



MONSIGNOR ANDREW K. GWYNN INC.

*Note: This online database was last updated on 10/22/2013 6:02:47 PM.
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DOMESTIC / FOREIGN:	Domestic
STATUS:	Good Standing
STATE OF INCORPORATION / ORGANIZATION:	SC Non Profit

REGISTERED AGENT INFORMATION

REGISTERED AGENT NAME:	HEADQUARTERS
ADDRESS:	MAULDIN RD GREENVILLE SC
CITY:	
STATE:	
ZIP:	
SECOND ADDRESS:	

FILE DATE:	06/11/1982
EFFECTIVE DATE:	06/11/1982
DISSOLVED DATE:	//

Corporation History Records

CODE	FILE DATE	COMMENT	Document
Incorporation	06/11/1982	ELEE	Film

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29201

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Automatic Revocation of Exemption Information

The federal tax exemption of this organization was automatically revoked for its failure to file a Form 990-series return or notice for three consecutive years. The information below for each organization is historical; it is current as of the organization's effective date of automatic revocation. The information is not necessarily current as of the date this automatic revocation necessarily reflect the organization's tax-exempt or non-exempt status. The organization may have applied to the IRS for recognition of exemption and been recognized by the IRS as tax-exempt after its effective date of automatic revocation. To check whether an organization is currently recognized by the IRS as tax-exempt, call Customer Account Services at (877) 829-5500 (toll-free number).

Revocation Date (effective date on which organization's tax exemption was automatically revoked):

15-Nov-2010

Employer Identification Number (EIN):

23-7107133

Legal Name:

KNIGHTS OF COLUMBUS

Doing Business As:

1668 MSGR A K GWYNN

Mailing Address:

762 MAULDIN RD
GREENVILLE, SC 29607-4267
United States

Exemption Type:

501(c)(3)

Revocation Posting Date (date on which IRS posted notice of automatic revocation on IRS.gov):

13-Jul-2011

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Article I-Name

This society shall be known as the Monsignor Andrew K. Gwynn, Inc.(herein referred to as the “Corporation”) incorporated under the laws of the State of South Carolina.

Article I-Object

The purpose for which the Corporation is formed is to provide and maintain a club house facility for the Monsignor Andrew K. Gwynn Knights of Columbus Council 1668 (here-in after referred to as the “Council”, a fraternal organization and to hold legal title to such Real Estate for that purpose.

Article III-Members

Section 1

The Corporation members shall consist of all members in good standing with the Council and have paid the annual dues of the Corporation.

Section 2

All new Council members will become Corporation members after a twenty-four (24) hour waiting period upon payment of their prorated annual Corporation dues.

Section 3

The annual Corporation dues will be as follows:

2012 Year \$45.00

2013 Year \$70.00

2014 Year \$100.00

2015 Year \$125.00

Thereafter the dues will be based on the 2015 Year, plus an addition based on the previous years overhead cost/Corporation members. The dues will be due January first of each year.

Section 4

Associate members to the Corporation shall consist of individual members of the Upstate Greenville, Knights of Columbus Councils_ Co. 8182, 10819, 13112, 12274, 9576, 9184, 8275 and 6076. The Associate dues will be an additional \$5.00/yr of the rates in Section 3.

New Sections explanation: these area Councils were born from Council 1668. By extending memberships to these Councils we recognize they originally came from Council 1668. They can share in the benefits our Council members share. They can lend aid in the Corporation. Their financial income will benefit the Corporation in maintain the Council home.

Section 5

Five (5) guest(s) may accompany each member, unless prior arrangements were made with the Corporation Officers.

Article IV-Officers

Section 1

The officers of the Corporation shall be: President, Vice President, Secretary, Treasurer and three (3) Trustees duly elected by Council 1668.

Section 2

The Corporation officers shall perform the duties required by them by the Corporation Charter and these By-laws and such other duties as the Corporation may direct and shall receive no compensation therefore.

Section 3

The officers of the Corporation shall assume their Office by election.

All Officers must be a member of Council 1668 in good standing for at least a year prior to taking office. They must all also be current with their Corporation dues.

President:	Must be a Third Degree member
Vice President:	Must be a Third Degree member
Treasurer:	Must be a Third Degree member
Secretary:	Must be a Third Degree member
Trustees:	The 1, 2 and 3 year Trustees of Council 1668.

A Recreation Manager, Kitchen Manager and Rental Manager will be selected by the slate of Elected Officers and may be removed and replaced based upon their performance based on the sole discretion of the Elected Officers.

Section 4 – Duties of the Officers

4a. President: He shall be the principle officer of the Corporation and act as Chairman of all meetings of the Corporation. He shall perform all functions normally subscribed to that office except as modified by these By-Laws.

4b. Vice President: He shall act in the absence of the President for that Office and as the duties he is assigned in that Office.

4c. Treasurer: He shall be the custodian of all funds of the Corporation and shall provide at the monthly Corporation meeting, a monthly spread sheet showing the income from the three streams, i.e., Recreation, Kitchen and Rental, along with the bills paid. If the Treasurer is in absence this information must be provided to the President or Vice President prior to the monthly Corporation meeting. He shall also perform duties of these By-Laws.

4d. Secretary: he shall keep minutes of all meetings and perform duties as these By-Laws.

4e. Trustees: They will act in the role of Auditors of the Corporation, along with the Grand Knight of Council 1668 and will review records every three months, March, June, September and December and provide a written report on their findings.

Section 5 – Duties of the Managers

5a. Recreation Manager will provide a monthly report at the Corporate meeting each month listing expenditures and income. He will not be allowed to distribute any money to any person or organization, until it has been approved by the Corporation Officers.

5b. Kitchen Manager will provide a monthly report at the Corporate meeting each month listing expenditures and income. He will not be allowed to distribute any money to any person or organization, until it has been approved by the Corporation Officers.

5c. Rental Manager will publish a 90 day calendar containing all the pertinent information on upcoming Hall rentals or usage and distribute by email to all the Officers and Managers. Whenever there is a change an update should be sent out immediately. When any funds are received they should be deposited immediately and the deposit slip given to the Treasurer at the monthly Corporation meeting.

Section 6

The officers shall meet at the call of the President, or in his absence the Vice President, for the purpose of conducting any business of the Corporation. Under emergency circumstances any three (3) Corporation officers shall have the power to call a meeting giving notice to all members by phone at least one (1) week in advance of such meeting.

Section 7 _ Quorum

A quorum of the officers shall be constituted of four (4) members.

Article V

Not used.

Article VI – Elections

Section 1

A slate of new Officers will be read at the May Corporation meeting.

Section 2

The elections shall be held annually at a meeting of the Corporation members, which shall be held the third (3rd) Thursday of each June of each year and shall hold their offices for the term of one (1) year from July 1 to June 30 following their election or until their successors have been elected.

Section 3

The election shall be by ballot. A majority of those voting shall be necessary to elect.

Section 4

Vacancies in an elected office shall be filled after notice to the Corporation members, by election at a special meeting to be held as soon as possible after the vacancy is created.

Section VII

Section 1

Annual Meetings: An annual meeting of the Corporation members shall be held on the third (3rd) Thursday in June. This meeting will be for the purpose of the elections of

officers, the annual report to the stockholders and any other business which may be brought up.

Section 2

Special Meetings: The President shall have the authority to call a special meeting as he deems necessary. In addition, any three (3) officers or eleven (11) stockholders shall have the authority to call a special meeting. The subject for consideration at such a special meeting must be stated in the notice to the stockholders and shall take precedence over the matters that may be brought up.

Section 3

Notice of a Special Meeting: To call a special meeting, two (2) weeks notice must be given to Corporation members and Associate Corporation members in writing or by email. For this purpose the inclusion in the Council newsletter shall constitute such written notice.

Section 4

Quorum: A quorum necessary to conduct business at a Corporation meeting shall be ten (10) members of the Corporation. In the event a quorum is not present to conduct the business of the Corporation, the Chairman shall have the authority to adjourn the meeting from time to time until such a quorum has been obtained.

Article VIII – Audit

See Article IV, Section 4e.

Article IX – Corporation Funds

Section 1

The Corporation Treasurer shall be the custodian of all the funds of the Corporation obtained from any source by or through any preapproved person or persons, acting for or in the name of the Corporation or under its direction.

Section 2

The monies received by the Treasurer shall forthwith be deposited by the Treasurer to the credit of the Corporation in an approved bank or other institution of deposit subject to the approval of the Corporation Officers.

Section 3

The Treasurer shall pay all orders drawn on him which are signed by the President or in his absence the Vice President. All such orders shall have the approval of the Officers except for the regular and usual stated payments of the Corporation and the payment of the regular expenses from the usual operation and maintenance of the Corporation properties.

Article X- Facilities

Section 1

The club house facility shall be available for use by the Corporation members or other groups according to the rules established by the Officers of the Corporation.

See Appendix A.

Section 2

Council 1668 is the sole tenant of the club house facility owned by Monsignor Andrew K. Gwynn, Inc. and shall pay monthly per Appendix B. Said tenant shall have the right to schedule refusal. Other Associations shall pay monthly rental fee per Appendix C.

Article XI – Dissolution

In the event the Corporation is dissolved, all the assets of the Corporation shall be transferred to the Monsignor Andrew K. Gwynn, Council 1668, Knights of Columbus. This provision of the B-Laws is irrevocable and cannot be amended as provided in Article XII.

Article XII –Miscellaneous

Section 1

These By-Laws may be amended by a two-thirds majority of the stockholders present and voting at any meeting of the Corporation provided notice of subject amendments is given in accordance with Article VII.

Section 2

Procedure and debate shall be in accordance with these By-Laws and the rules of Parliamentary Law known as “Roberts Rules of Order.”

Appendix A

Hall rental to non-members will be at the rate of \$1,000.00, for a six (6) hour maximum event, longer rentals beyond 6 hours will be charged an additional \$300.00/hr. all rentals will be ended no later than midnite.

Hall rentals to Corporation members will be at the rate of \$750.00, for a six (6) hour maximum event, longer rentals will be charged an additional \$250.00/hr.

A Hall rental discounted rate of \$300.00, for a six (6) hour maximum event can be earned by members contributing their time working at other events. For each event that a member works on he will be given a \$50.00 credit for every 3 hours he works. A log book will be available and kept in the bar area.

Appendix B

Council 1668 and Assembly 1073 shall pay a combined \$100.00/mo. Fee for the use of the clubhouse.

Appendix C

Associate members that rent the Hall shall be subject to the same terms as a Corporation member.

Charitable Associations using the Hall for their own fund raising shall be a \$300.00 rental fee.

Charitable Associations using the Hall for functions sanctioned by Council 1668 or using it for fun raising in conjunction with Council 1668, the rental fee will be waved.

MONSIGNOR ANDREW K. GWYNN, INC.

(Building Corporation for the Knights of Columbus Council 1668)

762 Mauldin Road

Greenville, South Carolina 29607

AMENDMENT OF THE CORPORATION BY-LAWS

December 31, 2011