

CERTIFIED TO BE A TRUE AND CORRECT COPY  
AS TAKEN FROM AND COMPARED WITH THE  
ORIGINAL ON FILE IN THIS OFFICE

STATE OF SOUTH CAROLINA  
SECRETARY OF STATE  
NONPROFIT CORPORATION  
ARTICLES OF INCORPORATION

NOV 6 2007

TYPE OR PRINT CLEARLY IN BLACK INK

Pursuant to Section 33-31-202 of the South Carolina Code of Laws, as amended, the undersigned, Mark Hammond, Secretary of State of South Carolina corporation submits the following information:

1. The name of the nonprofit corporation is Network of Glory, Inc.
2. The initial registered office of the nonprofit corporation is 102 Red Branch Lane  

<u>Simpsonville</u>	<u>Greenville</u>	<u>South Carolina</u>	<u>29681</u>
<small>City</small>	<small>County</small>	<small>State</small>	<small>Zip Code</small>

The name of the registered agent of the nonprofit corporation at that office is  
Lola S. Richey  
Print Name

I hereby consent to the appointment as registered agent of the corporation.

[Signature]  
Agent's Signature

3. Check "a", "b", or "c" whichever is applicable. Check only one box:
  - a.  The nonprofit corporation is a public benefit corporation.
  - b.  The nonprofit corporation is a religious corporation.
  - c.  The nonprofit corporation is a mutual benefit corporation.
4. Check "a" or "b", whichever is applicable:
  - a.  This corporation will have members.
  - b.  This corporation will not have members.
5. The address of the principal office of the nonprofit corporation is  

<u>102 Red Branch Lane</u>	<u>Simpsonville, Greenville</u>	<u>South Carolina</u>	<u>29681</u>
<small>Street Address</small>	<small>City</small>	<small>County</small>	<small>State</small>
		<small>State</small>	<small>Zip Code</small>
6. If this nonprofit corporation is either a public benefit or religious corporation (when box "a" or "b" of paragraph 3 is checked), complete either "a" or "b", whichever is applicable, to describe how the remaining assets of the corporation will be distributed upon dissolution of the corporation.

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

071127-0317 FILED: 11/16/2007  
NETWORK OF GLORY, INC.

Filing Fee: \$25.00 ORIG

Mark Hammond

South Carolina Secretary of State



exclusively for such purposes.

- b.  Upon dissolution of the corporation, consistent with the law, the remaining assets of the corporation shall be distributed to

7. If the corporation is a mutual benefit corporation (when box "c" of paragraph 3 is checked), complete either "a" or "b", whichever is applicable, to describe how the (remaining) assets of the corporation will be distributed upon dissolution of the corporation.

- a.  Upon dissolution of the mutual benefit corporation, the (remaining) assets shall be distributed to its members, or if it has no members, to those persons to whom the corporation holds itself out as benefiting or serving.

- b.  Upon dissolution of the mutual benefit corporation, the (remaining) assets, consistent with the law, shall be distributed to

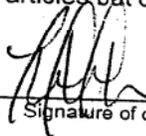
8. The optional provisions which the nonprofit corporation elects to include in the articles of incorporation are as follows (See 33-31-202(c) of the 1976 South Carolina Code of Laws, as amended, the applicable comments thereto, and the instructions to this form)

See Attached Statement and 501(c)(3) Statement for Exemption

9. The name and address of each incorporator is as follows (only one is required)

Lola S. Richey	102 Red Branch Lane	Simpsonville	South Carolina	29681
Name	Address		Zip Code	
Name	Address		Zip Code	
Name	Address		Zip Code	

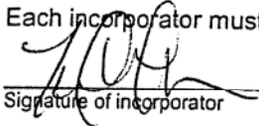
10. Each original director of the nonprofit corporation must sign the articles but only if the directors are named in these articles:

Lola S. Richey   
 Name (Only if named in articles) Signature of director

Name (Only if named in articles) Signature of director

Name (Only if named in articles) Signature of director

11. Each incorporator must sign the articles.

  
 Signature of incorporator

Signature of incorporator

Signature of incorporator

**ADDENDUM TO ARTICLES OF INCORPORATION**

***I. Requirement to Maintain Local Diversity of Ownership***

Notwithstanding any other provisions of these Articles, as required by the FCC's rules, the Network of Glory, Inc. ("NOG, Inc.") shall maintain local diversity of ownership as follows:

- (i) NOG, Inc. shall not seek consent from the FCC to obtain an AM, FM, or FM translator station the principal community contour of which would overlap any of the principal community contours of the facilities proposed in any of the ten applications submitted by NOG, Inc. to the Federal Communications Commission ("FCC") during the FCC's October 12 – October 19, 2007 filing window for noncommercial educational FM stations (the "Applications") that are granted by the FCC based on its evaluation of local diversity of ownership points;
- (ii) NOG, Inc. shall not elect, appoint, or permit to serve as a member, officer or director of NOG, Inc. any person who has an attributable interest in any AM, FM or FM translator station the principal community contour of which would overlap the principal community contour of the facilities proposed in any of the Applications granted by the FCC based on its evaluation of local diversity of ownership points; and
- (iii) NOG, Inc. shall not take any other action that would eliminate NOG, Inc.'s entitlement to any FCC credit for diversity of ownership received in connection with any of the Applications.

The provisions of this paragraph shall expire and have no force or effect with respect to an Application if and at such time as the FCC dismisses or denies that Application and that action becomes final. The definitions of the terms "principal community contour," "attributable," and "final" shall be those contained in the rules, regulations, and policies of the FCC.

***II. Control of the Corporation***

Until and unless otherwise provided in the Bylaws, the control of the Network of Glory, Inc. ("NOG, Inc.") shall be vested in a Board of Directors which shall be self-perpetuating. The numbers of Directors to constitute the Board of Directors shall be at least three, and no more than seven. Thereafter, the number and terms of the members of the Board of Directors shall be as

provided in the Bylaws or until their respective resignations are tendered. The Directors shall be appointed in the manner and for the terms provided in the Bylaws. Vacancies in the Board of Directors, including those occurring because of any enlargement of the Board of Directors, shall be filled by action of the Board of Directors or as provided in the Bylaws.

### ***III. Purposes for Which the Network of Glory, Inc. is Organize***

The purposes for which the Network of Glory, Inc. ("NOG, Inc.") is organized are:

- A. To proclaim the Gospel of Jesus Christ through media, radio, television, the Internet, t-shirts, publications, concerts, and any other useful method of communication;
- B. NOG, Inc. is organized exclusively for charitable, religious, educational, literary, and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. Notwithstanding any other provision of these Articles or prior amendments to these Articles, the NOG, Inc. shall not carry on any activities not permitted to be carried on: (i) by a corporation or limited liability company exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended; or (ii) by a corporation or limited liability company, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended.
- C. No substantial part of the activities of the NOG, Inc. shall consist of lobbying or propaganda or otherwise attempting to influence legislation, and the NOG, Inc. shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

**BYLAWS**  
**of**  
**NETWORK OF GLORY, INC.**

**A SOUTH CAROLINA NON-PROFIT CORPORATION**

**ARTICLE II**

**NONPROFIT PURPOSE**

**2.01 PURPOSE:** The corporation is organized and operated for the following general purposes:

- a. Exclusively for religious and Christian educational purposes within the meaning of §501(c)(3) of the Internal Revenue Code of 1986 (as amended) or the corresponding provision of any future United States internal revenue law, including for such purposes, the making of distributions to organizations which are recognized as exempt from tax under such §501(c)(3).
- b. To exercise such of the rights, powers, duties and authority of a nonprofit Corporation organized under the Nonprofit Corporation Act of the State of South Carolina which are consistent with the preceding paragraph.

## **2.02 SPECIFIC OBJECTIVES AND PURPOSES**

The specific purposes of the corporation include, without limitation, the following:

- a. To spreading the Christian message of hope, restoration and love of Jesus, faith and hope.
- b. To broadcast positive and encouraging Christian music and teaching.
- c. To help strengthen and empower local communities through education, information and outreach.

## **ARTICLE IX**

### **RESTATEMENT OF PURPOSE**

**9.01** Notwithstanding any other provision of these Bylaws or Articles, the purposes for which the corporation is organized are exclusively for charitable, religious, and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding provision of any future United States Internal Revenue Law.

**9.02** This corporation is organized exclusively for charitable, religious, and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding provision of any future United States Internal Revenue Law.

**9.03** No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its members, trustees, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in this Article and Article II. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

**9.04** Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all the assets of the corporation exclusively for the purposes of the corporation in such manner as the Board of Directors shall determine, or to such organization or organizations organized and operated exclusively for charitable, religious, or educational as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United State Internal Revenue Law). Any such assets not so disposed of shall be disposed of by the chancery court of the county in which the domicile of the corporation is then located, exclusively for such purposes to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

**9.05** The corporation shall also have all rights and powers that are reasonably necessary to accomplish the stated purposes of the corporation.

## **ARTICLE X**

### **DIVERSITY OF OWNERSHIP**

**10.01** Notwithstanding any other provisions of these Bylaws, as required by the FCC's rules, the Network of Glory shall maintain local diversity of ownership as follows:

- (i) Network of Glory shall not seek consent from the FCC to obtain an AM, FM, or FM translator station the principal community contour of which would overlap any of the principal community contours of the facilities

proposed in any of the 10 applications submitted by Network of Glory to the Federal Communications Commission ("FCC") during the FCC's October 12 – October 19, 2007 filing window for noncommercial educational FM stations (the "Applications") that are granted by the FCC based on its evaluation of local diversity of ownership points;

- (ii) Network of Glory shall not elect, appoint, or permit to serve as a member, officer or director of Network of Glory any person who has an attributable interest in any AM, FM or FM translator station the principal community contour of which would overlap the principal community contour of the facilities proposed in any of the Applications granted by the FCC based on its evaluation of local diversity of ownership points; and
- (iii) Network of Glory shall not take any other action that would eliminate Network of Glory's entitlement to any FCC credit for diversity of ownership received in connection with any of the Applications.

The provisions of this paragraph shall expire and have no force or effect with respect to an Application if and at such time as the FCC dismisses or denies that Application and that action becomes final. The definitions of the terms "principal community contour," "attributable," and "final" shall be those contained in the rules, regulations, and policies of the FCC.