# NEIGHBORHOOD DEVELOPMENT FUND Not-for-Profit Transmittal and Approval Form

Applicant/Program: The Spirit of the Drum /Ann	ual Da Ville Classic Drum Line Showcase
Kentucky Center for the Performing Arts undeserved urban core communities to	al Da Ville Classic Drum line showcase at the s, designed to reconnect Metro Louisville's the Marching Band traditions and educational ack Colleges and Universities on Friday April 20th
Is this program/project a fundraiser? Is this applicant a faith based organization? Does this application include funding for sub-g	Yes No Yes No Yes No Yes No Yes No
within Metro Council guidelines and request ap	evelopment Fund Application and have found it complete and opproval of funding in the following amount(s). I have read the e furthered by the funds requested and I agree that the public he disclosure section below, if required.
District # Council Member Signature	$\frac{\#_{1500,\infty}}{\text{Amount}} \qquad \frac{4/20/15}{\text{Date}}$
Primary Sponsor Disclosure List below any personal or business relationshis organization, its volunteers, its employees or m	p you, your family or your legislative assistant have with this nembers of its board of directors.
Approved by:	
Appropriations Committee Chairman	Date
Clerk's Office Only:	
Request Amount:	Committee Amended Appropriation:
Original Appropriation:	Council Amended Appropriation:
1 Page Effective February 2014	REVIEWED

DATE 4/20/15 TIME 3:45

Department/Project:		301 31 32 34 34 35 34 34 35 34 34 35 34 34 34 34 34 34 34 34 34 34 34 34 34		

Additional Signatures

I have reviewed this request for an expenditure of city tax dollars, and have determined the funds will be used for a public purpose.

	7		
3 District #	Mylyc Dorlos Council Member Signature	/, 000 Amount	4/2/15 Date
6 District #	Council Member Signature	Amount	4/2/15 Date
District #	20 liss Shanke. Council Member Signature	Amount	4/2/15 Date
5 District #	Calcii B. Hamah Council Member Signature		4-8-15 Date
District #	Council Member Signature	Amount	Date
District #	Council Member Signature	Amount	Date
District #	Council Member Signature	Amount	Date
District #	Council Member Signature	Amount	Date
District #	Council Member Signature	Amount	Date
District #	Council Member Signature	Amount	Date
District #	Council Member Signature	Amount	Date

NDF NON-PROFIT APPLICATION CHECKLIST	
Legal Name of Applicant Organization: River City Drum Corp Cultural Art Institute, Inc.	
Program Name: Spirit of the Drum Request Amount: \$12,000.00	Yes/No/NA
Request form: Is the NDF request form signed by all Council Member(s) appropriating funding?	yes
Request form: Is the funding proposed less than or equal to the request amount?	yes
<b>Request form:</b> Have all known Council or Staff relationships to the Agency been adequately disclosed on the cover sheet?	yes
Application Page 1: Has prior Metro funds committed/granted been disclosed?	yes
Application Page 1: Is the application properly signed and dated by authorized signatory?	yes
<b>Application Page 3:</b> Reimbursement funding – One or two boxes checked if any expenses are incurred before the grant award period. Is all required documentation included?	yes
<b>Application Pages 3 – 5:</b> Is the proposed public purpose of the program well-documented?	yes
Application 4: Is there adequate documentation of how the proceeds of the fundraiser will be spent?	yes
<b>Application Budget Page 6:</b> Does the application budget reflect only the revenue and expenses of the project/program (page 6) if the request is not an operating budget request? Is all detail schedules included for "Metro, Non Metro and Total" expense funds for client assistance, community events & festivals and other expenses? And does the Non-Metro Revenue equal the Non-Metro expenses?	yes
Faith Based Organizations: Is the signed Faith Based Form signed and included?	N/A
Jefferson County Only: Will all funding be spent in Louisville/Jefferson County?	yes
Capital Project(s) request: Is the cost estimate(s) from proposed vendor(s) included?	N/A
Good Standing: Is the entity in good standing with:  • Kentucky Secretary of State – include Secretary of State website information on organization  • Louisville Metro Government – check OMB monthly report filed in Council Financial Reports  • Internal Revenue Service – most recent Form 990 included	yes
<b>Separate Taxing Districts:</b> If Metro funding is for a separate taxing district, is the funding appropriated for a program outside the legal responsibility of that taxing district?	no
Small Cities: Is the resolution included agreeing to partner with Louisville Metro on the capital project? (IRS Determination letter not required, Form 990 not required, but KY SOS acknowledgement is)	no
Operating Requests: Is recommended operating funding less than or equal to 33% of total operating budget?	
IRS Exempt Proof: Is proof of Tax Exempt status of 501(c) 3, 4, 6, 19, 1120-H included?	yes
Operating Budget: Is the organization's current fiscal year operating budget included?	yes
Ordinance Required: Is the amount committed by Council members greater than \$5,000 to any one project/program within an organization in this fiscal year.	yes
Board Members: Is the entity's board member list (with term length/term limits) included?	yes
Staff: Is a list of the highest paid staff included with their expected annual personnel costs?	yes
Annual Audit: Is the most recent annual audit (if required by organization) included?	yes
Rent Requests: Is a copy of signed lease included?	N/A
Articles of Incorporation: Are the Articles of Incorporation of the organization included?	yes
IRS Form W-9: Is the IRS Form W-9 included?	yes
Evaluation Forms: Are the evaluation forms (if program participants are given evaluation forms) included?	
Affirmative Action: Affirmative Action/Equal Employment Opportunity plan and/or policy statement included (if required by the organization)?	
Prepared by: A Mary Herry Date: 3/30/2015	



## LOUISVILLEMETROCOUNCILNEIGHBORHOODDEVELOPMENTFUNDAPPLICATION

	SECTION1-A	APPLICANTINFORMATION	V MARKET STATE OF THE STATE OF
Legal Name of Applic	ant Organization: River City D	Orum Corp Cultural Arts I	nstitute, Inc.
(aslistedon: <u>http://www.so</u>	s.ky.gov/business/records)		
Main Office Street &	Mailing Address: 3308 Char	uncey Avenue	
Website:			
Applicant Contact:	Edward R White	Title:	Executive Director
Phone:	502 772-7660	Email:	rivercitydrumcor@bellosuth.net
Financial Contact:	Edward R. White	Title :	Executive Director
Phone: 503-772-76	60	Email: rivercitydrun	ncor@bellsouth.net
GEOGRAPHICALAREA for the Performing A	sentative who attended NDF A(S)WHEREPROGRAMACTIVIT rts 501 West Main Street Loca 0216, 40212, 40214, 40215, 40	IESARE(WILLBE)PROVIDE ation(s): Council Di	hite D Program Facility Kentucky Center strict(s): 1,2,3,4,5,6,7,23
The state of the s	SECTION2-PROGRAMRE	QUEST&FINANCIALINFO	RMATION
PROGRAM/PROJECT	NAME: Spirit of the Drum T	otal Request:(\$) 12,00	00.00 Total Metro Award
(this program)in pre	vious year:(\$) -0- Pur	pose of Request (check a	ll that apply):
☐ Operatin	gFunds(generallycannotexcee	d33%ofagency'stotalope	ratingbudget)
☐ Programr	ning/services/eventsfordirectb	oenefittocommunityorqu	alifiedindividuals
☐ CapitalPro	ojectoftheorganization(equipn	nent,furnishing,building,e	etc)
The Following are Re	quired Attachments:		
	Determination Letter	Signed lease if re	ent costs are being requested
Current Year Proje		IRSFormW9	
List of Board of Directo	rs (include term & term limits		s if used in the proposed program
			required by organization)
Current financial sta			
Most recent IRS For Articles of Incorpora		Faith Based Or	rganization Certification Form, if required
Articles of incorpora	tion	√ Staffincludingthe	3highestpaidstaff Cost
estimates from propose	ed vendor if request is for capita e		
Forthecurrentfiscaly	earendingJune30,list allfundsa	ppropriated and/orreceiv	red from Louis ville Metro
	ranyother programor expense, i		
	or Metro Council Appropriation (	NeighborhoodDevelopm	entFunds).Attachadditional sheet if
necessary.			
Source:	External Agency	Amount: (\$)	11,900.00
Source:		Amount :(\$)	
Source:		Amount :(\$)	

Page1

EffectiveApril2014

Applicant's Initials EW



#### **NEIGHBORHOOD DEVELOPMENT**

Has the applicant contacted the BBB Charity Review for participation?

Has the applicant met the BBB Charity Review Standards?

Yes



No

#### **SECTION 3 - AGENCY DETAILS**

The Spirit of the Drum creates programs that are relevant for improving Louisville's quality of life encouraging successful and productive students, and maximizing public and private resources. The future for any society is the development of its youth in areas of leadership, education, family enhancement and career development. The program will begin in September 16, 2014 and ends on June 30, 2015.

Therefore, the creation of program and a place to house it is essential for the positive growth and development of our community's youth during non-school hours. The youth and families must have a place of their own, to support their developmental needs in areas of; safety, youth as resources, high expectations, positive peer influences, youth as community resources, other adult relationships, academic enrichment, enhancement, a dedicated staff, and a network of family support.

The development and implementation of following programs are the keys for improving Louisville's quality of life.

- Dedicated and Skill staffed for managing implementing youth centered programs
- Programs that relevant to the needs of youth and community served
  - 1. Chillin'at the House' youth meeting place,"
  - 2. Technology Summit a computer based literacy, and science program;
  - 3. Institute for Youth Services and Careers Institute a career exploration program;
  - 4. Bridging the Gap is a multi-media production program produced and edited by the
  - **5.** Community Garden is an intergenerational service learning project bring youth and senior members of the community together in production of food.
  - 6. Spirit of the Drum an interactive percussion program.
  - 7. Parent Support Group creates avenues for parents to become active participants.
  - 8. ArtsReach is an educational program of the Kentucky Center for the Arts
  - 9. Every One Reads a developmental reading program designed to improve the reading levels of participating students.
  - 10. Open Mic Minimizing Acts of Violence through Poetry and Spoken Word, is a creative writing program
  - 11. **Piano Studio** piano classes instructing studio in areas composition, sight reading in and spring recitals.
  - 12. **The Da'Ville Classic** is a multifaceted percussive arts program designed to reconnect Metro Louisville's underserved urban core communities to the Marching Band traditions and educational opportunities available at Historically Black Colleges and Universities.

Applicant's Initials



#### **NEIGHBORHOOD DEVELOPMENT**

#### SECTION 4 - PROGRAM/PROJECT NARRATIVE

A: Describe the program/project start and end dates, a description of the program/project and applicable data with regards to specific client population the program will address (attach related flyers, planning minutes, designs, event permits, proposals for services/goods, etc.):

The Spirit of the Drum a multifaceted percussive arts program that begins on September 16, 2014 and concludes on June 30, 2015 the program is designed to connect Metro Louisville's underserved urban core communities of Parkland, Russell, Shawnee, Chickasaw, Smoketown. Portland, California, Cane Run Road Corridor, and Midwest States of **Ohio** (3DI-Dayton, A+Arts Academy- Columbus, Saints-Columbus,) Indiana, Boom Squad-Evansville) Illinois-PICK Percussion, Peoria, to the Marching Band traditions and educational opportunities available at Historically Black Colleges and Universities. Kentucky State University-Frankfort, Kentucky, Lincoln University, Jefferson City, Missouri, Miles College, Fairfield, Alabama, University of Arkansas, Pine Bluff. The program will create the following opportunities for families:

31<sup>st</sup> Annual Circle City Classic Parade-Indianapolis, IN, Saturday, 10 October, 2014, PASIC Arts Society Convention- Indianapolis, IN,Nov19-22, 2015, ArtsReach Percussion Ensemble Workshop-Professor Don Parker Fayetteville State University January 15-18, 2015, The Power of the Drum Ndugu Chancellor and Marvin Sparks – U of L Feb 2, 2015, 9<sup>th</sup> Annual Da'Ville Classic Drum Line Showcase Kentucky for the Performing Arts Saturday, 25, April, 2015, Spirit of the Drum Classes at Immaculate Heart of Mary, 3308 Chauncey Avenue, Nativity Academy 531 East Liberty Street, Farnsley Middle School 3400 Lees Lane, Maupin Elementary-School 1312 Catalpa

B: Describe specifically how the funding will be spent including identification of funding to sub grantee(s):

The funds will be used to cover following expenses for the 9<sup>th</sup> Annual Da'Ville Classic Drum Line Showcase:

The Kentucky Center for the Performing Arts will host the 9<sup>th</sup> Annual Da'Ville Classic Drum Line Showcase

The Red Roof Inn 16@rooms 70.00

Program Supplies

9,000.00

1,120.00 1,880.00

Total \$12,000.00

Page 4
Effective April 2014

Applicant's Initials



# **NEIGHBORHOOD DEVELOPMENT**

C: If this request is a	fundraiser, please detail how the proceeds will be spent:
The event is not a	fundraiser.



## **NEIGHBORHOOD DEVELOPMENT**

<b>D:</b> For Expenditure Reimbursement Only – The grant award period begins with the Metro Council approval date and ends on June 30 of Metro fiscal year in which the grant is approved. If any part of this funding request is for funds to be spent before the grant award period, identify the applicable circumstances:
□ Effective October 24, 2013, reimbursements should not be made unless an emergency can be demonstrated by the primary council sponsor. The funding request is a reimbursement of the following expenditures (attach invoices or proof of payment):  ✓ Attach a copy of invoices and/or receipts to provide proof of purchase of activities associated with the work plan identified in this application.  ✓ Attach a copy of cancelled checks to provide proof of payment of the invoices or receipts associated with the work plan identified in this application.
The funding request is a reimbursement of the following expenditures that will probably be incurred after the application date, but prior to the execution of the grant agreement:  ✓ If selecting this option, the invoice, receipt and payment documentation should not be available as of the date of this
application.  The Grantee will be required to submit financial reporting in accordance with the reporting schedule provided in the grant agreement.



#### **NEIGHBORHOOD DEVELOPMENT**

E: Describe the program's benefits to those being served (measurable outcomes). Include the program's process for collecting data and the indicators that will be tracked to measure the benefits to those being served: **Program benefits:** 

Provides community based afterschool percussion activities. 2 Empowers children with musical training to become successful member so middle and high school bands. 3 Creates scholarships opportunities at Kentucky State University and Miles College. 4. Builds productive community relationships with churches, schools and other youth serving organizations.

## The process for collecting data and indicators that will be tracked are:

a. Pretest to establish benchmarks b. Post test to measure program results c. Reports cards and progress report to monitor 2.5 grade point average requirement. Program evaluations from parents and membership

#### Program Measurable outcomes are:

- A, Youth gains new knowledge and increases skills musicals in areas of compositions, sight reading, sticking techniques, rhythm development, audio and video production, performance etiquette, booking and management of performances.
- B. Modifications of behaviors, attitudes as students redirect their thinking in areas of academics, personal accountability, and attendance.
- F: Briefly describe any existing collaborative relationships the organization has with other community organizations. Describe what those partners are bringing to the relationship in general and to this program/project specifically.

The River City has established collaborative relationships with Jefferson County Public Schools and Louisville Catholic Archdiocese through the development of and implantation of afterschool drumming programs.( Maupin Elementary School, Farnsley Middle School, Jefferson County Public Schools) Nativity Academy (Louisville Catholic Archdiocese) The students are instructed in developmental percussion principals of compositions, sight reading, sticking techniques, rhythm development, performance etiquette, booking and management of performances. The partnerships are feeder programs for middle and high school bands. An additional partnership is with Central, Western, Iroquois High Schools will place team in the 9th Annual Da'Ville Classic Drum Line Showcase.

River City Drum Corp has a church connections with More Than a Conquer, Portland memorial, New Zion, St. Stephen, Elim, and Emanuel. RCDC acts as program service provider by conducting drum workshops and performances for Vacation Bible School, church camps, and other youth related activities. The partnerships has also crated support for the Da'Ville Classic, Journey of the Drum, We Are Thankful in areas of tickets sales and volunteers.



#### **NEIGHBORHOOD DEVELOPMENT**

#### SECTION 5 - PROGRAM/PROJECT BUDGET SUMMARY

# River City Drum Corp Cultural Arts Institute, Inc. Spirit of the Drum Budget 2014-15

#### Income

Total	\$36,000.00
Norton Foundation	<u>6,000.00</u>
Sponsors	6,000,00
Kentucky Center	6,000,00
Metro Council	12,000.00
River City Drum Corp	6,000.00

#### **Expenses:**

Total	\$36,000.00
Lodging	4,500.00
Program Supplies	5,500.00
Percussion Ensemble	4,000.00
Meals	3,000.00
Advertising	2,000.00
Transportation	8,000.00
Kentucky Center for Performing Arts	9,000.00
CONTRACTOR AND CONTRACTOR CONTRAC	



#### **NEIGHBORHOOD DEVELOPMENT**

THE PROGRAM/PROJECT BUDGET SHOULD REALISTICALLY ESTIMATE WHAT AMOUNT IS NEEDED FROM METRO GOVERNMENT AND WHAT IS EXPECTED FROM OTHER SOURCES.

	Column 1	Column 2	Column (1+2)=3
Program/Project Expenses	Proposed Metro Funds	NonMetro Funds	Total Funds
A: Personnel Costs Including Benefits			
B: Rent/Utilities	9,000.00	4100.00	13100.00
C: Office Supplies			
D: Telephone			
E: In-town Travel		8000.00	8000.00
F: Client Assistance (Attach Detailed List)			
G: Professional Service Contracts		7,800.00	7800.00
H: Program Materials	3,000.00	4100.00	7100.00
I: Community Events & Festivals (Attach Detail List)			
J: Machinery & Equipment			
K: Capital Project			
L: Other Expenses (Attach Detail List)			
*TOTAL PROGRAM/PROJECT FUNDS	12,000.00	24,000.00	36,000.00
% of Program Budget	33 %	66 %	100%

List funding sources for total program/project costs in Column 2, Non-Metro Funds:

Other State, Federal or Local Government	
United Way	
Private Contributions (do not include individual donor names)	



# **NEIGHBORHOOD DEVELOPMENT**

Fees Collected from Program Participants	
Other (please specify)	24,000.00
Total Revenue for Columns 2 Expenses **	

<sup>\*</sup>Total of Column 1 MUST match "Total Request on Page 1, Section 2"

<sup>\*\*</sup>Must equal or exceed total in column 2.

# River City Drum Corp Cultural Arts Institute, Inc Spirit of the Drum Program Budget 2014-15

# Income

Total	\$ 24,000.00
Norton Foundaton	6,000.00
Sponsors	6,000.00
Kentucky Center	6,000.00
River City Drum Corp	6,000.00



#### **NEIGHBORHOOD DEVELOPMENT**

**Detail of In-Kind Contributions for this PROGRAM only:** Includes Volunteers, Space, Utilities, etc. (Include anything not bought with cash revenues of the agency).

Donor*/Type of Contribution	Value of Contribution	Method of Valuation
Volunteer Staffing	3,400.00	200@17.00
Total Value of In-Kind (to match Program Budget Line Item. Volunteer Contribution &Other In Kind)		

<sup>\*</sup> DONOR INFORMATION REFERS TO WHO MADE THE IN KIND CONTRIBUTION. VOLUNTEERS NEED NOT BE LISTED INDIVIDUALLY, BUT GROUPED TOGETHER ON ONE LINE AS A TOTAL NOTING HOW MANY HOURS PER PERSON PER WEEK

**Agency Fiscal Year Start Date:** 



# **NEIGHBORHOOD DEVELOPMENT**

	Does your Agency anticipate a significant increase or decrease in your budget from the current fiscal year to the
***************************************	budget projected for next fiscal year? NO 🗹 YES 🗌
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-	If YES, please explain:
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- Access	
1	SECTION 6 – CERTIFICATIONS & ASSURANCES



#### NEIGHBORHOOD DEVELOPMENT

By signing Section 7 of the Grant Application, the authorized official signing for the applicant organization certifies and assures to the best of his or her knowledge and/or belief the following Assurances and Certifications. If there is any reason why one or more of the assurances or certifications listed cannot be certified or assured, please explain in writing and attach to this application.

#### Standard Assurances

- Applicant understands this application and its attachments as well as any resulting grant agreement, reports and proof of
  expenditure is subject to Kentucky's open records law.
- Applicant will establish safeguards to prohibit employees or any person that receives compensation from awarded funds from using
  their position for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal
  gain.
- 3. Applicant and any sub grantee will give Louisville Metro Government access to and the right to examine all paper or electronic records related to the awarded grant for up to five years of the grant agreement date.
- 4. Applicant assures compliance with the grant requirements and will monitor the performance of any third party (sub-grantee).
- 5. The Agency is in good standing with the Kentucky Secretary of State, Louisville Metro Government, the Jefferson County Revenue Commission, the Internal Revenue Service, and the Louisville Metro Human Relations Commission.
- 6. Applicant understands failure to provide the services, programs, or projects included in the agreement will result in funds being withheld or requested to be returned if previously disbursed.
- Applicant understands they must return to Louisville Metro any unexpended funds by July 31 following the Metro Louisville's fiscal year end
- 8. Applicant understands they must provide proof of all expenditures (canceled checks, receipts, paid invoices). The Applicant understands the failure to provide proof of expenditures as required in the grant agreement could result in funding being withheld or request to be returned if previously disbursed.
- 9. Applicant understands if this application is approved, the grant agreement will identify an award period that begins with the Metro Council approval date, and will end with June 30 of the fiscal year in which the grant is approved. Expenditures associated with this award expected to occur prior to the award period (approval date) must be disclosed in this application in order to be considered compliant with the grant agreement.
- 10. Applicant understands if we choose to incur expenditures prior to the approval of the application by the Metro Council, there is no guarantee that funding will be reimbursed, as the Council may choose not to award the application.
- 11. Applicant understands if the grant agreement is not returned to Louisville Metro within 90 days of its mailing to the applicant, the approval is automatically revoked.

#### **Standard Certifications**

- 1. The Agency certifies it will not use Louisville Metro Government funds for any religious, political or fraternal Activities.
- 2. The Agency has a written Affirmative Action/Equal Opportunity Policy.
- 3. The Agency does not discriminate in employment or in provision of any service/program/activity/event based on age, color, disabled status, national origin, race, religion, sex, gender identity or sexual orientation, or Vietnam era veteran status.
- 4. The Agency certifies it will not require clients, recipients, or beneficiaries to participate in religious, political, fraternal or like activities in order to receive services/benefits provided with Louisville Metro Government funds.
- 5. The Agency understands the Americans with Disabilities Act (ADA) and makes reasonable accommodations.

**Relationship Disclosure:** List below any relationship you or any member of your Board of Directors or employees has with any Councilperson, Councilperson's family, Councilperson's staff or any Louisville Metro Government employee.

#### **SECTION 7 - CERTIFICATIONS & ASSURANCES**

I certify under the penalty of law the information in this application (including, without limitation, "Certifications and Assurances") is accurate to the best of my knowledge. I am aware my organization will not be eligible for funding if investigation at any time shows falsification. If falsification is shown after funding has been approved, any allocations already received and expended are subject to be repaid. I further certify that I am legally authorized to sign this application for the applying organization and have initialed each page of the application.

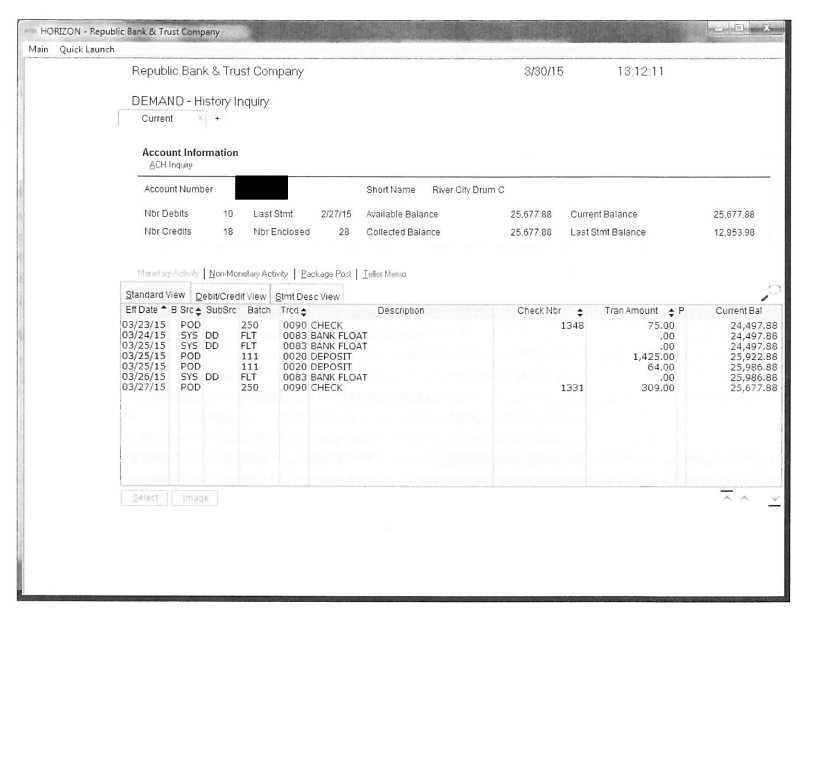
Signature of Legal Signatory:	Kalyana K. Write	Date:	2/30/2015
Legal Signatory: (please print):/	Edward R. WHITE	Title:	Exective Director

Applicant's Initials

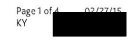


## **NEIGHBORHOOD DEVELOPMENT**

	Phone:	Extension:	Email:	
ì				









759-06-01-00 55106 0 C 001 30 50 003
RIVER CITY DRUM CORP CULTURAL ARTS
INSTITUTE INC
3308 CHAUNCEY AVE
LOUISVILLE KY 40211-1863

# Your consolidated statement

## For 02/27/2015

#### Contact us



BBT.com



(800) BANK-BBT or (800) 226-5228

**BB&T wants to help your business grow!** We are currently offering installment loan specials on owner occupied commercial property. Take advantage of great rates and terms, no fees, and depending on loan size, we'll cover up to \$3,500 of closing costs. We can help you purchase a new facility, or save you money by refinancing - at no cost to you - a current loan with another institution secured by your owner occupied real estate.

Speak with a representative at your local BB&T financial center to learn more.

Loans and lines of credit are subject to credit approval. Rates are not available for refinancing of existing BB&T loans.

Other rates available. Loans offered through Branch Banking and Trust Company, Member FDIC and Equal Housing Lender 🖨

# Summary of your accounts

ACCOUNT NAME	ACCOUNT NUMBER	BALANCE(\$)	DETAILS ON
BUSINESS MONEY RATE SAVINGS		14,019.50	page 1
COMMUNITY CHECKING		1,331.57	page 2
Total checking and money market say	vings accounts	\$15,351.07	



# Checking and money market savings accounts

#### ■ BUSINESS MONEY RATE SAVINGS 0005182807704

#### **Account summary**

Your previous balance as of 01/31/2015	\$14,019.18
Checks	- 0.00
Other withdrawals, debits and service charges	- 0.00
Deposits, credits and interest	+ 0.32
Your new balance as of 02/27/2015	= \$14,019.50

#### Interest summary

Interest paid this statement period	\$0.32
2015 interest paid year-to-date	\$0.68
Interest rate	0.03%
Annual percentage yield (APY) earned	0.03%

#### Deposits, credits and interest

DATE	DESCRIPTION	AMOUNT(\$)
02/27	EFFECTIVE DATE 2-28-15 INTEREST PAYMENT	0.32
Total deposits, credits and interest		= \$0.32



# Questions, comments or errors?

For general questions/comments or to report errors about your statement or account, please call BB&T Phone24 at 1-800-BANK BBT (1-800-226-5228) 24 hours a day, 7 davs a week. BB&T Phone24 Client Service Associates are available to assist you from 6 a.m. until midnight ET. You may also contact your local BB&T financial center. To locate a BB&T financial center in your area, please visit BBT.com.

#### Electronic fund transfers

In case of errors or questions about your electronic fund transfers, if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt, contact us as soon as possible. You may write to us at the following address:

BB&T Liability Risk Management

P.O. Box 996

Wilson, NC 27894-0996

You may also call BB&T Phone24 at 1-800-BANK BBT or visit your local BB&T financial center. We must hear from you no later than sixty (60) days after we sent you the FIRST statement on which the error or problem appeared. Please provide the following information:

- Your name and account number
- Describe the error or transfer you are unsure about, and explain in detail why you believe this is an error or why you need more information
- The dollar amount of the suspected error

We will investigate your complaint/concern and promptly take corrective action. If we take more than ten (10) business days to complete our investigation, your account will be credited for the amount you think is in error, minus a maximum of \$50 if we have a reasonable basis to believe that an unauthorized electronic fund transfer has occurred. This will provide you with access to your funds during the time it takes us to complete our investigation. You may have no liability for unauthorized Check Card purchases, subject to the terms and conditions in the current BB&T Electronic Fund Transfer Agreement and Disclosures. If you have arranged for direct deposit(s) to your account, please call BB&T Phone24 at 1-800-BANK BBT to verify that a deposit has been made.

If your periodic statement shows transfers that you did not make, tell us at once. If you do not inform us within sixty (60) days after the statement was mailed to you, you may not get back any money you lost after sixty (60) days. This will occur if we can prove that we could have stopped someone from taking the money if you had informed us in time. If a good reason kept you from informing us, we will extend the time periods.

#### Important information about your Constant Credit Account

Once advances are made from your Constant Credit Account, an INTEREST CHARGE

will automatically be imposed on the account's outstanding "Average daily balance." The INTEREST CHARGE is calculated by applying the "Daily periodic rate" to the "Average daily balance" of your account (including current transactions) and multiplying this figure by the number of days in the billing cycle. To get the "Average daily balance," we take the beginning account balance each day, add any new advances or debits, and subtract any payments or credits and the last unpaid INTEREST CHARGE. This gives us the daily balance. Then we add all of the daily balances for the billing cycle and divide the total by the number of days in the billing cycle. This gives us the "Average daily balance."

Member FDIC

#### Billing rights summary

#### In case of errors or questions about your Constant Credit statement

If you think your statement is incorrect, or if you need more information about a Constant Credit transaction on your statement, please call 1-800-BANK BBT or visit your local BB&T financial center. To dispute a payment, please write to us on a separate sheet of paper at the following address:

BankCard Services Division

P.O. Box 200

Wilson, NC 27894-0200

We must hear from you no later than sixty (60) days after we sent you the FIRST statement on which the error or problem appeared. You may telephone us, but doing so will not preserve your rights. In your letter, please provide the following information:

- Your name and account number
- Describe the error or transfer you are unsure about, and explain in detail why you believe this is an error or why you need more information
- The dollar amount of the suspected error

During our investigation process, you are not responsible for paying any amount in question; you are, however, obligated to pay the items on your statement that are not in question. While we investigate your question, we cannot report you as delinquent or take any action to collect the amount in question.

#### Mail-in deposits

If you wish to mail a deposit, please send a deposit ticket and check to your local BB&T financial center. Visit BBT.com to locate the BB&T financial center closest to you. Please do not send cash.

#### Change of address

If you need to change your address, please visit your local BB&T financial center or call BB&T Phone24 at 1-800-BANK BBT (1-800-226-5228).

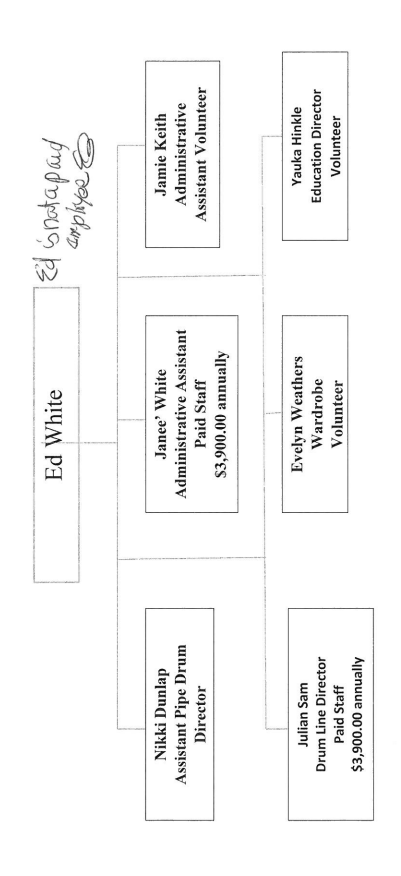
How to Reconcile Your Account		Outstanding Checks and Other Debits (Section A)			
		Date/Check #	Amount	Date/Check #	Amount
. List the new balance of your account from your latest statement here:					
<ol> <li>Record any outstanding debits (checks, check card purchases, ATM withdrawals, electronic transactions, etc.) in section A. Record</li> </ol>					
the transaction date, the check number or type of debit and the debit amount. Add up all of the debits, and enter the sum here:					
Subtract the amount in line 2 above from the amount in line 1					
above and enter the total here:					
Record any outstanding credits in section B. Record the transaction date, credit type and the credit amount. Add up all of the credits and enter the sum here:			101		
		Outstandi	ng Deposits ar	d Other Credits (S	ection B)
5. Add the amount in line 4 to the amount in line 3 to find your		Date/Type	Amount	Date/Type	Amount
balance. Enter the sum here. This amount should match the balance in your register.					
For more information, please contact your local BB&T relationship mana BBT.com, or contact BB&T Phone24 at 1-800-BANK BBT (1-800-226-52		- 1000			

## River City Drum Corp Cultural Arts Institute, Inc Executive Board of Directors 2014-15

1.) Albert Shumake, IV - Chair Term 1/13/2013 - 1/1/2016 2.) Gola Busby Vice Chair Term1/14/2014 - 1/14/2017 3.) Tonda Weaver – Secretary Term 1/1/2015 - 1/1/2018 **Jefferson County Public Schools** 4.) Lynn Rippy, Executive Director Term 1/1/2014 - 1/1/117 Youth Build Louisville 5.) Brandy Shumake Term 1/1 2014 - 1/1/2017 6.) Eric Burse Term 1/1/2015 - 1/1/2018 7.) Reverend Steven Smith Term 1/1/2014 -1/1/2017 Portland Memorial Baptist Church 8.) Rav Barker Term 1/1/2013 - 1/1/2016 9 Jeffrey Gardner, VP Term 1/1/2015 - 1/1/2018 A.D. Porter Funeral Home

River City Drum Corp Cultural Arts Institute, Inc.

# Staffing Chart



INTERNAL REVENUE SERVICE P. O. BOX 2508 CINCINNATI, OH 45201

Date: MAY 2 2 2007

RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE 4621 HILLSIDE DR LOUISVILLE, KY 40216-2652

Employer Identification Number:

17053090741047 Contact Person: JOSEPH R KENNEDY Contact Telephone Number: (877) 829-5500 Public Charity Status: 170(b)(1)(A)(vi)

ID# 31647

#### \_ Dear Applicant:

Our letter dated AUGUST 2003, stated you would be exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code, and you would be treated as a public charity, rather than as a private foundation, during an advance ruling period.

Based on the information you submitted, you are classified as a public charity under the Code section listed in the heading of this letter. Since your exempt status was not under consideration, you continue to be classified as an organization exempt from Federal income tax under section 501(c)(3) of the Code.

Publication 557, Tax-Exempt Status for Your Organization, provides detailed information about your rights and responsibilities as an exempt organization. You may request a copy by calling the toll-free number for forms, (800) 829-3676. Information is also available on our Internet Web Site at www.irs.gov.

If you have general questions about exempt organizations, please call our toll-free number shown in the heading.

Please keep this letter in your permanent records.

Sincerely yours,

Robert Choi Director, Exempt Organizations Rulings and Agreements

# River City Drum Corp Cultural Arts Institute, Inc Spirit of the Drum Budget 2014-15

18000.00
20000.00
26000.00
11600.00
17000.00
17000.00
10000.00

Total	\$119,600.00
Expenses	
Program Director	40,000.00
Program Staff	13,000.00
Artist In Residence	13,000.00
Program Space	8,000.00
Program Supplies	10,000.00
Transportation	2,000.00
Computers & Software	8,000.00
Uniforms	6,300.00
Field Trips	7,600.00
Drums Bells, Sticks	7,000.00
Trainings	4,700.00
Total	119,600.00

# 990

# Return of Organization Exempt From Income Tax

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except private foundations)

OMB No. 1545-0047

**Open to Public** Inspection

Department of the Treasury

Do not enter Social Security numbers on this form as it may be made public.

Information about Form 990 and its instructions is at www.irs.gov/form990. Internal Revenue Service For the 2013 calendar year, or tax year beginning and ending Check if applicable: C Name of organization RIVER CITY DRUM CORP CULTURAL ARTS INSTITU D Employer identification number Address change Number and street (or P.O. box if mail is not delivered to street address) Room/suite Name change 3308 CHAUNCEY AVENUE Telephone number Initial return City or town ZIP code OUISVILLE KY 40211 Terminated Foreign country name Foreign province/state/county Foreign postal code Amended return G Gross receipts \$ 113,238 F Name and address of principal officer: Application pending Yes X No H(a) Is this a group return for subordinates? EDWARD WHITE 3308 CHAUNCEY AVE, LOUISVILLE, KY 40211 H(b) Are all subordinates included? 501(c)(3) Tax-exempt status: 501(c) ( 4947(a)(1) or If "No," attach a list. (see instructions) ) **4** (insert no.) J Website: ▶ N/A H(c) Group exemption number ▶ X | Corporation K Form of organization: Association Other > L Year of formation: 2002 M State of legal domicile: KY Part I Summary Briefly describe the organization's mission or most significant activities: TO PROVIDE CULTURALLY ENRICHING Activities & Governance EXPERIENCES, TUTORING AND MENTORING SERVICES TO INNER CITY YOUTH. Check this box ▶ if the organization discontinued its operations or disposed of more than 25% of its net assets. Number of voting members of the governing body (Part VI, line 1a) . . . . . . . . . . . . . . . . Number of independent voting members of the governing body (Part VI, line 1b) . . . . . . . 5 Total number of individuals employed in calendar year 2013 (Part V, line 2a) . . . . . . 5 3 Total number of volunteers (estimate if necessary) . . . . . . . . . 6 Total unrelated business revenue from Part VIII, column (C), line 12. . . 7a 0 Net unrelated business taxable income from Form 990-T, line 34 7b 0 Prior Year Current Year Contributions and grants (Part VIII, line 1h) . . . . 61,134 65,209 9 Program service revenue (Part VIII, line 2g) . . . . . . . . . . . . 9.199 48,029 Investment income (Part VIII, column (A), lines 3, 4, and 7d) . . . . . . 10 0 0 11 Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e) . . . . 0 0 Total revenue—add lines 8 through 11 (must equal Part VIII, column (A), line 12). 70,333 113,238 13 Grants and similar amounts paid (Part IX, column (A), lines 1-3) . . . . 0 14 Benefits paid to or for members (Part IX, column (A), line 4) . . . . . 0 1.125 Salaries, other compensation, employee benefits (Part IX, column (A), lines 5-10). 15 0 1,703 Professional fundraising fees (Part IX, column (A), line 11e) . . . . . . . 16a 0 Total fundraising expenses (Part IX, column (D), line 25) ▶ 0 Other expenses (Part IX, column (A), lines 11a-11d, 11f-24e) . . . . . . 17 75,321 115,056 Total expenses. Add lines 13-17 (must equal Part IX, column (A), line 25). 18 75,321 117,884 Revenue less expenses. Subtract line 18 from line 12. 19 -4,988 -4,646 Beginning of Current Year End of Year 20 Total assets (Part X, line 16) . . 47,710 42,710 21 Total liabilities (Part X, line 26) . . . . . . 20,955 20,601 Net assets or fund balances. Subtract line 21 from line 20 26,755 22,109 Signature Block Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge. Sign Signature of officer Here **EDWARD WHITE** EXECUTIVE DIRECTOR Type or print name and title Print/Type preparer's name Preparer's signature Check X Paid Charles Alexander III self-employed Charles Alexander III 5/13/2014 Preparer Firm's name ► Charles Alexander III, CPA Firm's EIN ▶ Use Only Firm's address ▶ 930 E Broadway, Louisville, KY 40204 Phone no. (502)584-2375

May the IRS discuss this return with the preparer shown above? (see instructions). . . . . . . .

No

X Yes

Form 99	90 (2013) RIVER CITY DRUM	CORP CULTURAL ART	TS INSTITUTE, INC.			Page 2
Par	rt III Statement of Progra	m Service Accomp	olishments			
	Check if Schedule O	contains a response	or note to any lin	e in this Part III .		$\square$
1	Briefly describe the organization's TO PROVIDE CULTURALLY ENR	mission:	2   I			
2	Did the examination undertake and	, alamificant pro-	and a second of the second	111		
2	Did the organization undertake any the prior Form 990 or 990-EZ? If "Yes," describe these new service		ervices during the year	ar which were not li	sted on	Yes X No
3	Did the organization cease conduc		ot changes in how it o	conducts any progr	am	
•	services?		it onlinges in now it t	oriducts, arry progr	aiii	Yes X No
	If "Yes," describe these changes or	n Schedule O.				ics Kito
4	Describe the organization's progra		nents for each of its t	nree largest program	n services, as measi	ired by
	expenses. Section 501(c)(3) and 5	01(c)(4) organizations	are required to repor	t the amount of grai	nts and allocations to	others,
	the total expenses, and revenue, if					500048950500000 •V
	X					
4a	(Code: ) (Expense HELPED TO BUILD YOUTHS' SE EXPERIENCES IN WHICH THE Y	F-ESTEEM WHILE EX	<b>KPOSING THEM TO</b>	VARIOUS CULTUP	RALLY ENRICHING	
4b	(Code: ) (Expense	es \$	including grants of \$		) (Revenue \$	)
4c	(Code: ) (Expense	es \$	including grants of \$		) (Revenue \$	)
4d	Other program services. (Describe	in Schedule O.)				(1)
		0 including grants of \$		) (Revenue \$	0)	
4e	Total program service expenses		117,884			

Part IV Checklist of Required Schedules

25			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A	1	Х	
2	Is the organization required to complete Schedule B, Schedule of Contributors (see instructions)?	2	-	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to	-		X
	candidates for public office? If "Yes," complete Schedule C, Part I	3		Χ
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect during the tax year? If "Yes," complete Schedule C, Part II.	4		Х
5	Is the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization that receives membership dues,	7		
	assessments, or similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C,			
6	Part III.	5		_X_
J	Did the organization maintain any donor advised funds or any similar funds or accounts for which donors			
	have the right to provide advice on the distribution or investment of amounts in such funds or accounts? If			
7	"Yes," complete Schedule D, Part I	6		_X_
,	Did the organization receive or hold a conservation easement, including easements to preserve open space,			
0	the environment, historic land areas, or historic structures? If "Yes," complete Schedule D, Part II	7		X
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes,"			
_	complete Schedule D, Part III	8		<u>X</u>
9	Did the organization report an amount in Part X, line 21, for escrow or custodial account liability; serve as a			
	custodian for amounts not listed in Part X; or provide credit counseling, debt management, credit repair, or debt			
	negotiation services? If "Yes," complete Schedule D, Part IV	9		_X_
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted			
	endowments, permanent endowments, or quasi-endowments? If "Yes," complete Schedule D, Part V	10		X
11	If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI,	WE IS		
	VII, VIII, IX, or X as applicable.	1. 18		
а	Did the organization report an amount for land, buildings, and equipment in Part X, line 10? If "Yes," complete			
	Schedule D, Part VI	11a	X	
a	Did the organization report an amount for investments—other securities in Part X, line 12 that is 5% or more			
_	of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII.	11b		<u>X</u>
C	Did the organization report an amount for investments—program related in Part X, line 13 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII.			
А	Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets	11c		<u>X</u>
ч	reported in Part X, line 16? If "Yes," complete Schedule D, Part IX.	444		V
е	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X	11d		$\frac{X}{X}$
f	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses	11e		
	the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X	11f		~
12a	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete	111		<u>X</u>
	Schedule D, Parts XI and XII	12a		V
b	Was the organization included in consolidated, independent audited financial statements for the tax year? If "Yes,"	140		X
	and if the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional	12b		Y
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		$\frac{X}{X}$
14a	Did the organization maintain an office, employees, or agents outside of the United States?	14a		$\frac{\wedge}{X}$
	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking,	174		
	fundraising, business, investment, and program service activities outside the United States, or aggregate		- 1	
	foreign investments valued at \$100,000 or more? If "Yes," complete Schedule F, Parts I and IV	14b		Χ
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or other assistance to or	1.10	$\overline{}$	<del></del>
	for any foreign organization? If "Yes," complete Schedule F, Parts II and IV	15		Χ
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other			
	assistance to or for foreign individuals? If "Yes," complete Schedule F, Parts III and IV	16		Χ
17	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services		$\neg \uparrow$	
	on Part IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I (see instructions).	17		Χ
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on			
	Part VIII, lines 1c and 8a? If "Yes," complete Schedule G, Part II	18		Χ
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a?			
	If "Yes," complete Schedule G, Part III	19		Χ_
20a	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	20a		X
b	If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?	20b		

RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE, INC. Checklist of Required Schedules (continued) Part IV

			Yes	No
21	Did the organization report more than \$5,000 of grants or other assistance to any domestic organization or			
22	government on Part IX, column (A), line 1? If "Yes," complete Schedule I, Parts I and II.	21		X
22	Did the organization report more than \$5,000 of grants or other assistance to individuals in the United States on Part IX, column (A), line 2? If "Yes," complete Schedule I, Parts I and III.			
23	Did the organization answer "Yes" to Part VII, Section A, line 3, 4, or 5 about compensation of the	22		<u>X</u>
	organization's current and former officers, directors, trustees, key employees, and highest compensated			
	employees? If "Yes," complete Schedule J	23		Х
24a	Did the organization have a tax-exempt bond issue with an outstanding principal amount of more than	25		
	\$100,000 as of the last day of the year, that was issued after December 31, 2002? If "Yes." answer lines			
	24b through 24d and complete Schedule K. If "No," go to line 25a	24a		X
b	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24b		X
С	Did the organization maintain an escrow account other than a refunding escrow at any time during the year			
ч	to defease any tax-exempt bonds?	24c		X
25a	Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year?	24d		X
200	with a disqualified person during the year? If "Yes," complete Schedule L, Part I.	25-		V
b	Is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a	25a		_X_
	prior year, and that the transaction has not been reported on any of the organization's prior Forms 990 or			
	990-EZ? If "Yes," complete Schedule L, Part I	25b		Х
26	Did the organization report any amount on Part X, line 5, 6, or 22 for receivables from or payables to any			
	current or former officers, directors, trustees, key employees, highest compensated employees, or			
	disqualified persons? If so, complete Schedule L, Part II	26		X
27	Did the organization provide a grant or other assistance to an officer, director, trustee, key employee,			
	substantial contributor or employee thereof, a grant selection committee member, or to a 35% controlled			
28	entity or family member of any of these persons? <i>If "Yes," complete Schedule L, Part III</i>	27	Lecentral	X
20	Part IV instructions for applicable filing thresholds, conditions, and exceptions):		2.4	
а	A current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, Part IV	28a	ENG.	X
b	A family member of a current or former officer, director, trustee, or key employee? If "Yes," complete	20a		
	Schedule L, Part IV	28b		Χ
С	An entity of which a current or former officer, director, trustee, or key employee (or a family member thereof)			
	was an officer, director, trustee, or direct or indirect owner? If "Yes," complete Schedule L, Part IV	28c		Χ
29	Did the organization receive more than \$25,000 in non-cash contributions? If "Yes," complete Schedule M	29		X
30	Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified			
31	conservation contributions? If "Yes," complete Schedule M.	30		_X_
31	Did the organization liquidate, terminate, or dissolve and cease operations? If "Yes," complete Schedule N, Part I.	24		V
32	Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets?	31	-	<u>X</u>
	If "Yes," complete Schedule N, Part II	32		Χ
33	Did the organization own 100% of an entity disregarded as separate from the organization under Regulations	-	$\neg$	
	sections 301.7701-2 and 301.7701-3? If "Yes," complete Schedule R, Part I	33	1	Χ
34	Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Part II,			
	III, or IV, and Part V, line 1	34		_X_
35a	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	35a		<u>X</u>
D	If "Yes" to line 35a, did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of section 512(b)(13)? If "Yes," complete Schedule R, Part V, line 2	051		
36	Section 501(c)(3) organizations. Did the organization make any transfers to an exempt non-charitable related	35b		
	organization? If "Yes," complete Schedule R, Part V, line 2	36		X
37	Did the organization conduct more than 5% of its activities through an entity that is not a related organization		-	
	and that is treated as a partnership for federal income tax purposes? If "Yes," complete Schedule R, Part			
	VI	37		Χ
38	Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and			
	19? Note. All Form 990 filers are required to complete Schedule O	38	Х	
		Form	990 (	2013)

Part V

Statements Regarding Other IRS Filings and Tax Compliance
Check if Schedule O contains a response or note to any line in this

	Office in Schedule O contains a response of note to any line in this Part V			
1a	Enter the number reported in Box 3 of Form 1096. Enter -0- if not applicable	- 2.25	Yes	No
b	<b>—</b> , ,, , , , , , , , , , , , , , , , ,			為人
C	Enter the number of Forms W-2G included in line 1a. Enter -0- if not applicable	*		
Ū	gaming (gambling) winnings to prize winners?	1/10/07		REIV
2a	Enter the number of employees reported on Form W-3, Transmittal of Wage and Tax	1c	X	epote d
b	If at least one is reported on line 2a, did the organization file all required federal employment tax returns?	2b	X	2000
777	Note. If the sum of lines 1a and 2a is greater than 250, you may be required to e-file. (see instructions)	20		SARGE:
3a	Did the organization have unrelated business gross income of \$1,000 or more during the year?	3a		X
b	If "Yes," has it filed a Form 990-T for this year? <i>If "No" to line 3b, provide an explanation in Schedule</i> O	3b		^
4a	At any time during the calendar year, did the organization have an interest in, or a signature or other authority	0.5		
	over, a financial account in a foreign country (such as a bank account, securities account, or other financial			
	account)?	4a		X
b	If "Yes," enter the name of the foreign country: ▶			
	See instructions for filing requirements for FinCen Form 114, Report of Foreign Bank and Financial Accounts (FBAR)		4	4.6
5a	Was the organization a party to a prohibited tax shelter transaction at any time during the tax year?	5a		X
b	Did any taxable party notify the organization that it was or is a party to a prohibited tax shelter transaction?	5b		Х
С	If "Yes" to line 5a or 5b, did the organization file Form 8886-T?	5c		
6a	Does the organization have annual gross receipts that are normally greater than \$100,000, and did the			
20	organization solicit any contributions that were not tax deductible as charitable contributions?	6a		X
b	If "Yes," did the organization include with every solicitation an express statement that such contributions or			
_	gifts were not tax deductible?	6b	50959460	September 1
7	Organizations that may receive deductible contributions under section 170(c).			
а	Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods	14	SXA S	
b	and services provided to the payor?	7a		X
C	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it was	7b		-
•	required to file Form 8282?	7c		X
d	If "Yes," indicate the number of Forms 8282 filed during the year		4-2	A STATE OF THE PARTY OF THE PAR
е	Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit contract?	7e	353654	X
f	Did the organization, during the year, pay premiums, directly or indirectly, on a personal benefit contract?	7f		X
g	If the organization received a contribution of qualified intellectual property, did the organization file Form 8899 as required?	7g		
h	If the organization received a contribution of cars, boats, airplanes, or other vehicles, did the organization file a Form 1098-C?	7h		
8	Sponsoring organizations maintaining donor advised funds and section 509(a)(3) supporting			
	organizations. Did the supporting organization, or a donor advised fund maintained by a sponsoring			100
	organization, have excess business holdings at any time during the year?	8		
9	Sponsoring organizations maintaining donor advised funds.			
а	Did the organization make any taxable distributions under section 4966?	9a		
b	Did the organization make a distribution to a donor, donor advisor, or related person?	9b	Marinistan	DUZZE
10	Section 501(c)(7) organizations. Enter:			
a b	Initiation fees and capital contributions included on Part VIII, line 12			
11	Section 501(c)(12) organizations. Enter:			
a	Gross income from members or shareholders			
b	Gross income from other sources (Do not net amounts due or paid to other sources	3.372		7.76 A
~	against amounts due or received from them.)			
12a	Section 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in lieu of Form 1041?	12a	STACE	Essippe
b	If "Yes," enter the amount of tax-exempt interest received or accrued during the year	2		
13	Section 501(c)(29) qualified nonprofit health insurance issuers.		31.5	
а	Is the organization licensed to issue qualified health plans in more than one state?	13a		
	Note. See the instructions for additional information the organization must report on Schedule O.			15
b	Enter the amount of reserves the organization is required to maintain by the states in which	1 23	1	
	the organization is licensed to issue qualified health plans			
С	Enter the amount of reserves on hand		16	
14a	Did the organization receive any payments for indoor tanning services during the tax year?	14a		X
h	If "Yes" has it filed a Form 720 to report these payments? If "No " provide an explanation in Schedule O	11h	1	1

Form	990	(201	3)

			-
Р	ac	1e	t

	-		10
D	rt	VI	

	enesk in concedure of contains a response of note to any line in this Part VI			
Sect	ion A. Governing Body and Management			
4			Yes	No
па	Enter the number of voting members of the governing body at the end of the tax year 1a 7		A Ac	ALL CALL
	If there are material differences in voting rights among members of the governing body, or			
	if the governing body delegated broad authority to an executive committee or similar		X	
	committee, explain in Schedule O.			
b	Enter the number of voting members included in line 1a, above, who are independent 1b 5			
2	Did any officer, director, trustee, or key employee have a family relationship or a business relationship with			
	any other officer, director, trustee, or key employee?	2	X	
3	Did the organization delegate control over management duties customarily performed by or under the direct			
	supervision of officers, directors, or trustees, or key employees to a management company or other person?	3		X
4	Did the organization make any significant changes to its governing documents since the prior Form 990 was filed?	4		X
5	Did the organization become aware during the year of a significant diversion of the organization's assets?	5		X
6	Did the organization have members or stockholders?	6	Χ	
7a	Did the organization have members, stockholders, or other persons who had the power to elect or appoint			
	one or more members of the governing body?	7a	Χ	
b	Are any governance decisions of the organization reserved to (or subject to approval by) members,	1 a	^	
	stockholders, or persons other than the governing body?	-7.		
8	Did the organization contemporance uply decument the meetings held asserting actions and a least deciment the meetings held asserting actions and a least deciment the meetings held asserting a least deciment the meeting and the meeting and the meeting and the meeting and the meeting a least deciment the meeting and the meeti	7b	X	Military .
0	Did the organization contemporaneously document the meetings held or written actions undertaken during			
_	the year by the following:	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	27	
a	The governing body?	8a	X	
р	Each committee with authority to act on behalf of the governing body?	8b	X	
9	Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached			
	at the organization's mailing address? If "Yes," provide the names and addresses in Schedule O	9		X
Secti	on B. Policies (This Section B requests information about policies not required by the Internal Revenue C	ode.	)	
40-			Yes	No
10a	Did the organization have local chapters, branches, or affiliates?	10a		X
b	If "Yes," did the organization have written policies and procedures governing the activities of such chapters,			
	affiliates, and branches to ensure their operations are consistent with the organization's exempt purposes?	10b		
11a	Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form?	11a	Χ	
b	Describe in Schedule O the process, if any, used by the organization to review this Form 990.			
12a	Did the organization have a written conflict of interest policy? If "No," go to line 13	12a		X
b	Were officers, directors, or trustees, and key employees required to disclose annually interests that could give rise to conflicts?	12b		X
C	Did the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes,"			
	describe in Schedule O how this was done	12c		Х
13	Did the organization have a written whistleblower policy?	13		X
14	Did the organization have a written document retention and destruction policy?	14		X
15	Did the process for determining compensation of the following persons include a review and approval by	(40)	18	1000
	independent persons, comparability data, and contemporaneous substantiation of the deliberation and decision?	. 1100		
а	The organization's CEO, Executive Director, or top management official.	15a	Χ	REPAYORS.
b	Other officers or key employees of the organization	15b	^	X
	If "Yes" to line 15a or 15b, describe the process in Schedule O (see instructions).	de	Selva.	CHICK
16a	Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement			
100	with a taxable entity during the year?	10-	ARTHUR.	<b>V</b>
b	If "Yes," did the organization follow a written policy or procedure requiring the organization to evaluate its	16a	Marina A	X
D	participation in joint venture arrangements under applicable federal tax law, and take steps to safeguard		ever.	
	the organization's exempt status with respect to such arrangements?	- 高線	No.	<b>第</b>
Sooti	on C. Disclosure	16b		
<u> 5ecti</u> 17				
18	List the states with which a copy of this Form 990 is required to be filed  Section 6104 requires an erganization to make its Forms 1023 (or 1024 if applicable) 999, and 999 T (Section 5016) 999.			
10	Section 6104 requires an organization to make its Forms 1023 (or 1024 if applicable), 990, and 990-T (Section 501(c)(3))	only	)	
	available for public inspection. Indicate how you made these available. Check all that apply.			
40	Own website Another's website X Upon request Other (explain in Schedule O)			
19	Describe in Schedule O whether (and if so, how) the organization made its governing documents, conflict of interest police	y, and	t	
	financial statements available to the public during the tax year.			
20	State the name, physical address, and telephone number of the person who possesses the books and records of the			
	organization: ► EDWARD WHITE (502)772-766  3308 CHAUNCEY AVE., LOUISVILLE, KY 40211	0		
	3308 CHAUNCEY AVE., LOUISVILLE, KY 40211			

	*										
Form 990 (2013)	RIVER CITY DRUM CORP CULTU	RALARTS INS	TITUT	ΓE, Ι	NC						Page 7
Part VII	Compensation of Officers, Dire						yees	s, F	lighest Comp	ensated	
	Employees, and Independent C				••						
On attack A	Check if Schedule O contains a re										<u> LL</u>
Section A.	Officers, Directors, Trustees, Key En										
organization's	his table for all persons required to be I	isted. Report co	mper	isati	on f	or t	ne ca	lend	dar year ending v	with or within the	t.
10 <del></del>	of the organization's <b>current</b> officers, di	rectors trustees	(who	the	r inc	livid	luale i	or o	raanizations) ro	gardlage of amo	unt
of compensati	on. Enter -0- in columns (D), (E), and (I	F) if no compens	ation	wa	s pa	aid.	iuais (	) (	rgariizations), re	gardiess of affic	unt
<ul> <li>List all of</li> </ul>	of the organization's current key emplo	yees, if any. See	e instr	ucti	ons	for	defini	tion	of "key employe	ee."	
• List the	organization's five current highest com	pensated emplo	yees	(ot	her	thar	an c	ffice	er, director, truste	ee, or key emplo	yee)
organization a	reportable compensation (Box 5 of Form and any related organizations.	11 VV-2 and/or Bo	OX / C	or FC	orm	109	9-10118	SC)	of more than \$10	00,000 from the	
10-F-0	of the organization's <b>former</b> officers, ke	v emplovees, ar	nd hia	hes	t co	mpe	ensate	ed e	mplovees who r	eceived more th	an
	eportable compensation from the organi							<i>-</i> -	mpioyees mis i	occived more in	an
	of the organization's <b>former directors</b> of										the
	more than \$10,000 of reportable compe										
List persons in	n the following order: individual trustees employees; and former such persons.	or directors; ins	titutio	nal	trus	tee	s; offi	cers	s; key employees	s; highest	
_	s box if neither the organization nor any	related organiz	otion	200	ana	200	end or		urrant afficar dir	ootor or trustoo	
A CHECK UII	s box in heither the organization nor any	related organiz	allon	COI			leu ai	ly C	arrent onicer, air	ector, or trustee.	
						C) ition					
	(A) Name and Title	(B) Average			neck	more	than c		(D)	(E)	(F)
	Name and Title	hours per				irect	or/trust	ee)	Reportable compensation	Reportable compensation	Estimated amount of
		week (list any hours for	Indiv or d	Insti	Officer	Key	High emp	Former	from the	from related organizations	other compensation
	2	related organizations	Individual to or director	tutio	ह्य	emp	est c	ner	organization (W-2/1099-MISC)	(W-2/1099-MISC)	from the organization
		below dotted line)	Individual trustee or director	nal tr		employee	omp		(,		and related organizations
	-	iiiic)	stee	Institutional trustee		T O	Highest compensated employee				organizations
				6			ited				
	RD WHITE	40.00	1								
EXECUTIVE I		0.00	-	_		X					
V/P	IIA FLETCHER	5.00 0.00	1		X						
(3) ALBER	T SHUMAKE	2.00		<del> </del>	^	-		_			
SECRETARY		0.00			X						
(4) BOBBY	SHUMAKE	2.00									
DIRECTOR		0.00	X	_							
(5) GOLA V	WHITE	2.00 0.00	_								
	IMANH LCARL	2.00	X	-				_			
DIRECTOR		0.00	X								
(7)											
				_		_					
(8)											
(9)				-		-		-			
122											
(10)											
						_					
(11)							-		,		
(12)				-	-	-	-				

(13)

Pa	rt VII Section A. Officers, Directors, True	stees, Key Emp	loye	es,	and	Hig	ghest	Co	mpensated Em	ployees (co	ntinu	ed)
		(C) Position										
	(A) Name and title	(B) Average	,				than c		(D) Reportable	(E) Reportable		(F) Estimated
		hours per officer and a director/trustee)						compensation from	compensation from related		amount of other	
		hours for related	Individual trustee or director	stitut	Officer	Key employee	ighes	Former	the organization	organization (W-2/1099-MI		compensation from the
		organizations below dotted	ual tri	ional		nploy	t com	-	(W-2/1099-MISC)			organization and related
		line)	ıstee	Institutional trustee		ee	Highest compensated employee					organizations
				ň			ated					
(15)												
(16)												
(17)												
(18)												
(19)									/			
(20)						_					+	
				_							_	
					_			_			_	
(22)												
(23)												
(24)												
(25)												12
1b	Sub-total								. 0		0	0
c d	Total from continuation sheets to Part VII, Se Total (add lines 1b and 1c).								0		0	0
2	Total number of individuals (including but not lin	nited to those lis	sted a	abov	/e) \	who	rece	vec	more than \$100	0,000 of		
	reportable compensation from the organization	<b>&gt;</b>			0							Yes No
3	Did the organization list any former officer, dire employee on line 1a? If "Yes," complete Sched	ector, or trustee,	key e	emp	loye	ee, d			t compensated		**	3 X
4	For any individual listed on line 1a, is the sum of					and						
	the organization and related organizations great	ater than \$150,0	00? /	f "Y	es,"	cor	nplet	e So	chedule J for suc	ch		
_	individual	ue componentio	 on fro	 m o	nv 1			oro		vidual		4 X
5	for services rendered to the organization? If "Y	es," complete S	ched	ule .	J foi	rsu	ch pe	rsoi	7	· · · · · ·		5 X
Sec	tion B. Independent Contractors									4400 000 . (		
1	Complete this table for your five highest compecompensation from the organization. Report co	ensated indeper empensation for	the c	con	trac	yea	s that ar end	rec	eived more than gwith or within th	\$100,000 of ne organization	on's ta	эх
	year.  (A)  Name and business add	ress						Γ	(B) Description of se	rvices	C	(C) ompensation
	Harrie and Business and											0
								-				0
		<del></del>						+				0
											05/887	C
2	Total number of independent contractors (inclumore than \$100,000 of compensation from the	ding but not lim organization	ited to	o th	ose	liste	ed ab	ove )	) who received		SLIP N	

Part VIII Statement of Revenue

		Check if Schedule O contains	a response or n	ote to any line in	this Part VIII			[_]
				7	(A) Total revenue	(B) Related or exempt function revenue	(C) Unrelated business revenue	(D) Revenue excluded from tax under sections 512-514
Contributions, Gifts, Grants and Other Similar Amounts	1a b c d e f	Federated campaigns	1b 1c 1d 1d	0 12,070 11,682 0 11,457				
Contribut and Othe	g h	similar amounts not included above Noncash contributions included in line Total. Add lines 1a-1f	e <u>1f</u> es 1a-1f: \$	30,000 0	65,209			
Program Service Revenue	2a b	PROGRAM SERVICES - PERFO	RMANCES	Business Code 813000	48,029 0	48,029		in the second
	d e				0			
Progr	f g 3	All other program service revenue  Total. Add lines 2a-2f.  Investment income (including dividence)	dends, interest,	and	0 48,029			
	4 5	other similar amounts)	empt bond prod	ceeds 🕨	0 0	7400		
	6a b c	Gross rents	0	0				
	7a b	Gross amount from sales of assets other than inventory . Less: cost or other basis and sales expenses	(i) Securities  0	(ii) Other 0	0			
4)	d d	· · · · · · · · · · · · · · · · · · ·			0			
Other Revenue	8a	Gross income from fundraising events (not including \$ of contributions reported on line 1 See Part IV, line 18		0				
Othe	b c 9a	Less: direct expenses Net income or (loss) from fundrais	b sing events ies.	0	0	1		
	b c 10a	Less: direct expenses Net income or (loss) from gaming Gross sales of inventory, less	b activities	0	0			
	b c	returns and allowances Less: cost of goods sold Net income or (loss) from sales of	b	0	0			
	11a b	Miscellaneous Revenue		Business Code	0 0		Y Y	
	d e	All other revenue	14 K 4 142		0			

following SOP 98-2 (ASC 958-720)

	NIVER CITY DROW CORP COLIONALAN	TO INSTITUTE, INC	<i>,</i>	-		Page 10
Part		- All officers			22/11/22/2011	
Secuo	on 501(c)(3) and 501(c)(4) organizations must complete all complete all complete all complete if Schedule O contains a response or note to				column (A).	
	not include amounts reported on lines 6b, 3b, 9b, and 10b of Part VIII.	(A) Total expenses	(B) Program service	Ma	ement and expenses	(D) Fundraising
1	Grants and other assistance to governments and		expenses	ge 1	expenses	expenses
	organizations in the United States. See Part IV, line 21	o	11			
2	Grants and other assistance to individuals in the			No.	The second secon	
	United States. See Part IV, line 22	0			Company of the Compan	
3	Grants and other assistance to governments,					
	organizations, and individuals outside the					34
	United States. See Part IV, lines 15 and 16	0			SECTION S. A. S	
4	Benefits paid to or for members	1,125	1,125		Control of	Some and
5	Compensation of current officers, directors,					
	trustees, and key employees	0				
6	Compensation not included above, to disqualified					
	persons (as defined under section 4958(f)(1)) and				1	
_	persons described in section 4958(c)(3)(B)	0	4.500			
7	Other salaries and wages	1,560	1,560			
8	Pension plan accruals and contributions (include					
•	section 401(k) and 403(b) employer contributions)	0				
9 10	Other employee benefits	143	143			
11	Fees for services (non-employees):	140	140		-	
a	Management	o				
b	Legal	0				
c	Accounting	0				
d	Lobbying	0				
e	Professional fundraising services. See Part IV, line 17.	0				
f	Investment management fees	0				
g	Other. (If line 11g amount exceeds 10% of line 25, column					
•	(A) amount, list line 11g expenses on Schedule O.)	0				
12	Advertising and promotion	0				
13	Office expenses	2,101	2,101			
14	Information technology	0				
15	Royalties	0				
16	Occupancy	28,000	28,000			
17	Travel	36,517	36,517			
18	Payments of travel or entertainment expenses					
40	for any federal, state, or local public officials	0				
19	Conferences, conventions, and meetings	0				
20 21	Payments to affiliates	0				
22	Depreciation, depletion, and amortization	0	0		0	0
23	Insurance	4,922	4,922			
24	Other expenses. Itemize expenses not covered	The Committee				
100 12	above (List miscellaneous expenses in line 24e. If					
	line 24e amount exceeds 10% of line 25, column					
	(A) amount, list line 24e expenses on Schedule O.)					
а	SUPPLIES AND EQUIPMENT	30,564	30,564			
b	CONTRACT LABOR	7,775				
C	BANK CHARGES	445				
d	EDUCATIONAL	4,732	4,732			
е	All other expenses	0	417.001			
25	Total functional expenses. Add lines 1 through 24e	117,884	117,884		0	<u>C</u>
26	Joint costs. Complete this line only if the				[	
	organization reported in column (B) joint costs from a combined educational campaign and					
	fundraising solicitation. Check here				1	
	randialising solicitation, Orlect flore	1	1	1	1	

Part X Balance Sheet

		Check if Schedule O contains a response or note to any line in this Part X			
			(A) Beginning of year		(B) End of year
	1	Cash—non-interest-bearing	8,50	1	3,500
	2	Savings and temporary cash investments		2	
	3	Pledges and grants receivable, net	( )	3	0
	4	Accounts receivable, net	(	4	0
	5	Loans and other receivables from current and former officers, directors,			Her Filmsky Strange
		trustees, key employees, and highest compensated employees.			
		Complete Part II of Schedule L	The state of the s	5	STATE AND STATE OF ST
	6	Loans and other receivables from other disqualified persons (as defined under section			
		4958(f)(1)), persons described in section 4958(c)(3)(B), and contributing employers and			
		sponsoring organizations of section 501(c)(9) voluntary employees' beneficiary			
ts		organizations (see instructions). Complete Part II of Schedule L	Color Ad and annual Color and a Color	6	AND RESIDENCE AND RESIDENCE AND ASSESSMENT OF THE PROPERTY OF
Assets	7	Notes and loans receivable, net	(	7	0
Ä	8	Inventories for sale or use		8	
	9	Prepaid expenses and deferred charges		9	
	10a	Land, buildings, and equipment: cost or			
		other basis. Complete Part VI of Schedule D 10a 39,210			
	b	Less: accumulated depreciation 10b 0	39,2:1	10c	39,210
	11	Investments—publicly traded securities		11	0
	12	Investments—other securities. See Part IV, line 11		12	0
	13	Investments—program-related. See Part IV, line 11		13	0
	14	Intangible assets	***	14	0
	15	Other assets. See Part IV, line 11		15	0
	16	Total assets. Add lines 1 through 15 (must equal line 34)	47,710	16	42,710
	17	Accounts payable and accrued expenses	20,95	17	20,601
	18	Grants payable		18	
	19	Deferred revenue		19	
	20	Tax-exempt bond liabilities		20	
	21	Escrow or custodial account liability. Complete Part IV of Schedule D		21	
Ŋ	22	Loans and other payables to current and former officers, directors,		13.00	
itie		trustees, key employees, highest compensated employees, and			
D.		disqualified persons. Complete Part II of Schedule L		22	WYX0254 Cts.   96,2274 - 11 - 4 (114) 41 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4
Liabilities	23	Secured mortgages and notes payable to unrelated third parties		23	0
	24	Unsecured notes and loans payable to unrelated third parties	(	24	0
	25	Other liabilities (including federal income tax, payables to related third			
		parties, and other liabilities not included on lines 17-24). Complete	2/		
		Part X of Schedule D	(	25	0
	26	Total liabilities. Add lines 17 through 25	20,95	26	20,601
		Organizations that follow SFAS 117 (ASC 958), check here ► X and		15	
Se		complete lines 27 through 29, and lines 33 and 34.			
Balance			26.7	27	22.400
	27	Unrestricted net assets	26,70	28	22,109
	28	Temporarily restricted net assets		29	
ŭ	29	Permanently restricted net assets		29	
Net Assets or Fund Balances		Organizations that do not follow SFAS 117 (ASC958), check here			
		complete lines 30 through 34.		of Total	
	30	Capital stock or trust principal, or current funds		30	
	31	Paid-in or capital surplus, or land, building, or equipment fund		31	
	32	Retained earnings, endowment, accumulated income, or other funds		32	
	33	Total net assets or fund balances	26,75	33	22,109
	34	Total liabilities and net assets/fund balances	47,7	34	42,710

Name and Address of the Owner, where	990 (2013) RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE, INC.				Page	12
Part	Reconciliation of Net Assets					
	Check if Schedule O contains a response or note to any line in this Part XI				. [	
1	Total revenue (must equal Part VIII, column (A), line 12)	1			113,	<del></del> 238
2	Total expenses (must equal Part IX, column (A), line 25)	2			117,	
3	Revenue less expenses. Subtract line 2 from line 1					646
4	Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))				26,	755
5	Net unrealized gains (losses) on investments	5				
6	Donated services and use of facilities	6				
7	Investment expenses	7				
8	Prior period adjustments	8				
9	Other changes in net assets or fund balances (explain in Schedule O)	9				
10	Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line 33,					
-	column (B))	10		-00 -000	22,	109
Part	XII Financial Statements and Reporting					
	Check if Schedule O contains a response or note to any line in this Part XII					
*****			_		Yes	No
1	Accounting method used to prepare the Form 990: Cash X Accrual Other					2
	If the organization changed its method of accounting from a prior year or checked "Other," explain in					4- V-
	Schedule O.		100			
2a	Were the organization's financial statements compiled or reviewed by an independent accountant?			2a	100000	X
	If "Yes," check a box below to indicate whether the financial statements for the year were compiled or					
	reviewed on a separate basis, consolidated basis, or both:					
	Separate basis Doth consolidated and separate basis					16
b	Were the organization's financial statements audited by an independent accountant?		. [	2b		Χ
	If "Yes," check a box below to indicate whether the financial statements for the year were audited on a			6.11	17.14	
	separate basis, consolidated basis, or both:			5.00		
	Separate basis Consolidated basis Both consolidated and separate basis					
С	If "Yes" to line 2a or 2b, does the organization have a committee that assumes responsibility for oversight of					
	the audit, review, or compilation of its financial statements and selection of an independent accountant?		. 22	2c	PARTIE PA	ALCOHOL:
	If the organization changed either its oversight process or selection process during the tax year, explain in	D (8	a di		Tight is	1
	Schedule O.					
3a	As a result of a federal award, was the organization required to undergo an audit or audits as set forth in		790	PERCENT.	CHARACTER ST.	HOUSE.
	the Single Audit Act and OMB Circular A-133?			3a		Χ
b	If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo the					<u> </u>
	required audit or audits, explain why in Schedule O and describe any steps taken to undergo such audits			3b		

Form **990** (2013)

# SCHEDULE A (Form 990 or 990-EZ)

# **Public Charity Status and Public Support**

Complete if the organization is a section 501(c)(3) organization or a section 4947(a)(1) nonexempt charitable trust.

Attach to Form 990 or Form 990-EZ.

Department of the Treasury Internal Revenue Service Name of the organization

Information about Schedule A (Form 990 or 990-EZ) and its instructions is at www.irs.gov/form990.

OMB No. 1545-0047

Open to Public
Inspection

Employer identification number

				ARTS INSTITUTE, IN									
Pai		Reason	for Public Ch	arity Status (All org	ganizatio	ns must	complete	this par	t.) See i	truction	ns.		
	organ			tion because it is: (For									
1	$\square$			ches, or association of			in section	n 170(b)(	1)(A)(i).				
2	$\square$			n 170(b)(1)(A)(ii). (Atta		The state of the s							
3	Щ			ospital service organiza									
4	Ш		search organizat me, city, and sta	ion operated in conjun te:	ction with	a hospita	l describe	d in <b>secti</b> o	on 170(b)	(1)( <b>A)(iii).</b>	Enter t	he	
5				the benefit of a college Complete Part II.)	e or univer	sity owne	d or opera	ated by a	governme	nt <b>al unit d</b>	escribe	d	
6	A federal, state, or local government or governmental unit described in section 170(b)(1)(A)(v).												
7	Χ	An organizat	ion that normally	receives a substantial	part of its					om the ge	eneral p	ublic	
8	П			in section 170(b)(1)(A		mplete Pa	rt II.)						
9		An organizat receipts from support from	ion that normally activities relate gross investme	receives: (1) more that d to its exempt function nt income and unrelate after June 30, 1975. S	an 33 1/3% ns—subje ed busines	6 of its su ct to certa ss taxable	pport from in excepti income (l	ons, and ( ess sectio	(2) no mor n 511 tax)	e than 33	1/3% o	of its	S
10		An organizat	ion organized ar	nd operated exclusively	to test fo	r public sa	afety. See	section 5	i09(a)(4).				
11 e f g		purposes of 509(a)(3). Cha Type By checking persons other 509(a)(1) or If the organization	one or more pub neck the box that I b T this box, I certify or than foundation section 509(a)(2 cation received as the check this box	that the organization in managers and other). written determination	eations desupporting III—Funct Is not cont than one  from the I	scribed in g organizationally interpretationally interpretation more personally in the second	section 50 attion and degrated ectly or incubicly supplies a Type	O9(a)(1) o complete   d	r section 5 lines 11e t ype III–No one or mo ganization or Type II	⇒9(a)(2). hrough 11 on-function ore disquants describ	See se  Ih.  nally int  alified  ed in se	egrate	d
9		following per			iou uni, gi	it or ooner	batton no	in any or t					
		(i) A pers	on who directly	or indirectly controls, e	ither alone	e or togeth	ner with pe	ersons des	scribed in	(ii)		Yes	No
		and (ii	i) below, the gov	erning body of the sup	ported org	ganization	?				11g(i)		
				person described in (i)							11g(ii)		
				of a person described				$x_{-1} \leftarrow x_{-1} = x_{-1}$		x 3	11g(iii)		
<u>h</u>				tion about the support			Т		<del></del>				
(i)		of supported anization	(ii) EIN	(iii) Type of organization (described on lines 1–9 above or IRC section (see instructions))	in col. (i) li	organization sted in your document?	the organ col. (i)	rou notify nization in of your port?	organizat (i) organi	s the ion in col. zed in the S.?	(vii) Am	ount of mo support	onetary
					Yes	No	Yes	No	Yes	No			
(A)													
/D\													
(B)													
(C)													
(D)													
(E)													
Tota		W. T. C.											-

	£		*			9	
Schedu	ile A (Form 990 or 990-EZ) 2013 RIVER CITY DI	RUM CORP CU	LTURAL ARTS	INSTITUTE. IN	IC.		Page 2
Part		The second secon		Married World Control of the Party of the Pa	The state of the s	(b)(1)(A)(vi)	
	(Complete only if you checked the					iled to qualify	
	Part III. If the organization fails to					⊇art III.)	
Sect	ion A. Public Support						
Caler	ndar year (or fiscal year beginning in)	(a) 2009	(b) 2010	(c) 2011	(d) 2012	(e) 2013	(f) Total
1	Gifts, grants, contributions, and						-
	membership fees received. (Do not						
	include any "unusual grants.")	125,531	96,913	120,061	70,33	113,238	<b>526,</b> 076
2	Tax revenues levied for the organization's						
	benefit and either paid to or expended on						
	its behalf						0
3	The value of services or facilities			,			
	furnished by a governmental unit to the						
	organization without charge						0
4	Total. Add lines 1 through 3	125,531	96,913	120,061	70,33	113,238	526,076
5	The portion of total contributions by each						
	person (other than a governmental unit	12.00					
	or publicly supported organization)						
	included on line 1 that exceeds 2%	West States					
	of the amount shown on line 11, column (f)	A					
6	Public support. Subtract line 5 from line 4.		0.20				526,076
Sect	ion B. Total Support	A STATE OF THE STA	A	tul park 8	A CONTRACTOR OF THE PARTY OF TH		020,010

(b) 2010

96,913

(c) 2011

120,061

(d) 2012

70,333

(e) 2013

113,238

(f) Total

526,076

(a) 2009

125,531

Calendar year (or fiscal year beginning in)

7

18

		1		10 10		1	
	rents, royalties and income from similar						0
	sources						<u>U</u>
9	Net income from unrelated business						
	activities, whether or not the business is						
	regularly carried on						0
10	Other income. Do not include gain or				1		
	loss from the sale of capital assets						
	(Explain in Part IV.)			,	1		0
11	TMAX.				The state of the s		526,076
12	Gross receipts from related activities, etc. (see in			2	77 6 2 30 5 6 6 6 70	12	020,5:0
13	First five years. If the Form 990 is for the organ						
13					9570		
	organization, check this box and stop here			· · · · · ·			
Sect	tion C. Computation of Public Support Pe						
14	Public support percentage for 2013 (line 6, colur	nn (f) divide	d by line 11, co	lumn (f))	30 K 3 K K	14	100.00%
15	Public support percentage from 2012 Schedule	A, Part II, lin	e 14			15	100.00%
16a	33 1/3% support test-2013. If the organization	did not che	ck the box on li	ine 13, and line	14 is 33 1/3%	or more, check the	his box
S.D. SHOWING	and stop here. The organization qualifies as a p						
b	33 1/3% support test—2012. If the organization						
~	box and <b>stop here.</b> The organization qualifies as						
17a							
	is 10% or more, and if the organization meets th						1
	Part IV how the organization meets the "facts-ar	nd-circumsta	inces" test. The	organization q	ualifies as a pu	blicly supported	
							- N I

10%-facts-and-circumstances test—2012. If the organization did not check a box on line 13, 16a, 16b, or 17a, and line 15 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in

	1000
-	~
120	• • • • • • • • • • • • • • • • • • • •

Part III	Support Schedule	for	Organizations	Described	in	Section	509(a	)(2	)
----------	------------------	-----	---------------	-----------	----	---------	-------	-----	---

(Complete only if you checked the box on line 9 of Part I or if the organization failed to ualify under Part II.

	If the organization fails to qualify ur	nder the tests	listed below,	please comp	lete Part II.)		
Sec	tion A. Public Support						
Cale	ndar year (or fiscal year Leginning in)	(a) 2009	(b) 2010	(c) 2011	(d) 2012	(e) 2013	(f) Tota
			107-010	(5) 2011	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	(0) 2010	(1) Total
1	Gifts, grants, contributions, and membership fees						
	received. (Do not include any "unusual grants.")						0.
2	Gross receipts from admissions, merchandise					3	
	sold or services performed, or facilities furnished		11				
	in any activity that is related to the					,	
	organization's tax-exempt purpose						0
3	Gross receipts from activities that are not an						
	unrelated trade or business under section 513.						0
4	Tax revenues levied for the organization's	1					
	benefit and either paid to or expended on						
	its behalf						0
5	The value of services or facilities						
	furnished by a governmental unit to the	1					
	organization without charge						0
6	Total. Add lines 1 through 5	0	0	0		0	0 0
7a	Amounts included on lines 1, 2, and 3						
	received from disqualified persons						0
b	Amounts included on lines 2 and 3 received						
	from other than disqualified persons that						
	exceed the greater of \$5,000 or 1% of the						
	amount on line 13 for the year						0
С	Add lines 7a and 7b	0	0	0		0	$\frac{0}{0}$
8	Public support (Subtract line 7c from				a franklig		
	line 6.)						0
Sec	tion B. Total Support						
Cale	ndar year (or fiscal year beginning in)	(a) 2009	(b) 2010	(c) 2011	(d) 2012	(e) 2013	(f) Total
9	Amounts from line 6	0	0	0	0	0	
10a	-	- 0				- 0	0
iva	payments received on securities loans,	i					
	rents, royalties and income from similar sources			198			2
b	Unrelated business taxable income (less						0
D	section 511 taxes) from businesses	Ì				8	
25	acquired after June 30, 1975					=	
	Add lines 10a and 10b	0					0
	angganggangan kanangan kanangan kanangan kanangan kanangan kanangan ang ang ang ang ana an an an an an an an 🗀	U	0	0		0	0
11	Net income from unrelated business	į				Î	
	activities not included in line 10b, whether					0	_
42	or not the business is regularly carried on						0
12	Other income. Do not include gain or loss from the sale of capital assets	1	ži.	1			
							•
13	(Explain in Part IV.)						0
13	and 12.)	0	٥	0	0		•
14	First five years. If the Form 990 is for the organiza		ol third for who	0		0	0
14	organization, check this box and stop here					(3)	
0				· · · · · · ·	• • • • •		
	tion C. Computation of Public Support I						
15	Public support percentage for 2013 (line 8, column (					15	0.00%
16	Public support percentage from 2012 Schedule A, F	art III, line 15.		· · · · · · ·	· · · · ·	16	0.00%
	tion D. Computation of Investment Inco						
17	Investment income percentage for 2013 (line 10c, c	olumn (f) divided	by line 13, colu	mn (f))		17	0.00 %
18	Investment income percentage from 2012 Schedule	: A, Paπ III, line 1	<i>1</i>			18	0.00%
19a	33 1/3% support tests—2013. If the organization of	aid not check the	box on line 14,	and line 15 is mo	re than 33 1/59	and line 17 is	
<b>L</b> .	not more than 33 1/3%, check this box and stop he	re. The organiza	tion qualifies as	a publicly suppor	ted organizatio		▶ 📘
b	33 1/3% support tests—2012. If the organization of					33 1/3%, and	, [-]
00	line 18 is not more than 33 1/3%, check this box and					anization	▶ 📋
20	Private foundation. If the organization did not che	ck a box on line '	14, 19a, or 19b.	cneck this box an	d see instruct	3	

# SCHEDULE D (Form 990)

Supplemental Financial Statements

Complete if the organization answered "Yes," to Form 990,

Part IV, line 6, 7, 8, 9, 10, 11a, 11b, 11c, 11d, 11e, 11f, 12a, or 12b.

▶ Attach to Form 990.

Department of the Treasury Internal Revenue Service Name of the organization

Information about Schedule D (Form 990) and its instructions is at www.irs.gov/forms Employer

**Open to Public** 

OMB No. 1545-0047

Inspection

tification number

	Organizations Maintaining Donor Advised Funds or Other Similar Funds or Acc	unto
Par	Complete if the reganization answered "Yes" to Form 990, Part IV, line 6.	unts.
		s and other accounts
1	Total number at end of year	s and other accounts
2	Aggregate contributions (a) (during year).	
3	Aggregate grants from (curing year).	
4	Aggregate value at end of year	***************************************
5	Did the organization info all donors and donor advisors in writing that the assets held in donor advise	
	funds are the organization's property, subject to the organization's exclusive legal control?	Yes No
6	Did the organization informall grantees, donors, and donor advisors in writing that grant funds can be	
	used only for charitable, urposes and not for the benefit of the donor or donor advisor, or for any other	
	purpose conferring impermissible private benefit?	. Yes No
Par	Conservation Easements.	
	Complete if the organization answered "Yes" to Form 990, Part IV, line 7.	
1	Purpose(s) of conservation easements held by the organization (check all that apply).	
	Preservation of land for public use (e.g., recreation or education)  Preservation of an historical	important land area
	Protection of natura habitat Preservation of a certified	toric structure
	Preservation of open space	
2	Complete lines 2a through 2d if the organization held a qualified conservation contribution in the form contribution in t	onservation
A.	easement on the last day of the tax year.	at the End of the Tax Year
а	Total number of conservation easements	
b	Total acreage restricted by conservation easements	
С	Number of conservation easements on a certified historic structure included in (a) 2c	
d	Number of conservation easements included in (c) acquired after 8/17/06, and not on a	
	historic structure listed in the National Register	
3	Number of conservation easements modified, transferred, released, extinguished, or terminated by the	c ∍a <b>nization</b>
	during the tax year 🕒	
4	Number of states where property subject to conservation easement is located	
5	Does the organization have a written policy regarding the periodic monitoring, inspection, handling of	
_	violations, and enforcement of the conservation easements it holds?	
6	Staff and volunteer hours devoted to monitoring, inspecting, and enforcing conservation easements dur	g the year
7	Amount of expenses incurred in monitoring, inspecting, and enforcing conservation easements during t	
7	Afflount of expenses incurred in monitoring, inspecting, and enforcing conservation easements during to \$	i 3 year
8	Does each conservation easement reported on line 2(d) above satisfy the requirements of section	
٠	170(h)(4)(B)(i) and section 170(h)(4)(B)(ii)?	Yes No
9	In Part XIII, describe how the organization reports conservation easements in its revenue and expense	statement, and
	balance sheet, and include, if applicable, the text of the footnote to the organization's financial statement	that describes
	the organization's accounting for conservation easements.	
Par	Organizations Maintaining Collections of Art, Historical Treasures, or Other Sin	miar Assets.
	Complete if the organization answered "Yes" to Form 990, Part IV, line 8.	
1a	If the organization elected, as permitted under SFAS 116 (ASC 958), not to report in its revenue statem	ent and balance sheet
	works of art, historical treasures, or other similar assets held for public exhibition, education, or research	
	of public service, provide, in Part XIII, the text of the footnote to its financial statements that describes the	
b	If the organization elected, as permitted under SFAS 116 (ASC 958), to report in its revenue statement	
	works of art, historical treasures, or other similar assets held for public exhibition, education, or research	h in furtherance
	of public service, provide the following amounts relating to these items:	
	(i) Revenues included in Form 990, Part VIII, line 1	<b>S</b>
_	(ii) Assets included in Form 990, Part X	
2	If the organization received or held works of art, historical treasures, or other similar assets for financial	Jain, provide the
	following amounts required to be reported under SFAS 116 (ASC 958) relating to these items:  Revenues included in Form 990, Part VIII, line 1	<b>▶</b> \$
a		
<u>b</u>	Assets included in Form 990, Part X	<b>γ</b>

Sched	ule D	n 990) 2013 RIVER CITY DRUM	CORP CULTURAL ARTS	S INSTITUTI	E, INC.			?ac ≥ <b>2</b>
Part		Organizations Maintaining	Collections of Art, Hi	istorical T	reasures, o	r Other Sim	Assets	
3	Usi	he organization's acquisition, acc		s, check any	of the followi	ing that are a	fice. (	
-	use	its collection items (check all that	: apply):		*			
a	$\vdash$	Public exhibition	d (	=	or exchange	programs		
b		Scholarly research	e (	Other				
C		Preservation for future generation		v 30 12	N WOL			
4	Par	e a description of the organization II.					t purpose	in
5	Dur ass	the year, did the organization so to be sold to raise funds rather the	licit or receive donations nan to be maintained as p	of art, histori part of the or	cal treasures, ganization's c	or other simile ollection?.	[	Yes into
Part	IV	Escrow and Custodial Arra Complete if the organization 990, Part X, line 21.		m 990, Pa	rt IV, line 9,	or reported a	amc unt o	No. of the second secon
1a	Is ti	organization an agent, trustee, cu	stodian or other intermed	diary for cont	ributions or of	ther assets no:		
		ded on Form 990, Part X?						Yes No
b	If "Y	ঃ," explain the arrangement in Par	t XIII and complete the fo	llowing table	<b>)</b> :			
_	n -	Single below-					Amo	<u>sunt</u>
C C		ining balance						0
d e		cons during the year				1d   1e		
f		ig balance						
								<del>7,,</del> ∵ ∸
2a		e organization include an amount						Yes 10
b		," explain the arrangement in Par	t XIII. Check here if the e	xplanation h	as been provi	ded in Part XII		
Part	V	Endowment Funds.						
		Complete if the organization						
				Prior year	(c) Two years		ars back	(e) Four year, back
1a		nning of year balance	0	0	-	0	0	
b		ibutions						
С		avestment earnings, gains,						
4		USSES			<del> </del>			<del></del>
d e		ts or scholarships expenditures for facilities			<del>                                     </del>			
e		programs						
f		inistrative expenses		T	<del> </del>			
ď		of year balance	0	0	<del>                                     </del>	o	0	
9 2		de the estimated percentage of the						
a		d designated or quasi-endowment	▶ %	- ( is ig, s	0.4 (4)) 7.0.	<b>u</b> uo.		
b		nanent endowment	%					
С	Tem	orarily restricted endowment	%					
	The	percentages in lines 2a, 2b, and 2c	should equal 100%.					
3a	Are:	here endowment funds not in the p	ossession of the organiza	ation that are	e held and adr	ministered for t		
	orga	nization by:					_	Yes to
	(i)	unrelated organizations						Ba(i)
	(ii)	related organizations					-	a(ii)
b		s" to 3a(ii), are the related organiz					· · L	3b
4		ribe in Part XIII the intended uses		owment fund	IS.			
Part	VI	Land, Buildings, and Equip		m 000 D-	rt (\ / 11m = 14	o Coo Ferrer C	0 D-4 V	line do
		Complete if the organization						
		Description of property	(a) Cost or other basis (investment)	1 2	ost or other ils (other)	(c) Accumula · depreciatio		(d) Book value
1a	Lanc		<del></del>	0	0		100	
b		lings		0	0	A 2002 Yest 2007	0	0
c		ehold improvements		0	0		- 0	0
d		pment			0		c	39,210
е	Othe	r		0	0		0	0
Total	. Add	ines 1a through 1e. (Column (d) m	ust equal Form 990, Part	X, column (	B), line 10(c).	)	,-	39,210

(including name of security)	(b) Book value	(c) Metho 1: Cost or end-of value
derivatives	0	Cost of end-o
eld equity interests	0	
sia oquity interests		
		Marrier Alan
~		
	0	
Investments—Program Rel		D-11/1/19-14- O-1
	answered "Yes" to Form 990,	
(a) Description of investment	(b) Book value	(c) Metho Cost or end-of
and the second s		
Other Assets. Complete if the organization	answered "Yes" to Form 990,  (a) Description	
	answered "Yes" to Form 990,	
	answered "Yes" to Form 990,	Part IV, line 11d. See F 99. Par
	answered "Yes" to Form 990,	Part IV, line 11d. See F 99. Par
	answered "Yes" to Form 990,	Part IV, line 11d. See F 99. Par
	answered "Yes" to Form 990,	Part IV, line 11d. See F 99. Par
	answered "Yes" to Form 990,	Part IV, line 11d. See F 99. Par
	answered "Yes" to Form 990,	Part IV, line 11d. See F 99. Par
Complete if the organization	answered "Yes" to Form 990, (a) Description	Part IV, line 11d. See F 99. Par
Complete if the organization  mn (b) must equal Form 990, Part X,	answered "Yes" to Form 990, (a) Description	Part IV, line 11d. See F 99. Par
Complete if the organization  mn (b) must equal Form 990, Part X,  Other Liabilities.  Complete if the organization line 25.	answered "Yes" to Form 990, (a) Description	Part IV, line 11d. See F 9 ). Par (b) B
Complete if the organization  mn (b) must equal Form 990, Part X,  Other Liabilities.  Complete if the organization	answered "Yes" to Form 990, (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
Complete if the organization  mn (b) must equal Form 990, Part X,  Other Liabilities.  Complete if the organization line 25.	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
mn (b) must equal Form 990, Part X, Other Liabilities. Complete if the organization line 25.  (a) Description of liability	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
mn (b) must equal Form 990, Part X, Other Liabilities. Complete if the organization line 25.  (a) Description of liability	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
mn (b) must equal Form 990, Part X, Other Liabilities. Complete if the organization line 25.  (a) Description of liability	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
mn (b) must equal Form 990, Part X, Other Liabilities. Complete if the organization line 25.  (a) Description of liability	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
mn (b) must equal Form 990, Part X, Other Liabilities. Complete if the organization line 25.  (a) Description of liability	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
mn (b) must equal Form 990, Part X, Other Liabilities. Complete if the organization line 25.  (a) Description of liability	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
mn (b) must equal Form 990, Part X, Other Liabilities. Complete if the organization line 25.  (a) Description of liability	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B
mn (b) must equal Form 990, Part X, Other Liabilities. Complete if the organization line 25.  (a) Description of liability	answered "Yes" to Form 990,  (a) Description  col. (B) line 15.)	Part IV, line 11d. See F 9 ). Par (b) B

	ule D (For	30) 2013 RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE, INC.			age 4
Par	XI	Reconciliation of Revenue per Audited Financial Statements With Revenue		əturn	
		Complete if the organization answered "Yes" to Form 990, Part IV, line 12a.			
1	Total r	enue, gains, and other support per audited financial statements		1	
2	Amou	included on line 1 but not on Form 990, Part VIII, line 12:			
а	Net ur	alized gains on investments			
b	Donat	services and use of facilities		6 N	
С	Recov	es of prior year grants		1	
d	Other			10 +0 (0) 10	
е	Add lin	2a through 2d	*		
3	Subtra	line 2e from line 1		3	- 0
4	Amour	included on Form 990, Part VIII, line 12, but not on line 1:		8	
а	Invest	nt expenses not included on Form 990, Part VIII, line 7b 4a		%1	
b	Other	escribe in Part XIII.)			
С	Add lir	s 4a and 4b			)
5	Total r	enue. Add lines 3 and 4c. (This must equal Form 990, Part I, line 12.)			)
Par	XII	Reconciliation of Expenses per Audited Financial Statements With Expens		Return	
		Complete if the organization answered "Yes" to Form 990, Part IV, line 12a.			
1	Total e	enses and losses per audited financial statements			
2	Amour.	included on line 1 but not on Form 990, Part IX, line 25:			
а	Donate	services and use of facilities			
b		ar adjustments		3	
С	Other	ses			
d	Other	escribe in Part XIII.)			
е	Add li	ss 2a through 2d			)
3	Subtr	t line <b>2e</b> from line <b>1</b>		3 1	)
4	Amou	s included on Form 990, Part IX, line 25, but not on line 1:			
а	Inves	ent expenses not included on Form 990, Part VIII, line 7b 4a		1	
b	Other (	Describe in Part XIII.)		i	
	A -1 -1 1'				
C		es <b>4a and 4b</b>			Э
с 5		es 4a and 4b			0
5					0
5 Par	Total ex	penses. Add lines 3 and 4c. (This must equal Form 990, Part I, line 18.)		4; Pari X,	0
5 Par Provi	Total ex XIII	Supplemental Information	i.	4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.	ë:	4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.	**	3 4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.	42	⊋4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.	*	+ 4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.	20 a	4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII de the c	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII de the c	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII de the c	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII de the c	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII de the c	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII de the c	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII de the c	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
5 Par Provi	Total ex XIII de the c	Supplemental Information  scriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 21.		4; Part X,	
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Schedule D (f	m 990) 2013 RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE, INC.	rage 5
Part XIII	Supplemental Information (continued)	- X
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#### SCHEDU 0 (Form 990 90-EZ)

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# Supplemental Information to Form 990 or 990-EZ

Complete to provide information for responses to specific questions on Form 990 or 990-EZ or to provide any additional information.

▶ Attach to Form 990 or 990-EZ.

Information about Schedule O (Form 990 or 990-EZ) and its instructions is at www.irs.gov/form



Name of the		dentification number	
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Schedule A (Form 9	90 or 990-EZ) 2013	RIVER CITY I	DRUM CORP (	CULTURAL AR	TS INSTITUTE	E, INC.		Pag∈ 1
Part IV	Supplemental	Information.	Provide the e	explanations	required by F	Part II, line 10; Part	rt II, line 17a or 17	b;
	and Part III, line	12. Also com	plete this par	t for any add	litional inform	nation. (See inst	ctions).	
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# ARTICLES OF INCORPORATION OF RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE, INC.,

The undersigned incorporator, ED WHITE, executes these Articles of Incorporation for the purpose of forming and does hereby form a Non-Stock, Non-Profit Corporation under the laws of the Commonwealth of Kentucky, KRS 273.161 et seq., with all the rights privileges and immunities of a corporation organized for charitable purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code of 1986, as amended (the "Code"), or it's successor provisions, in accordance with the following provisions.

# ARTICLE I.

## Name

The name of the Corporation is River City Drum Corp Cultural Arts Institute, Inc., (hereinafter Corporation).

## ARTICLE II.

# **PURPOSES**

This corporation is organized exclusively for charitable scientific and educational purposes, more specifically:

- (i) To establish and maintain a community based organization dedicated to the provision of a wide range of charitable, educational, cultural and artistic activities, programs and service to the community.
- (ii) Provide opportunities to enhance community's educational and cultural awareness by providing a class structure environment that is culturally sensitive to support the community activities.

To this end, the corporation shall at all times be operated exclusively for charitable purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, 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, as now enacted or hereafter amended. All funds, whether income or principal and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

# ARTICLE III.

# **EXEMPTION REQUIREMENTS**

At all times the following shall operate as conditions restricting the operations and activities of the corporation.

- 1. No part of the net earnings or the organization shall insure to the benefit of, or be distributable to its members, trustees, 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 purpose set forth in the purpose clause hereof.
- 2. No substantial part of the activities of the Corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition of, any candidate for public office.
- 3. Notwithstanding any other provisions 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 Section 501 (c) (3)or the Internal Revenue Code, corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under Section 170 (c) (2) or the Internal Revenue Code, or corresponding section or any future federal tax code.

# ARTICLE IV

# **1nitial Registered Office and Agent**

The street address of the Corporation's initial registered office and the name of its initial registered agent and that address is:

# ED WHITE 4734 Southern Parkway Louisville, Kentucky 40214

The mailing address or the Corporation's principal office is:

RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE, INC., 3308 Chauncey Avenue Louisville, Kentucky 40211

# ARTICLE V.

# **Duration**

The duration of the corporate existence shall be perpetual.

# ARTICLE VI.

# **Directors**

The corporation shall have no members. A Board of Directors in the manner provided in the Bylaws shall manage the affairs of the Corporation. In addition, the Bylaws shall provide the number of directors. The term of office, method of election, removal procedures and such other matters pertaining or relating to the duties and office of director. In no event shall there be fewer than (3) directors.

The members of the initial Board of Directors of the Corporation shall serve until election of directors and until their successors are elected and qualified. The names and addresses of the initial directors are:

ED WHITE, President 4734 Southern Parkway Louisville, Kentucky 40214

Zambia Nkrumah, Treasurer 4734 Southern Parkway Louisville, Kentucky 40214

Adrianna Thornton-Clark, Secretary 3308 Chauncey Avenue Louisville, Kentucky 40211

No, director shall have any right, title, or interest in, or any property of the Corporation. These Articles may be amended only with the approval or affirmative vote of the Board of Directors.

# ARTICLE VII.

# Indemnification

Each person who is or was a member, director, trustee or officer for the corporation, whether elected or appointed, and each person who is or was serving at the request of the Corporation, as a member, director, trustee or officer of another corporation, whether elected, appointed, or of a partnership, joint venture, trust or other enterprise, including service with respect to employee benefit plans, including the heirs, executors, administrators or estate of any such person, shall be indemnified by the Corporation to the full amount against any liability, and the reasonable cost, or expense

(including attorneys' fees, monetary or other judgments, fines, excise taxes or penalties and amounts paid or to be paid in settlement) incurred by such person in such person's capacity as a member, director, trustee, officer or employee, or arising out of such person's status as a member, director, trustee, officer or employee, provided, however, that no such person shall be indemnified against any such liability, cost or expense incurred in connection with any action, suit or proceeding in which such person shall have been adjudged liable on the basis that personal benefit was improperly received by such person, or if such indemnification would be prohibited by law.

Such right of indemnification shall be a contract right and shall include the right to be paid by the Corporation the reasonable expenses incurred in defending any threatened or pending action, suit or proceeding in advance of its final disposition; provided, however, that such advance payment of expenses shall be made only after delivery to the Corporation of an undertaking by or on behalf of such person to repay all amounts so advanced it shall be determined that such person is not entitled to such indemnification.

Any repeal or modification of the Article shall not affect any rights or obligations then existing. If any indemnification payment required by this Article is not paid by the Corporation within ninety (90) after a written claim has been received by the corporation, the member, director, trustee, officer or employee may at any time thereafter bring suit against the Corporation to recover the unpaid amount and, if successful in whole or in part, such person shall be entitled to be paid also the expense of prosecuting such claim. The Corporation may maintain insurance, at its own expense, to protect itself and any such person against any such liability, cost or expense, whether or not the Corporation would have the power to indemnify such person against such liability, cost or expense under the Kentucky Non-Profit Corporation Act or under this Article, but it shall not be obligated to do. The indemnification provided by this Article shall not be deemed exclusive of any other rights which those seeking indemnification may have or hereafter acquire under any bylaw, agreement, statute, vote of members of Board of Directors or otherwise.

If this Article or any portion thereof shall be invalidated on any ground by any Court of competent jurisdiction, then the Corporation nevertheless shall indemnify each such person, to the full extent permitted by any applicable portion of this Article that shall not have been invalidated or that remains enforceable under any other applicable law. For purposes of this Article, reference to "The Corporation" includes all constituents absorbed in a consolidation or merger as well as the resulting or surviving corporation.

# ARTICLE VIII.

# **Limitation of Director Liability**

No director shall be personally liable to the Corporation for monetary damges for

breach of his or her duties as director except for liability:

- (a) For any transaction in which the director's personal financial interest is in conflict with the financial interests or the Corporation;
- (b) For acts or omissions not in good faith or which involve intentional misconduct or acts known to the director to be a violation of law or
- (c) For any transaction from which the director derived an improper personal benefit. If the Kentucky Revised Statutes are amended after the effective date of these Articles of Incorporation to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the Kentucky Revised Statutes, as so amended. Any repeal or modification or this Article shall not adversely effect any right or protection of a director of the corporation existing at the time of such repeal or modification.

# ARTICLE IX.

# Dissolution

Dissolution shall be accomplished in accordance with Chapter 273 of the Kentucky Revised Statutes or its successor. Upon dissolution of the Corporation, the Board of Directors shall, after paying or making provisions for the payment of all liabilities of the Corporation, dispose of all corporate assets by distributing such assets to its successor organization, but only if it (or its successor organization) is at that time an organization described in Section 501 (c) (3) of the Code, or its successor provision. If (River City Drum Corp Cultural Arts Institute Corporation), or its successor organization is not at that time an organization described in Section 501 (c) (3) or the Code, or its successor provision, the Board of Directors shall, later paying or making provisions for the payment of all liabilities of the Corporation, dispose of all corporate assets by distributing such assets to organizations that are organized and operated exclusively for charitable purposes and at the time qualify as exempt organizations under Section 501 (c) (3) of the Code, or its successor provision, or to such organizations described under Section 170 (c) (1) of the Code, or its successor provision, as the Board of Directors shall determine. If possible, the purposes of such charitable donee or donees should be substantially similar to the charitable purposes of the Corporation.

Any such assets not disposed of by the Board of Directors shall be disposed of by the Circuit Court of the County in which the principal office of the Corporation is then located, to (River City Drum Corp Cultural Arts Institute Corporation) under Section 501 (c) (3) or the Code, or its successor provision, if possible, the Court shall cause such remaining assets to be transferred to a donee or donees that have purposes that are substantially similar to the charitable purposes of the Corporation.

Form W-9
(Rev. August 2013)
Department of the Treasury

# Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Rame (as shown on your income tax return) Rever Outy Drum Corp Cultural Ants Institut	e INC			
2	Business name/disragarded entity name, if different from above	/			
page					
ت م	Check appropriate box for federal tax classification:	Trust/estate	Exemptions (see instructions):		
e o Sr	Individual/sole proprietor C Corporation S Corporation Partnership				
tion		Exempt payee code (if any)			
or	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partner	Exemption from FATCA reporting			
Print or type See Specific Instructions on	□ Other (see instructions) NON Profit 5016-3		code (if any)		
Fic P	Address (number, street, and apt. or suite no.)	Requester's name	and address (optional)		
eci	,		and the second continues		
Š	City, state, and ZIP code				
Se					
	List account number(s) here (optional)	<u> </u>			
Pai	t I Taxpayer Identification Number (TIN)				
	your TIN in the appropriate box. The TIN provided must match the name given on the "Name	11110	curity number		
	old backup withholding. For individuals, this is your social security number (SSN). However, for ent alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other				
entitie	s, it is your employer identification number (EIN). If you do not have a number, see How to ge				
	n page 3.	Employe	dentification number		
	If the account is in more than one name, see the chart on page 4 for guidelines on whose er to enter.	Employer	identification number		
Par	100 100 100 100 100 100 100 100 100 100				
	penalties of perjury, I certify that:				
	e number shown on this form is my correct taxpayer identification number (or I am waiting for		enderformative en de		
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and					
3. I a	m a U.S. citizen or other U.S. person (defined below), and				
4. The	FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	ng is correct.			
becau intere gener instru	ication instructions. You must cross out item 2 above if you have been notified by the IRS to use you have failed to report all interest and dividends on your tax return. For real estate transful st paid, acquisition or abandonment of secured property, cancellation of debt, contributions to ally, payments other than interest and dividends, you are not required to sign the certification of citions on page 3.	actions, item 2 do o an individual ret	es not apply. For mortgage irement arrangement (IRA), and		
Sign Here	Signature of U.S. person > ROWARD R. White	ate > 2/6/2	015		

## General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

**Future developments.** The IRS has created a page on IRS.gov for information about Form W-9, at *www.irs.gov/w9*. Information about any future developments affecting Form W-9 (such as legislation enacted after we release it) will be posted on that page.

# Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, payments made to you in settlement of payment card and third party network transactions, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
  - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the

withholding tax on foreign partners' share of effectively connected income, and

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct.

Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

**Definition of a U.S. person.** For federal tax purposes, you are considered a U.S. person if you are:

- · An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- · An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.



Agreement dated January 27, 2015 between RIVER CITY DRUM CORP (the "Artist") and The Kentucky Center for The 9th Annual Da 'Ville Classic Drumline Showcase. It is mutually agreed between both parties as follows.

## 1. ENGAGEMENT VENUE:

Whitney Hall 501 West Main Street Louisville, KY 40202

2. DATES OF ENGAGEMENT: Date: Saturday, April 25, 2015

Show Time I Schedule: 1:00 p.m.

#### 3. COMPENSATION:

Sponsorship dollars will run through The Kentucky Center's Development Department and accounted as show revenue along with ticket sales.

## 4. PRODUCTION:

In-house and rental equipment provided per Artist needs/rider, and listed as approved show expenses.

5. HOSPITALITY AND ACCOMODATIONS: Accommodations: N/A

Catering: Water to be supplied; Not to exceed budget.

Transportation: N/A

## 6. SPECIAL PROVISIONS:

Final settlement will take place on the next business day between Presenter and Artist.

\*\*THE ATTACHED CONTRACT ADDENDUM IS AN INTEGRAL PART TO THIS AGREEMENT\*\*

CONTRACT ADDENDUM

Be it fully understood that this addendum amends the contract dated January 27, 2015 between RIVER CITY DRUM CORP (the "Artist") and The Kentucky Center ArtsReach covering the agreement for the Artist to perform at 1:00PM on Saturday, April 25, 2015 at Whitney Hall (the "Engagement") and that this addendum (the "Addendum") is incorporated as reference into the Contract as if set forth in its entirety therein. All capitalized terms not otherwise defined in this Addendum shall have the meaning ascribed to them in the Contract.

If any section or provision of this Addendum is inconsistent with any section or provision of the Contract between Artist and Presenter, the terms of this Addendum shall control, unless specifically indicated to the contrary in writing, signed or initialed by the parties.

- 1. ARCHIVAL RECORDING. Artist agrees to allow Presenter to record audio of the performance for archival purposes only. Any use of said recording will require an additional agreement mutually acceptable to Artist and Presenter. Presenter shall own the copyright in and to any recording of the Program, and Artist will make no use of any such recording, or authorize such use, without the express written permission of Presenter. Artist may use recording of program for standard promotional purposes only.
- 2. PHOTOGRAPHY I VIDEO. Artist acknowledges and agrees that the Presenter shall have the right to create and reproduce images of the performance, including without limitation photographs, videos and other media that include the artist's image, and to use such images for the presenter's business purposes, including without limitation in conventional marketing programs as well as in marketing programs utilizing social media and other media. The Presenter shall own all intellectual property rights in and to such images. Artist acknowledges that the Presenter shall hold all copyrights in any such images.
- 3. PUBLICITY AND MARKETING MATERIALS. Artist agrees to provide Presenter with contact information for a publicist and/or marketing coordinator in a timely manner. Artist agrees to furnish Presenter with publicity and promotional materials consisting of the following:

## **PRINT**

- If applicable, contact and/or purchasing information for all admat, radio and/or television spots
- Most recent Artist biography, tour history, media coverage and links to live/streaming video for Presenter website

Print ready photos, hard copy and/or digital, delivered via ftp, web, mail, e-mail or disc. (Digital: Minimum of 5" x 7" and 300dpi; Hard Copy: Minimum of 8" X 10" CLEAN glossies). NOT ACCEPTABLE: Photocopy reproductions, press process reproductions and inkjet printouts.

## INTERNET

Artist gives Presenter permission to use internet as a promotional vehicle and authorizes playing of sound and/or video clips of Artist.

• Presenter holds the right to share photos, video, and other forms of media through social networking such as Facebook, Twitter, YouTube etc. in order to enhance promotional efforts for performances and to raise awareness for Presenter programming and institutional mission.

#### **INTERVIEWS**

- Artist agrees to conduct interviews with local media in advance of show to promote performance.
- 4. CONCESSIONS. In the event the Artist requires concession services and is able to provide a concessions seller (Artist sells), the Artist agrees to pay Presenter 20% SOFT 110% HARD of all gross receipts of concession items. Should Presenter be required to provide a concession seller for the Artist (Venue Sells), the Artist agrees to pay Presenter 30% of all gross receipts of concession items. Presenter will provide a location to sell and if requested one concession seller.
- 5. ACCOMMODATIONS. Presenter will provide 0 room(s) for Artist for 0 night(s). Location, check in and checkout dates to be determined at advance. Artist is solely responsible for any additional rooms unless agreed upon. Presenter is responsible for room rate and tax charges only, Artists to be held liable for all incidentals and/or other hotel charges. Artist must provide Presenter with a rooming list no later than two (2) weeks prior to arrival. Should Artist cancel rooms one (1) week or less from check in date Artist is solely responsible for any fees and/or penalties Presenter may incur.
- 6. FACILITIES. Presenter shall furnish for the performance, at its own expense, well heated, lighted, clean and in good order, together with the services of all electricians and stage hands required, appropriate security and maintenance personnel, ushers, ticket sellers for advance or single sales (whether such sales take place in the venue or elsewhere), ticket takers and other customary employees and staff.

Presenter agrees to provide lights, sound system, dressing rooms, stage, and all other necessary service generally provided for Presenter's engagements. Any additional specialized equipment, instruments or services needed by Artist must be requested no less than two (2) weeks prior to date of Engagement. Presenter reserves the right to accept or reject all requests for specialized equipment services, or to condition provision of any such equipment/instruments/services on payment (or partial payment) for same by Artist. Customary security services will be provided for instruments in the environs of performance area; however, Presenter shall not be responsible for ensuring against theft or loss.

Presenter warrants that it has all rights for the use of the facility, to include lobby areas, other venues, and facility grounds at and on all dates and times relevant to this Addendum, and further warrants that the facility will not be subject to double booking or any other use which would or might interfere with the performance under this Addendum. Artist acknowledges that, contemporaneously with the performance, other performances may be presented in other venues within The Kentucky Center, at the sole and absolute discretion of the Presenter.

7. SCHEDULING I PROXIMITY CLAUSE. Artist agrees that the Artist and members of his/her group will be present at the site of the Engagement sixty (60) minutes before the performance start time unless otherwise notified by Presenter. Artist shall not appear within a one-hundred (100) mile radius of the city of Engagement for a period of ninety (90) days prior to and sixty (60) days after the date of performance without the permission of Presenter, which permission shall not be unreasonably withheld.

Engagement(s) includes performance(s) and/or any ancillary activities, i.e. master classes, clinics, lecture/demonstrations, etc. In the event of a breach or threatened breach of this non-competition provision, Presenter will be entitled to seek an injunction restraining Artist from engaging in any performance forbidden by this section. This shall not be construed as preventing Presenter from pursuing any other remedies available to it at law or in equity. In the event that any third party advertises or otherwise acts in violation of this Addendum, Artist agrees to join Presenter as a party plaintiff in any action in which his/her involvement may be necessary or helpful in preventing or enjoining such acts.

- 8. TICKETS. Presenter will make available up to 20 tickets for Artist use. Tickets must be requested by Artist in advance of arrival. Presenter reserves the right to bar from dressing room area(s) all persons other than Artist in order to protect Artist's valuables and equipment and Presenter's property.

  Presenter reserves the right to make available 100 discounted tickets for the ArtsReach Far Reaching Groups at \$3.00 per ticket, as approved by the Artist. Presenter shall have the right to award tickets for up to five percent (5%) of the official house seating on a complimentary, promotional and/or trade basis. It is understood and agreed that the Artist will receive 500 tickets one month prior to the show and said tickets will be sold, and \$5000.00 returned to the Presenter prior to day of show.
- 9. RELATIONSHIP OF PARTIES. It is clearly understood and agreed that the foregoing Addendum does not constitute an employer-employee relationship, that Artist is acting solely hereunder as an independent contractor, and that Artist shall be solely responsible for all so-called "Employer Contributions," including without limitation unemployment withholding and similar contributions or payroll changes. Artist remains free to engage in any other employment, or in any other personal/professional activity or appearances not specifically addressed under the terms of this Addendum including any activity which does not directly conflict with his/her obligations under this Contract/Addendum. In the event that Artist's services are furnished by a corporation, said corporation warrants and represents that the Artist is covered by workers' compensation, insurance and disability benefits, and that said corporation is solely responsible for all "Employer Contributions."

For Non-U.S. Residents: Artist is solely responsible for taxes levied by the U.S. government/IRS (non-negotiable for executed contract). See the following IRS forms that should be executed:

W-SBEN Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding

OR

8233 Exemption from Withholding on Compensation for Independent (and Certain Dependent) Personal Services of a Nonresident Alien Individual.

The Presenter is exempt from the state tax, as well as the Artists and promoters within a co-promotion agreement.

- 10. SPONSORSHIP. Presenter and artist holds the right to obtain its own exclusive sponsors.
- 11. ON-DISCRIMINATION. Presenter complies with all federal, state and local statutes and ordinances relating to non-discrimination, and no person shall, on the basis of race, color, religion, national origin, sex or sexual preference, age or physical/mental disability, be excluded from participation in, denied admission to, or denied the full and equal enjoyment or benefits of any performance, program or activity of Presenter. Artist acknowledges this policy, and agrees to act consistent with it at all times.
- 12. ACCESSIBLITY. Artist agrees to adhere to the requirements of the Americans With Disabilities Act of 1990 (ADA) at all times, and to assist Presenter in its responsibilities under the Act, including but not limited to, by cooperating in all respects with Presenter's accessibility policies and procedures.
- 13. OPERATION OF CENTER. Presenter shall have sole control over the operation of the venue and of all operating personnel, including but not limited to stagehands, ushers, ticket takers, security personnel, etc. Presenter shall be responsible for controlling all entrances to, exits from and passages within the venue, including doors and corridors into, through and out of the venue, and shall direct members of the audience to and from their seating. Neither shall Artist give directions to the operating personnel as to the matters set forth in this paragraph.
- 14. STAGING OF PROGRAM. Artist warrants that he/she will not conduct his/her performance in any area other than on the stage provided by the Presenter. Artist further warrants that he/she shall not deliberately encourage, members of the audience to leave their assigned seating areas, and that he/she will otherwise conform to the reasonable operational rules and regulations of Presenter. In the event Artist breaches any of the foregoing warranties, the Presenter shall be entitled to withhold, as liquidated damages, any additional sums to be paid to Artist for such Engagement pursuant to this Contract/Addendum. The foregoing provision shall not impair or otherwise diminish the right of the Presenter to recover any larger damages as it shall suffer or prove, nor limit/restrict any other legal or equitable remedy available to Presenter due to Artist's breach of the foregoing warranties. Artist will generally act in such a manner as to avoid injury to third parties including in connection with the manner or rendition of services hereunder, and he/she does therefore indemnify the Presenter from and against any and all claims of third parties resulting from breach of this warranty, including the reasonable costs of defending against such claims.
- 15. SOUND LEVELS. Sound levels are limited to 96 dB as measured by the House Sound Technician using a high quality sound level meter at house sound mix position. In all cases, Presenter or its designee has the right to limit the sound/volume of any performance, and Artist agrees to use its best efforts to comply with such a request. Presenter also reserves the right to request that sound levels be increased when they are insufficient for the entire audience to hear, the Artist agrees to use its best efforts to comply with such a request.

16. LOCAL MUSICIANS. In the event that the Engagement requires the hiring of local union musicians Artist agrees, that should this requirement need to be cancelled by Artist for any reason fewer than sixty (60) days prior to the scheduled date, then in addition to all other remedies, the Artist shall indemnify and hold harmless the Presenter from and against any amounts the Presenter may be required to pay to such musicians.

17. FORCE MAJEURE. In the event that the performance of any of the covenants of this Addendum whether on the part of Artist or Presenter, shall be prevented by act of God, fire, the acts or regulations of public authorities or labor unions, labor difficulties, strike, war, epidemic, interruption or delay of transportation service, or any other causes beyond the reasonable control of such party, not to exclude terrorist threat, attack or impact as such, this Addendum, and each party's obligations hereunder, shall terminate and the parties shall not be liable to any other party for any damages arising from such inability to perform.

18. IMPOSSIBILITY OF PERFORMANCE. In the event that by reason of physical/mental disability, or for illness as confirmed in writing by Artist's treating physician, Artist shall be incapacitated from fully performing the terms of the Contract, either Presenter or Artist shall be entitled to terminate the Contract. This provision notwithstanding, however, the termination of the Contract hereunder shall be without prejudice to the rights of Presenter for equitable relief or at law, for damages or otherwise, by virtue of any breach or default in violation of this Addendum.

In the event the Artist consists of persons in addition to the featured performer(s) (hereinafter referred to as "Other Persons") and one or more of such Other Persons cannot perform for any reason, Artist shall have the option either to use its reasonable efforts to furnish a substitute for each such Other Person, which substitute(s) Presenter agrees to accept, or to perform without such Other Person, in which case the Artist shall not be liable for such failure of any such Other Person to perform. Presenter agrees to treat such Other Person's unavailability as an Act of God on the part of the Artist.

19. CANCELLATION CLAUSE. In the unlikely event that either party should need to cancel the Engagement, the Artist and/or Presenter agrees to provide notice no less than ninety (90) days prior to the date of the performance. Upon cancellation of this Engagement by Artist for any reason(s) other than the above "Force Majeure" all deposits, along with any/all of Purchaser's documented out-of-pocket marketing or promotional expenses, as related to this Engagement, shall be returned within 30 days of such cancellation.

20. INSURANCE. Presenter maintains insurance coverage's with insurance companies lawfully authorized to do business in the state of Kentucky with the following limits of liability/loss: (a) Commercial General Liability: \$1,000,000 Each Occurrence; \$2,000,000 General Aggregate; \$1,000,000

Products/Completed Operations Aggregate; \$1,000,000 Personal and Advertising Injury Limit and

\$500,000 Fire damage (any one fire); and \$5,000 Medical Expense (any one person); (b) Umbrella or Excess Liability: \$5,000,000 Each Occurrence; and \$5,000,000 General Aggregate; and (c) Excess Liability

Coverage: \$5,000,000 in excess of \$5,000,000. Presenter reserves the right to change the above mentioned coverage at their discretion

- 21. ARBITRATION OF DISPUTES. Except for any claim for injunctive relief to prevent violation of this Addendum, all disputes, claims and controversies regarding the rights and obligations of the parties under this Addendum shall be resolved by arbitration. Either party may make a demand for arbitration by filing such demand in writing with the other party within sixty (60) days after the dispute first arises. Thereafter, arbitration shall be conducted by an Arbitrator selected by the parties from a panel provided by the American Arbitration Association (AAA). Said arbitration proceedings shall be held in Louisville, Kentucky, under the Commercial Arbitration Rules of the AAA.
- 22. ASSIGNABILITY. It is understood and agreed by the parties to this Addendum that the services to be rendered by Artist under this Addendum, and the rights granted by Artist to Presenter under the terms hereof, are of a special, unique, unusual, extraordinary and intellectual character which gives them a particular and peculiar value. As a result, this Addendum may not be assigned or transferred by either party without the prior, express and written consent of the other party. The parties hereto understand and agree that the loss of such unique services cannot be reasonably or adequately compensated in damages in an action at law, and a breach by the Artist of any of the provisions contained in this Addendum will cause Presenter irreparable injury and damage. Artist hereby expressly agrees that the Presenter shall be entitled to injunctive and other equitable relief to prevent a breach of this Addendum by Artist. Resort to injunctive and other equitable relief, however, shall not be construed as a waiver of any other rights or remedies which Presenter may have, whether for damages or otherwise.
- 23. GOVERNING LAW. This Addendum shall be governed by and interpreted under the laws of the Commonwealth of Kentucky.
- 24. ENTIRE AGREEMENT. This Addendum, when read in conjunction with the Contract to which it is attached, embodies the whole agreement of the parties on the subject matter hereto and any changes to this Contract/Addendum will be binding only when in writing and signed by both parties.
- 25. MODIFICATION OF AGREEMENT. Any modification of or addition to this Addendum, or any additional obligation to be assumed by either party hereto in connection with this Addendum, shall be binding only if placed in writing and signed by both parties hereto.

PLEASE RETURN CONTRACTS & ADDENDUMS TO:

The Kentucky Center Attn: Julia Youngblood 501 W. Main Street Louisville, KY 40202

CO-PRODUCTION AGREEMENT

This Co-Production Agreement ("Agreement") is entered into on the date of complete execution by both parties, between River City Drum Corp (RCDC) and The Kentucky Center for the Performing Arts ArtsReach Program (KC AR) collectively both parties are referred to as "The Co-Producers."

WHEREAS, Co-Producers have agreed to cooperate in producing the event: The 9th Annual Da 'Ville Classic Drumline Showcase ("Artist"), to be held in Whitney Hall ("Venue") on Saturday, April 25, 2015 at 1:00p.m. ("Event"). WHEREAS, RCDC and KC AR have agreed to share Net Profits and losses of said Event.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned hereby covenant and agree as follows:

#### 1. FORMATION OF CO-PROMOTION.

The Co-Promoters enter into this Agreement and agree to engage in the Co-Promotion for the limited purpose and scope set forth. Neither party shall claim any status that is contrary to the terms of this Agreement regarding the relationship of said parties. Neither party shall become liable by reason of any representation, act or omission of the other contrary to the provisions hereof.

The purpose and scope of the Co-Promotion shall be limited strictly to all functions and acts necessary for promoting and conducting the Event featuring the live performance of Artist at Venue. Unless otherwise agreed in writing, all contracts necessary and directly related to the carrying on of business of the Co-Promotion shall be pre- approved (in writing), by and legally binding upon, Co-Promoter and KC.

This Agreement governs only the Co-Promotion of the Event as defined above, and no other events or ventures. The term of the Agreement shall commence upon complete execution of the Agreement by both parties and ends at Midnight on Sunday, April 26, 2015.

#### 2. MANAGEMENT OF THE CO-PROMOTION.

#### MANAGEMENT RIGHTS AND RESPONSIBILITIES:

The Co-Promoters shall jointly have the rights to manage and control the presentation of the Event. Furthermore, The Co-Promoters shall each (a) use their respective abilities and best efforts to cause the Event to be carried out in a commercially reasonable manner and (b) have the right, at any time while KC's box office is in operation, to enter the box office in the presence of an employee or agent of KC and obtain information pertaining to the Co-Promotion.

The Co-Promoters' shared responsibilities related to the Event are as follows: KC: Production, Ticketing, Artist's Fees, Marketing

CO-PROMOTER: Marketing and Group Sales

#### 2. INTEREST OF CO-PROMOTION.

Co-Promoter and KC hereby agree to share any Net Profit, while Co-Promoter will bear any Net Loss of said Event, as set forth more fully below.

#### **DEFINITIONS:**

Net Profit shall be defined as the Net Adjusted Gross Box Office Receipts ("NAGBOR") minus the deduction of all approved and documented expenses including, but not limited to: Artist(s) talent or performance fees, marketing/advertising costs, stagehand labor, rent and house costs, equipment rentals, catering and hospitality, security, transportation, ASCAP, BMI, and SESAC, and any other mutually agreed upon show expenses (all as described in the estimate attached hereto) if the remainder is a positive number.

Net Loss shall be defined as the Net Adjusted Gross Box Office Receipts ("NAGBOR") minus the deduction of all approved and documented expenses including, but not limited to: Artist(s) talent or performance fees, marketing/advertising costs, stagehand labor, rent and house costs, equipment rentals, catering and hospitality, security, transportation, ASCAP, BMI, and SESAC, and any other mutually agreed upon show expenses (all as described in the estimate attached hereto) if the remainder is a negative number.

#### DISTRIBUTION:

Net Profit shall be allocated sixty percent (60 %) to Co-Promoter and forty percent (40 %) to KC. Net Loss shall be allocated fifty percent (50%) to Co-Promoter and fifty percent (50%) to KC.

#### **DISBURSEMENT OF FUNDS:**

Upon the final calculation of Net Profit or Net Loss, any amounts due and owed by one party to the other as a result of said calculation, including promoter's profit and any rebates, shall be disbursed within forty-eight (48) hours of the Event settlement.

## INDEPENDENT OF OTHER AGREEMENTS:

The Co-Promotion set forth in the Agreement is in addition to, and not in lieu of, or in any way whatsoever related to, any compensation, paid or received by either party pursuant to any other agreement.

#### 4. CAPITAL CONTRIBUTIONS AND DISTRIBUTIONS.

It is agreed by The Co-Promoters that KC shall receive the gross revenues from the primary box office ("Advanced Contribution") for the Event as such revenues are requested by KC. KC shall pay the deposit requirements and front-end expenses relating to the Artist's fee as outlined in the Artists performance contract.

Co-Promoter and KC are each solely responsible for its own personnel's wages, federal, state and local income taxes, worker's compensation and travel related expenses.

#### 5. MISCELLANEOUS PROVISIONS

#### LAW GOVERNING:

The law governing this Agreement and the obligations hereunder shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky. Venue for any claims or litigation shall be in Jefferson County, Kentucky.

#### SUCCESSOR AND ASSIGNS:

This Agreement and all terms, provisions, and conditions hereof shall be binding upon and shall inure to the benefit of the Co-Promoters and their respective successors and assigns.

#### **FURTHER ASSURANCES:**

Each party to this Agreement, upon the request of any other party to this Agreement, will execute, acknowledge and deliver such further documents or instruments and perform such further acts as may be necessary to carry out more effectively the purpose of this Agreement. Each of the individuals executing this Agreement certifies that he or she is duly authorized to do so.

#### **ENTIRE AGREEMENT AND MODIFICATION:**

This Agreement contains the entire agreement between the parties relating to the subject matter hereof and all prior agreements relative hereto which are not contained herein are terminated. This Agreement may not be amended, revised or terminated except by a written instrument executed by each party's authorized representative.

#### **FORCE MAJEURE:**

The failure of any party hereto to comply with the terms and conditions hereof because of an act of God, strike,

labor disputes, war, fire, earthquake, act of public enemies, action of federal, state or local governmental authorities or for any reason beyond the reasonable control of such party, shall not be deemed a breach of this Agreement.

#### SURVIVAL OF COMMITMENTS:

All representations, warranties, provisions regarding insurance and agreements to indemnify shall survive the termination of the Agreement.

#### NOT A PARTNERSHIP:

This Agreement does not create, and shall not be construed to create, any joint venture or partnership between the parties. No officer, employee, agent, servant or independent contractor of either party or their affiliates shall be deemed at any time to be an employee, servant, agent or contractor of the other party for any purpose whatsoever.

#### INDEMNIFICATION:

Co-Promoter shall at all times hereafter indemnify, hold harmless and, at KC and/or KC's Attorney's option, defend or pay for an attorney selected by KC and/or KC's Attorney to defend KC, its officers, agents, servants, and employees against any and all claims, losses, liabilities, and expenditures of any kind, including attorney fees, court costs, and expenses, caused by the negligent act or omission of Co-Promoter, its employees, agents, servants, or officers, or accruing, resulting from, or related to the subject matter of this Agreement including, without limitation, any and all claims, demands, or causes of action of any nature whatsoever resulting from injuries or damages sustained by any person or property.

#### No LIABILITY:

KC shall not be liable or responsible to Co-Promoter for any costs or expenses related to or in connection with the co-promotion Event, except as specifically provided for herein. Without limiting the generality of the previous sentence, KC shall not be responsible nor held liable for payment of salaries, any applicable worker's compensation insurance or applicable benefits, unemployment insurance, social security, withholding taxes, union pension, welfare, annuity, vacation or any other fringe benefits or any cost or liability of any kind in connection with any employee or agent of Co-Promoter or required or engaged by Co-Promoter or related to this Agreement.

#### SUCCESSORS AND ASSIGNS:

All of the terms, provisions, covenants and conditions of this Agreement shall be binding upon and shall inure to the benefit of and be enforceable by the parties hereto and their respective successors and permitted assigns. This Agreement shall not be assigned or transferred without the prior written consent of the other party hereto.

#### **COUNTERPARTS:**

This Agreement may be executed in multiple counterparts, all of which shall be considered one and the same agreement and shall become effective when one or more counterparts have been signed by each of the parties hereto and delivered to each of the parties hereto.

IN WITNESS WHEREOF, the parties have executed and delivered this Co-Promotion Agreement as of the date of complete execution by both parties.

Budget	
Printed Poster	\$120.00
Distribution	\$130.00
Advertising	\$1000.00
Production/Union Labor for Performance	\$6,000.00
Minimal Usage fee Lobby, WH- (KY Center)	\$ 250.00
Front of House, Room Set Up & Custodial Labor	\$400.00
Water	\$200.00
Ticketing	\$50.00
	\$8150.00
Ticket Sales 1200 @ 10.00-3.30 facility fee & charge	\$8040.00
100 Kcard Tickets @ 3.00	300.00

Note: 3.1% Credit Card Ticketing Fees Apply

Note: Artist/River City Drum Corp Expenses include The Printed Program, Hotel Rooms, Transportation & Food (approximately \$7,000) for Drum Lines from Lincoln University & Kentucky State University. These expenses will be covered by sponsorship and ads generated by the artist. The cover of the printed program will be the Event Poster which fully reflects the partnership between Co-Promoter and KC.

\$8340.00

Edward White, River City Drum Corp

Julia Youngblood, The Kentucky Center ArtsReach

PLEASE SIGN ABOVE AND ON THE ATTACHED ESTIMATE TO INDICATE YOUR ACCEPTANCE.

# RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE, INC.

# **General Information**

Organization Number 0530367

Name RIVER CITY DRUM CORP CULTURAL ARTS INSTITUTE, INC.

**Profit or Non-Profit** N - Non-profit

Company Type KCO - Kentucky Corporation

StatusA - ActiveStandingG - Good

State KY

File Date2/4/2002Organization Date2/4/2002Last Annual Report6/22/2014

Principal Office 3308 CHAUNCEY AVENUE

LOUISVILLE, KY 40211

Registered Agent ED WHITE

4031 PARTHENIA AVENUE LOUISVILLE, KY 40215

## **Current Officers**

President <u>Albert Shumake</u>

Vice President

Secretary

Director

Director

CYNTHIA FLETCHER

Bobby SHUMAKE

Aja Nkrumah

GOLA WHITE

Director AKILAHMANH LCARL

# Individuals / Entities listed at time of formation

**Director** ED WHITE

Director ADRIANNA THORNTON-CLARK

Director ZAMBIA NKRUMAH

Incorporator ED WHITE

# Images available online

Documents filed with the Office of the Secretary of State on September 15, 2004 or thereafter are available as scanned images or PDF documents. Documents filed prior to September 15, 2004 will become available as the images are created.

Annual Report	6/22/2014	1 page	PDF	
Registered Agent name/address change	6/10/2013 1:17:08 PM	1 page	PDF	
Annual Report	6/10/2013	1 page	PDF	
Annual Report	6/29/2012	1 page	PDF	
Annual Report	3/23/2011	1 page	tiff	PDF

*Annual Report	5/27/2010	1 page	tiff	<b>PDF</b>
Annual Report	3/3/2009	1 page	tiff	<b>PDF</b>
Annual Report	6/26/2008	1 page	tiff	<b>PDF</b>
Annual Report	6/27/2007	1 page	PDF	
Annual Report	4/4/2006	1 page	tiff	<b>PDF</b>
Annual Report	6/9/2005	1 page	PDF	
Annual Report	9/12/2003	1 page	tiff	PDF
Annual Report	9/12/2003	1 page	tiff	<b>PDF</b>
Articles of Incorporation	2/4/2002	6 pages	tiff	PDF

# **Assumed Names**

**Activity History** 

_	icelated History			
	Filing	File Date	Effective Date	Org. Referenced
	Annual report	6/22/2014 6:31:07 PM	6/22/2014 6:31:07 PM	
	Annual report	6/10/2013 1:28:42 PM	6/10/2013 1:28:42 PM	
	Registered agent address change	6/10/2013 1:17:08 PM	6/10/2013 1:17:08 PM	
	Annual report	6/29/2012 12:11:34 PM	6/29/2012 12:11:34 PM	
	Annual report	3/23/2011 2:24:19 PM	3/23/2011	
	Annual report	5/27/2010 8:34:03 AM	5/27/2010	
	Annual report	3/3/2009 1:28:34 PM	3/3/2009	
	Annual report	6/26/2008 9:05:08 AM	6/26/2008	
	Annual report	6/27/2007 4:31:53 PM	6/27/2007 4:31:53 PM	
	Annual report	4/4/2006 8:21:06 AM	4/4/2006	
	Annual report	6/9/2005	6/9/2005	
	Annual report	6/28/2004 2:22:24 PM	6/28/2004	
	Annual report	6/27/2003 9:50:21 AM	6/27/2003	
	Add	2/4/2002 2:00:33 PM	2/4/2002	

# **Microfilmed Images**

Microfilm images are not available online. They can be ordered by faxing a Request For Corporate Documents to the Corporate Records Branch at 502-564-5687.

Annual Report	8/13/2004	1 page
Annual Report	9/12/2003	1 page
Articles of Incorporation	2/4/2002	6 pages