

(1) to have succession by its corporate name;

(2) to sue and be sued, complain and defend in any court of competent jurisdiction;

(3) to adopt, use, and alter a corporate seal;

(4) to choose such officers, managers, agents, and employees

as the business of the corporation may require;

(5) to adopt, amend, and alter a constitution and bylaws, not inconsistent with the laws of the United States or any State in which the corporation is to operate, for the management of its property and the regulation of its affairs;

(6) to contract and be contracted with;

(7) to take by lease, gift, purchase, grant, devise, or bequest from any private corporation, association, partnership, firm, or individual and to hold any property, real, personal, or mixed, necessary or convenient for attaining the objects and carrying into effect the purposes of the corporation, subject, however, to applicable provisions of law of any State (A) governing the amount or kind of property which may be held by, or (B) otherwise limiting or controlling the ownership of property by, a corporation operating in such State;

(8) to transfer, convey, lease, sublease, encumber, and other-

wise alienate real, personal, or mixed property; and

(9) to borrow money for the purposes of the corporation, issue bonds therefor, and secure the same by mortgage, deed of trust, pledge, or otherwise, subject in every case to all applicable provisions of Federal and State laws.

PRINCIPAL OFFICE; SCOPE OF ACTIVITIES; DISTRICT OF COLUMBIA AGENT

Sec. 5. (a) The principal office of the corporation shall be located in Charleston, West Virginia, or in such other place as may be later determined by the board of directors, but the activities of the corporation shall not be confined to that place, but may be conducted throughout the United States, the Commonwealth of Puerto Rico, and the territories and possessions of the United States.

(b) The corporation shall have in the District of Columbia at all times a designated agent authorized to accept service of process for

the corporation; and notice to or service upon such agent, or mailed to the business address of such agent, shall be deemed notice to or service upon the corporation.

MEMBERSHIP; VOTING RIGHTS

Sec. 6. (a) Eligibility for membership in the corporation and the rights, privileges, and designation of classes of members shall, except as provided in this Act, be determined as the constitution and bylaws of the corporation may provide.

of the corporation may provide.

(b) Each member of the corporation, other than honorary, sustaining or associate members, shall have the right to one vote on each matter submitted to a vote at all meetings of the members of the

corporation.

BOARD OF DIRECTORS; COMPOSITION, RESPONSIBILITIES

Sec. 7. (a) Upon the enactment of this Act the membership of the initial board of directors of the corporation shall consist of the following persons:

R. Wilton Billstein, Woodbury, New Jersey; Igor Buketoff, Fort Wayne, Indiana; Mrs. Ronald A. Dougan, Beloit, Wisconsin; Mrs. J. W. Graham, Sioux City, Iowa; Howard Harrington, Detroit, Michigan; William Herring, Winston-Salem, North Carolina; Harold Kendrick, New Haven, Connecticut; Robert MacIntyre, Birmingham, Alabama; Thomas Perry, Junior, Boston, Massachusetts; Mrs. H. W. Roberts, Dallas, Texas; Mrs. Jouett Shouse, Washington, District of Columbia; Alan Watrous, Dallas, Texas; John S. Edwards, Pittsburgh, Pennsylvania; Mrs. Fred Lazarus III, Cincinnati, Ohio; Charles W. Bonner, Fresno, California; Alfred Connable, Kalamazoo, Michigan; Victor Feldbrill, Winnipeg, Manitoba, Canada; Mrs. Gerald S. Greene, West Hartford, Connecticut; Mrs. G. Robert Herberger, Scottsdale, Arizona; Thomas Iannaccone, Rochester, New York; Dr. Richard Lert, Hollywood, California; Mrs. Fitzgerald Parker, Nashville, Tennessee; Mrs. Leo R. Pflaum, Wayzata, Minnesota; Miss Helen Ryan, Orlando, Florida; Hene lone innounce to surgest George Szell, Cleveland, Ohio; Jackson Wiley, Springfield, Ohio; George Irwin, Quincy, Illinois; R. H. Wangerin, Louisville, Kentucky.

(b) Thereafter, the board of directors of the corporation shall consist of such number, shall be selected in such manner (including the filling of vacancies), and shall serve for such term as may be prescribed in the constitution and bylaws of the corporation.

(c) The board of directors shall be the governing board of the corporation and, during the intervals between the meetings of members, shall be responsible for the general policies and program of the corporation and for the control of all contributed funds as may be raised by the corporation.

OFFICERS; ELECTION AND DUTIES OF OFFICERS

Sec. 8. (a) The officers of the corporation shall be a president, one or more vice presidents (as may be prescribed in the constitution and bylaws of the corporation), a secretary, and a treasurer, and one or more assistant secretaries and assistant treasurers as may be provided in the constitution and bylaws.

(b) The officers of the corporation shall be elected in such manner and for such terms and with such duties as may be prescribed in the

constitution and bylaws of the corporation.

USE OF INCOME; LOANS TO OFFICERS, DIRECTORS, OR EMPLOYEES

Sec. 9. (a) No part of the income or assets of the corporation shall inure to any of its members, directors, or officers as such, or be distributable to any of them during the life of the corporation or upon its dissolution or final liquidation. Nothing in this subsection, however, shall be construed to prevent the payment of compensation to officers of the corporation in amounts approved by the board of directors of the corporation.

(b) The corporation shall not make loans to its officers, directors, or employees. Any director who votes for or assents to the making of a loan or advance to an officer, director, or employee of the corporation, and any officer who participates in the making of such a loan or advance, shall be jointly and severally liable to the corporation for the

amount of such loan until the repayment thereof.

NONPOLITICAL NATURE OF CORPORATION

Sec. 10. The corporation, and its officers and directors as such, shall not contribute to or otherwise support or assist any political party or candidate for public office.

LIABILITY FOR ACTS OF OFFICERS AND AGENTS

SEC. 11. The corporation shall be liable for the acts of its officers and agents when acting within the scope of their authority.

PROHIBITION AGAINST ISSUANCE OF STOCK OR PAYMENT OF DIVIDENDS

Sec. 12. The corporation shall have no power to issue any shares of stock or to declare or pay any dividends.

BOOKS AND RECORDS; INSPECTION

Sec. 13. The corporation shall keep correct and complete books and records of account and shall keep minutes of the proceedings of its members, board of directors, and committees having any authority under the board of directors; and it shall also keep at its principal office a record of the names and addresses of its members entitled to vote. All books and records of the corporation may be inspected by any member entitled to vote, or his agent or attorney, for any proper purpose, at any reasonable time.

AUDIT OF FINANCIAL TRANSACTIONS

Sec. 14. (a) The accounts of the American Symphony Orchestra League shall be audited annually in accordance with generally accepted auditing standards by independent certified public accountants or independent licensed public accountants, certified or licensed by a regulatory authority of a State or other political subdivision of the United States. The audit shall be conducted at the place or places where the accounts of the corporation are normally kept. All books, accounts, financial records, reports, files, and all other papers, things, or property belonging to or in use by the corporation and necessary to facilitate the audit shall be made available to the person or persons conducting the audit; and full facilities for verifying transactions with the balances or securities held by depositories, fiscal agents, and custodians shall be afforded to such person or persons.

(b) A report of such audit shall be made by the corporation to the Congress not later than March 1 of each year. The report shall set forth the scope of the audit and shall include a verification by the person or persons conducting the audit of statements of (1) assets and liabilities, (2) capital and surplus or deficit, (3) surplus or deficit analysis, (4) income and expense, and (5) sources and application of funds. Such report shall not be printed as a public document.

USE OF ASSETS ON DISSOLUTION OR LIQUIDATION

Sec. 15. Upon dissolution or final liquidation of the corporation, after discharge or satisfaction of all outstanding obligations and liabilities, the remaining assets, if any, of the corporation shall be distributed in accordance with the determination of the board of directors of the corporation and in compliance with the constitution and bylaws of the corporation and all Federal and State laws applicable thereto.

EXCLUSIVE RIGHT TO NAME, EMBLEM, SEALS, AND BADGES

Sec. 16. The corporation shall have the sole and exclusive right to the name "American Symphony Orchestra League" and to have and to use in carrying out its purposes distinctive insignia, emblems and badges, descriptive or designating marks, and words or phrases as may be required in the furtherance of its functions. No powers or privileges hereby granted shall, however, interfere or conflict with established or vested rights.

TRANSFER OF ASSETS

Sec. 17. The corporation may acquire the assets of the American Symphony Orchestra League, Incorporated, a corporation organized under the laws of the States of Virginia and Michigan, upon discharging or satisfactorily providing for the payment and discharge of all of the liability of such corporation and upon complying with all laws of the States of Virginia and Michigan applicable thereto.

RESERVATION OF RIGHT TO AMEND OR REPEAL CHARTER

Sec. 18. The right to alter, amend, or repeal this Act is expressly reserved.

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Approved October 15, 1962.