

to engage in the preaching and teaching of the Christian gospel in churches and schools; to aid in the establishment, maintenance and maturity of believers in the Christian faith; to establish and maintain Christian educational institutions, and support the same to promote the spiritual, musical, physical, educational, and social well-being of all who participate therein; to hold seminars for Christian musicians, choir directors, church song-leaders, pianists, organists, and others who may be helped to become effective in a ministry of music in the Christian faith; to print and disseminate musical materials for churches and Christian schools in conjunction with musical seminars; to produce educational recordings to aid in the instruction and edification of those interested in Christian music, to sell and lease materials to other organizations for the promotion of Christian musical principles; to license performances of materials produced; to support and encourage churches which want to uphold biblical principles of music; to own and register copyrights on musical and other artistic productions; to hold title to real and personal property; and otherwise possess all powers given now, or hereafter to corporations under the laws of the State of South Carolina; and to have and to exercise all powers authorized by law which are necessary or convenient to accomplish any or all of the foregoing charitable purposes. All purposes and powers are to be used and exercised directly in furtherance of and the incorporation may engage only in activities, otherwise than as a unsubstantial part of such activities, which in themselves are in furtherance of the religious and educational purposes stated herein. No part of the net earnings of the corporation shall inure to the benefit of any individual, that this provision shall not prevent payment of reasonable compensation as shall be fixed by the corporation or its Board of Trustees to any such person for services rendered to or for the corporation in the accomplishment of any of its purposes and activities; no substantial part of the activities of the corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation, to such a degree that the recognition of the corporation as an exempt organization within the meaning of Section 501 (c) 3 of the Internal Revenue Code of 1954 would be jeopardized; and the corporation shall not participate in or intervene in any political campaign on behalf of any candidate for public office. In the distribution of any of the corporate assets upon dissolution of the corporation, the assets shall be distributed to one or more organizations which themselves are exempt, pursuant to Section 501 (c) 3 of the Internal Revenue Code of 1954, or any corresponding provisions of the United States Internal Revenue Law then in effect at the time of the dissolution of the corporation, and the trustees of the said corporation shall distribute the said assets to such religious or educational organizations, which qualify as tax-exempt as stated above, as the trustees may determine best match the purposes of this corporation stated herein; that no part of the assets, upon dissolution shall be distributed to any private shareholder or any individual or any organization or activity not so qualified as tax exempt under the provisions of the Internal Revenue Law above referred to.

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