

FOR  
FCC  
USE  
ONLY

**FCC 302-AM**  
**APPLICATION FOR AM**  
**BROADCAST STATION LICENSE**

(Please read instructions before filling out form.)

FOR COMMISSION USE ONLY

FILE NO.

**SECTION I - APPLICANT FEE INFORMATION**

1. PAYOR NAME (Last, First, Middle Initial)

**Gabriel Media**

MAILING ADDRESS (Line 1) (Maximum 35 characters)

**PO Box 7490**

MAILING ADDRESS (Line 2) (Maximum 35 characters)

CITY

**St. Cloud**

STATE OR COUNTRY (if foreign address)

**MN**

ZIP CODE

**56301**

TELEPHONE NUMBER (include area code)

**320-251-1780**

CALL LETTERS

**KYES**

OTHER FCC IDENTIFIER (If applicable)

**Fac. Id: 136921**

2. A. Is a fee submitted with this application?

☐ Yes ☒ No

B. If No, indicate reason for fee exemption (see 47 C.F.R. Section

☐

Governmental Entity

☐

Noncommercial educational licensee

☒

Other (Please explain): **501(c)(3)**

C. If Yes, provide the following information:

Enter in Column (A) the correct Fee Type Code for the service you are applying for. Fee Type Codes may be found in the "Mass Media Services Fee Filing Guide." Column (B) lists the Fee Multiple applicable for this application. Enter fee amount due in Column (C).

(A)

FEE TYPE CODE		

(B)

FEE MULTIPLE			
0	0	0	1

(C)

FEE DUE FOR FEE TYPE CODE IN COLUMN (A)
\$

FOR FCC USE ONLY

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To be used only when you are requesting concurrent actions which result in a requirement to list more than one Fee Type Code.

(A)

--	--	--

(B)

0	0	0	1
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(C)

\$
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FOR FCC USE ONLY

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ADD ALL AMOUNTS SHOWN IN COLUMN C, AND ENTER THE TOTAL HERE. THIS AMOUNT SHOULD EQUAL YOUR ENCLOSED REMITTANCE.

TOTAL AMOUNT REMITTED WITH THIS APPLICATION

\$

FOR FCC USE ONLY

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**CLEAR ALL PAGES**

<b>SECTION II - APPLICANT INFORMATION</b>		
1. NAME OF APPLICANT Gabriel Media		
MAILING ADDRESS PO Box 7490		
CITY St. Cloud	STATE MN	ZIP CODE 56301

2. This application is for:

☐ Commercial
 ☒ Noncommercial  
☒ AM Directional
 ☐ AM Non-Directional

Call letters KYES	Community of License Rockville, MN	Construction Permit File No. BMP-20020508AAN	Modification of Construction Permit File No(s). BMP-20080715ADM	Expiration Date of Last Construction Permit 05/27/2009
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3. Is the station now operating pursuant to automatic program test authority in accordance with 47 C.F.R. Section 73.1620?

☐ Yes ☒ No

If No, explain in an Exhibit.

Exhibit No.  
1

4. Have all the terms, conditions, and obligations set forth in the above described construction permit been fully met?

☒ Yes ☐ No

If No, state exceptions in an Exhibit.

Exhibit No.

5. Apart from the changes already reported, has any cause or circumstance arisen since the grant of the underlying construction permit which would result in any statement or representation contained in the construction permit application to be now incorrect?

☐ Yes ☒ No

If Yes, explain in an Exhibit.

Exhibit No.

6. Has the permittee filed its Ownership Report (FCC Form 323) or ownership certification in accordance with 47 C.F.R. Section 73.3615(b)?

☒ Yes ☐ No

☐ Does not apply

If No, explain in an Exhibit.

Exhibit No.

7. Has an adverse finding been made or an adverse final action been taken by any court or administrative body with respect to the applicant or parties to the application in a civil or criminal proceeding, brought under the provisions of any law relating to the following: any felony; mass media related antitrust or unfair competition; fraudulent statements to another governmental unit; or discrimination?

☐ Yes ☒ No

If the answer is Yes, attach as an Exhibit a full disclosure of the persons and matters involved, including an identification of the court or administrative body and the proceeding (by dates and file numbers), and the disposition of the litigation. Where the requisite information has been earlier disclosed in connection with another application or as required by 47 U.S.C. Section 1.65(c), the applicant need only provide: (i) an identification of that previous submission by reference to the file number in the case of an application, the call letters of the station regarding which the application or Section 1.65 information was filed, and the date of filing; and (ii) the disposition of the previously reported matter.

Exhibit No.



8. Does the applicant, or any party to the application, have a petition on file to migrate to the expanded band (1605-1705 kHz) or a permit or license either in the existing band or expanded band that is held in combination (pursuant to the 5 year holding period allowed) with the AM facility proposed to be modified herein?

☐ Yes ☒ No

If Yes, provide particulars as an Exhibit.

Exhibit No.

The APPLICANT hereby waives any claim to the use of any particular frequency or of the electromagnetic spectrum as against the regulatory power of the United States because use of the same, whether by license or otherwise, and requests and authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended).


The APPLICANT acknowledges that all the statements made in this application and attached exhibits are considered material representations and that all the exhibits are a material part hereof and are incorporated herein as set out in full in

### CERTIFICATION

1. By checking Yes, the applicant certifies, that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862, or, in the case of a non-individual applicant (e.g., corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits that includes FCC benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. Section 1.2002(b).

☒ Yes ☐ No

2. I certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Name Deb Huschle	Signature 	
Title General Manager/Executive Director	Date 12/17/2021	Telephone Number (320) 251-1780

**WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION**

### FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT

The solicitation of personal information requested in this application is authorized by the Communications Act of 1934, as amended. The Commission will use the information provided in this form to determine whether grant of the application is in the public interest. In reaching that determination, or for law enforcement purposes, it may become necessary to refer personal information contained in this form to another government agency. In addition, all information provided in this form will be available for public inspection. If information requested on the form is not provided, the application may be returned without action having been taken upon it or its processing may be delayed while a request is made to provide the missing information. Your response is required to obtain the requested authorization.

Public reporting burden for this collection of information is estimated to average 639 hours and 53 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, can be sent to the Federal Communications Commission, Records Management Branch, Paperwork Reduction Project (3060-0627), Washington, D. C. 20554. Do NOT send completed forms to this address.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 93-579, DECEMBER 31, 1974, 5 U.S.C. 552a(e)(3), AND THE PAPERWORK REDUCTION ACT OF 1980, P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3507.

**SECTION III - LICENSE APPLICATION ENGINEERING DATA**

Name of Applicant

Gabriel Media

PURPOSE OF AUTHORIZATION APPLIED FOR: (check one)



Station License



Direct Measurement of Power

**1. Facilities authorized in construction permit**

Call Sign	File No. of Construction Permit (if applicable)	Frequency (kHz)	Hours of Operation	Power in kilowatts	
<b>KYES</b>	N/A	1180	Unlimited	Night 5.0	Day 50 / CH 8.0

**2. Station location**

State <b>Minnesota</b>	City or Town <b>Rockville</b>
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**3. Transmitter location**

State <b>Minnesota</b>	County <b>Stearns</b>	City or Town <b>Maine Prairie Township</b>	Street address (or other identification) <b>County Route 147 &amp; 93rd Avenue</b>
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**4. Main studio location**

State <b>Minnesota</b>	County <b>Stearns</b>	City or Town <b>St. Cloud</b>	Street address (or other identification) <b>1926 W. Division St.</b>
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**5. Remote control point location (specify only if authorized directional antenna)**

State <b>Minnesota</b>	County <b>Stearns</b>	City or Town <b>St. Cloud</b>	Street address (or other identification) <b>1926 W. Division St.</b>
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6. Has type-approved stereo generating equipment been installed?



Yes



No

7. Does the sampling system meet the requirements of 47 C.F.R. Section 73.68?



Yes



No



Not Applicable

Attach as an Exhibit a detailed description of the sampling system as installed.

Exhibit No.

**8. Operating constants:**

RF common point or antenna current (in amperes) without modulation for night system 10.4	RF common point or antenna current (in amperes) without modulation for day system Day - 32.4 Critical - 13.0
Measured antenna or common point resistance (in ohms) at operating frequency Night 50 Day Day & CH - 50	Measured antenna or common point reactance (in ohms) at operating frequency Night 0 Day Day & CH - 0

**Antenna indications for directional operation**

Towers	Antenna monitor Phase reading(s) in degrees		Antenna monitor sample current ratio(s)		Antenna base currents (Not specified in last license to cover CP)	
	Night	Day & CH	Night	Day & CH	Night	Day
1	-5.5	0	0.474	1.0		
2 Night / 7 Day	0	105.8	1.0	0.939		
3	15.9	-	0.536	-		
4	59.3	-	0.442	-		
5	94.4	-	1.029	-		
6	116.1	-	0.568	-		

Manufacturer and type of antenna monitor:

Potomac 1901

### SECTION III - Page 2

9. Description of antenna system ((f directional antenna is used, the information requested below should be given for each element of the array. Use separate sheets if necessary.)

Type Radiator	Overall height in meters of radiator above base insulator, or above base, if grounded.	Overall height in meters above ground (without obstruction lighting)	Overall height in meters above ground (include obstruction lighting)	If antenna is either top loaded or sectionalized, describe fully in an Exhibit.
Uniform cross section steel guyed towers	59.7	60.7	60.7	Exhibit No.

Excitation

☒

Series

☐

Shunt

Geographic coordinates to nearest second. For directional antenna give coordinates of center of array. For single vertical radiator give tower location.

North Latitude	45 °	21 '	43 "	West Longitude	94 °	17 '	57 "
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If not fully described above, attach as an Exhibit further details and dimensions including any other antenna mounted on tower and associated isolation circuits.

Exhibit No.

Also, if necessary for a complete description, attach as an Exhibit a sketch of the details and dimensions of ground system.

Exhibit No.

10. In what respect, if any, does the apparatus constructed differ from that described in the application for construction permit or in the permit?



11. Give reasons for the change in antenna or common point resistance.



I certify that I represent the applicant in the capacity indicated below and that I have examined the foregoing statement of technical information and that it is true to the best of my knowledge and belief.

Name (Please Print or Type) <b>B. Benjamin Evans</b>	Signature (check appropriate box below)  Digitally signed by B. Benjamin Evans
Address (include ZIP Code) <b>Evans Engineering Solutions</b> <b>524 Alta Loma Drive</b> <b>Thiensville, WI 53092</b>	Date <b>December 7, 2021</b> Telephone No. (Include Area Code) <b>(262) 518-0178</b>

☐

Technical Director

☐

Registered Professional Engineer

☐

Chief Operator

☒

Technical Consultant

☐

Other (specify)

### **Exhibit 1**

Gabriel Media, licensee of KYES, Facility ID No. 136921, Rockville, MN is not operating the station pursuant to program test authority because the station is being operated pursuant to a license to cover, see CDBS File No. BMML-20090527AIB and LMS File No. 0000127013, granting renewal of the license.

## **Exhibit 2 – Applicant Information**

Gabriel Media (“Gabriel”), licensee of KSKK(AM) and KYES(AM),<sup>1</sup> is a Minnesota not-for-profit corporation controlled and operated by the Catholic Diocese in St. Cloud, Minnesota. Gabriel utilizes its stations to provide educational and religious programming to its community, and seeks to designate these stations as noncommercial educational stations in accordance with the mission of Gabriel and the stations. As demonstrated below, Gabriel meets the necessary eligibility and financial criteria to be designated as a noncommercial educational entity and have these stations designated accordingly.

### **Eligibility**

The Commission has not previously found that Gabriel qualifies as a noncommercial educational entity, however, Gabriel certifies that it qualifies as a noncommercial educational entity and that it will use the stations to advance a qualifying educational program. As demonstrated by the attached letter from the IRS and State of Minnesota registration, Gabriel is a not-for-profit organization designated as a local public charity.<sup>2</sup> In addition, as demonstrated in the Articles of Incorporation, the purpose of Gabriel is to educate its community, which includes the development and airing of educational programming.<sup>3</sup> Gabriel presently uses the stations to provide predominantly educational, religious based programming for its community, and will continue to do so if granted NCE status. Thus, Gabriel qualifies to be designated as a noncommercial educational entity.

Gabriel also certifies that its governing documents permit Gabriel to advance an educational program. As demonstrated in the Articles of Incorporation, the purpose of Gabriel is to educate its community, which includes the development and airing of educational programming, and the Bylaws authorize the directors and operators to carry out this mission.<sup>4</sup> As stated above, Gabriel currently uses the stations to air predominantly educational, religious programming, thus, Gabriel’s governing documents allow it to develop and advance an educational program.

### **Financial**

Gabriel certifies that it has sufficient net liquid assets on hand or sufficient funds available to operate the facilities for three months without revenue. Gabriel has been operating a station since 2010 without financial difficulty. In addition, Gabriel has a designated line of credit that is sufficient to operate the stations for at least three months, in the event that it is necessary.<sup>5</sup> Gabriel certifies that the application is not contingent upon approval of a grant.

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<sup>1</sup> Gabriel is also licensee of KKJM-FM in St. Joseph, MN, however, Gabriel is not seeking noncommercial educational designation for this station at this time.

<sup>2</sup> See Attachments C and D hereto.

<sup>3</sup> See Attachment A.

<sup>4</sup> See Attachments A and B hereto.

<sup>5</sup> See Attachment E.

Attachment A  
Articles of Incorporation



[Search » Business Filings](#)**Business Record Details »**[« Back to Search Results](#)

[File Amendment or Renewal \(/Business/Amendments?filingGuid=17e1dc9b-96d4-e011-a886-001ec94ffe7f\)](#)

**Order Copies**

[Order a Certificate \(/Business/Certificates?businessMasterGuid=17e1dc9b-96d4-e011-a886-001ec94ffe7f&route=filing&productId=083dd338-fad3-e011-a886-001ec94ffe7f&originalFilingGuid=528e61d9-61d5-e011-a886-001ec94ffe7f\)](#)

Minnesota Business Name  
**Gabriel Media**

Business Type  
**Nonprofit Corporation (Domestic)**

MN Statute  
**317A**

File Number  
**4017471-2**

Home Jurisdiction  
**Minnesota**

Filing Date  
**10/13/2010**

Status  
**Active / In Good Standing**

Renewal Due Date:  
**12/31/2014**

Registered Office Address  
**1310 2nd Str N  
Sauk Rapids MN 56379  
USA**

Registered Agent(s)  
**(Optional) None provided**

President  
**Deborah R Huschle  
1310 2nd Str N  
Sauk Rapids MN 56379  
USA**

**Filing History****Renewal History****Filing History**

10/13/2010	Original Filing - Nonprofit Corporation (Domestic)
8/6/2012	Involuntary Dissolution - Nonprofit Corporation (Domestic)
8/16/2012	Annual Reinstatement - Nonprofit Corporation (Domestic)

Attachment B  
ByLaws

## BYLAWS OF GABRIEL MEDIA

1. Members. There shall be five members of this corporation. Three of the five members serve ex officio: The Bishop of the Diocese of St. Cloud, the Vicar General of the Diocese of St. Cloud, and the Chancellor of the Diocese of St. Cloud\*. Two of the members are to be appointed by the three ex officio members. The ex officio members shall have the authority to remove the two appointed members at any time, and they shall also fill vacancies in their number. The appointment of members must be in writing and entered upon the records of the Corporation. In the event of a vacancy of the office of Bishop, in those cases in which the Vicar General's office ceases, then in such event the person who was the Vicar General whose office ceased at the time such a vacancy occurs shall, despite the cessation of the office of Vicar General, continue to be a member ex officio of this Corporation with all the rights and powers incident thereto, but his membership shall cease at once when the office of said Vicar General has been filled. If there shall be a vacancy in the office of the Bishop of the Diocese of St. Cloud, and if the person who was Vicar General at the time such a vacancy occurs shall become the duly appointed administrator of the Diocese, then such administrator shall have the right to select and appoint as a member of this Corporation a person with all the rights and powers incident thereto, but that person's membership shall cease at once when the office of Vicar General has been filled.

\* All references herein are to the ecclesiastical Diocese of St. Cloud and not to the civil corporation known as the Diocese of St. Cloud

2. Duties of Members. The following powers are reserved to the Members.
  - 2.1 Appoint the Board of Directors and remove any Director at will subject to Article IV of the Articles of Incorporation.
  - 2.2 Approve any merger or dissolution of the Corporation.
  - 2.3 Approve the acquisition, sale and conveyance of real property by the Corporation.
  - 2.4 Amend the Articles of the Corporation and the Bylaws of the Corporation.
  - 2.5 Approve fundraising projects and programs.
  - 2.6 Approve expenditures of over \$25,000.
  - 2.7 Approve the undertaking of any loans or indebtedness other than on an open account basis in the ordinary course of business.



- 2.8 Appoint the General Manager/Station Manager of the Corporation.
3. Meetings of the Members and Directors.
- 3.1 The Members of the Corporation shall meet at least annually in January of each year to conduct its business and to appoint the Members of the Board of Directors.
- 3.2 Special meetings of the Members may be called by the Bishop at any time.
- 3.3 A quorum for meetings to conduct business of the Corporation shall consist of a majority of Members or Directors.
- 3.4 The Members shall receive an annual report from the Board of Directors and be regularly informed of the activities of the Corporation by the Board of Directors.
- 3.5 An annual meeting of the Board of Directors will be held as soon as possible after the annual meeting of the Members of the Corporation in January of each year.
- 3.6 Regular meetings of the Board of Directors will be held as scheduled by the Board of Directors but at least four times annually in addition to the annual meeting.
- 3.7 Special Meetings will be held upon the call of the Bishop, The President of the Corporation, or any three Directors.
- 3.8 Meetings of the Members or The Board of Directors may be held by any electronic means which will allow a Member or a Director to hear every other Member or Director simultaneously. Participation in the conference by this means constitutes presence in person at the meeting. Minutes of electronic meetings shall contain a note that the meeting was held in this manner.
- 3.9 Notice of any meeting shall be given at least three days before the meeting, in writing, by the person(s) calling the meeting, or by the secretary of the corporation. Notice of any meeting may be waived, in writing, or orally, and is deemed waived by participation in a meeting, except where the person objects at the beginning of the meeting to the transaction of business because the meeting is not lawfully called or convened and does not thereafter participate in the meeting.
- 3.10 Any action which could be taken by the Members or Directors at a meeting of the Members or Directors may be taken without a meeting when authorized in writing signed by all of the Members or Directors.
- 3.11 Whenever it shall not be convenient for a Member to be present at a meeting of the Members, it shall be competent for him to vote by proxy.



3.12 In the absence of a designation by the Board of Directors, the Board shall meet at the principal office of the Corporation.

4. Officers of Corporation. The officers of said Corporation shall be President, Vice President, Secretary and Treasurer. The Secretary and Treasurer may be combined into one office. The person serving as Vicar General of the Diocese of St. Cloud, or person appointed in place or stead, shall be a Director and the President of the Corporation. The other officers of the corporation shall be elected by a majority of the Board of Directors of the Corporation, and their responsibilities shall be as follows:

- 4.1 The President shall preside at all meetings of the Board of Directors and shall be the Chief Executive Officer of the Corporation. The President, by virtue of office, shall have the full power respecting execution of conveyances, assignments, and contracts on behalf of the Corporation.
- 4.2 The Vice President shall act in place of the President when the President is unable to fill the obligations of that office. The Vice President shall execute such conveyances, assignments and contracts made by the Corporation when the President is not available. The Vice President shall perform such other and further acts and duties as may be delegated by the Board of Directors.
- 4.3 The Secretary – Treasurer shall keep the minutes of the meetings of the Board of Directors. The Secretary-Treasurer shall give, or cause to be given, such notice of the meetings of the Board of Directors as may be required or provided by these Bylaws. The Secretary-Treasurer shall keep accurate financial records for the Corporation; deposit money, drafts, and checks in the name of and to the credit of the Corporation in the banks and depositories designated by the Board of Directors; endorse for deposit notes, checks, and drafts received by the Corporation as ordered by the Board of Directors, making proper vouchers for the deposit; disperse corporate funds and issued checks and drafts in the name of the Corporation, as ordered by the Board of Directors; upon request, provide the President and the Board of Directors an account of transactions by the Secretary-Treasurer and of the financial condition of the Corporation; and perform other duties prescribed by the Board of Directors or by the President. The mechanics required for this office may be delegated to such person, or persons, as the President shall designate, subject to the approval of the Board of Directors.
- 4.4 The term of officers shall be for one calendar year. The Vice President and Secretary-Treasurer shall be elected by the Board of Directors from the Board of Directors, at the last regular meeting of the Board of Directors in the calendar year.

5. Directors.

- 5.1 Business of the Corporation. The Board of Directors shall have the power to transact all business of this Corporation except those actions reserved to the Members by the Articles of Incorporation or these Bylaws.
- 5.2 Number of Directors. There shall be between seven and fourteen Directors. Those persons appointed as Directors shall serve as Directors until their successors are elected.
- 5.3 Terms of Directors. Except for the first Board of Directors whose terms shall be set by the Members, all subsequent Directors shall serve three-year terms, with no Director serving more than three consecutive three-year terms. Any vacancy may be filled by the affirmative vote of the Members. A Director elected to fill a vacancy shall be elected for the unexpired term of his predecessor in office.
- 5.4 Nominations. Except for the first Board of Directors, new Directors shall be nominated annually by the Board of Directors at a meeting prior to the beginning of the calendar year. A term of office for a Director begins at the annual meeting in January.
- 5.5 Directors', Officers, Agents and Members' Liability for Damage and Indemnification. To the extent provided by Minnesota Statutes § 317A.257, any person who serves as a director, officer, member, or agent of the Corporation, without compensation, is not liable for an act or omission if the act or omission was in good faith, was within the scope of the person's responsibilities, and did not constitute willful or reckless conduct.

To the fullest extent permitted by the laws of the State of Minnesota, the Corporation shall indemnify and hold harmless each director, member and officer of the Corporation against any and all claims, liabilities and expenses (including attorneys' fees, judgments, fines, and amounts paid in settlement ) actually and reasonably incurred and arising from any threatened, pending, or completed action, suit or proceeding, whether civil, or criminal, administrative, or investigative, to which any such person shall have become subject by reason of having held such position or having allegedly taken or omitted to take any action in connection with any such position . However the foregoing shall not apply to:

- A. Any breach of such person's duty of loyalty to the Corporation;
- B. Any act or omission by such person not in good faith or which involves intentional misconduct or such person had reasonable cause to believe this conduct was unlawful ; or
- C. Any transaction from which such person derived any improper personal



benefit.

- 5.6 Agent Indemnification. The Board of Directors may, as is in such cases as, in its complete discretion, it deems appropriate, indemnify and hold harmless employees and agents of the Corporation, and persons who formally held such positions against any or all claims and liabilities (including reasonable legal fees and other expenses incurred in connection with such claims or liabilities ) to which any such person shall have become subject by reason of having held such a position or having allegedly taken or omitted to take any action in connection with such position.

6. Committees.

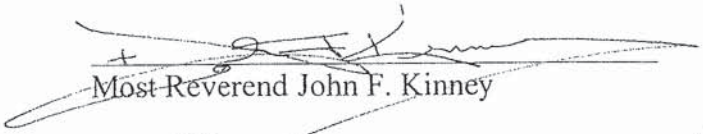
- 6.1 The Board of Directors shall have an Executive Committee. The Executive Committee will be composed of the President, Vice President and Secretary-Treasurer. During the intervals between meetings of the full Board of Directors, the Executive Committee shall possess and exercise all powers and authority of the Board of Directors in the management of the business of the Corporation.
- 6.2 There shall be such other and further standing and ad hoc committees as designated by the Board of Directors.

7. Corporate Records and Finance.

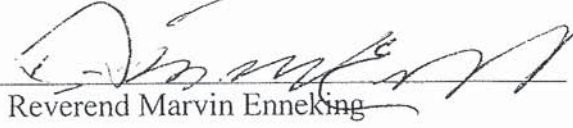
- 7.1 Corporate Records. The Corporation shall keep at its principal place of business records of all proceedings of the Members and the Board of Directors for the past three years, and its Articles of Incorporation and Bylaws and all amendments currently in effect.
- 7.2 Financial Records. The Corporation shall keep appropriate and complete financial records.
- 7.3 Depositories. The monies of the Corporation shall be deposited in the name of the Corporation in such bank or other depositories as the Board of Directors shall designate and shall be drawn out only by checks signed by persons designated by resolution of the Board of Directors.
- 7.4 Fiscal Year. The fiscal year of the Corporation shall begin on January 1 of each year.

8. Corporate Seal. This Corporation shall not have a corporate seal.

These Amended Bylaws were adopted effective October 13, 2010, by the Members of Gabriel Media.



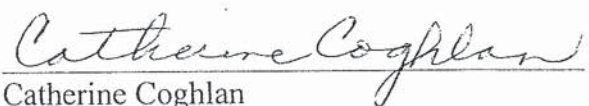
Most Reverend John F. Kinney




Reverend Marvin Enneking



Reverend Robert Rolfes



Catherine Coghlan



Joseph Spaniol



Attachment C  
IRS Determination Letter

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

DEPARTMENT OF THE TREASURY

Date **AUG 29 2011**

GABRIEL MEDIA  
1310 2ND ST N  
SAUK RAPIDS, MN 56379

Employer Identification Number:  
27-3932860  
DLN:  
17053018312021  
Contact Person:  
CHERYL RICHMOND ID# 52492  
Contact Telephone Number:  
(877) 829-5500  
Accounting Period Ending:  
December 31  
Public Charity Status:  
170(b)(1)(A)(vi)  
Form 990 Required:  
Yes  
Effective Date of Exemption:  
October 13, 2010  
Contribution Deductibility:  
Yes  
Addendum Applies:  
No

Dear Applicant:

We are pleased to inform you that upon review of your application for tax exempt status we have determined that you are exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code. Contributions to you are deductible under section 170 of the Code. You are also qualified to receive tax deductible bequests, devises, transfers or gifts under section 2055, 2106 or 2522 of the Code. Because this letter could help resolve any questions regarding your exempt status, you should keep it in your permanent records.

Organizations exempt under section 501(c)(3) of the Code are further classified as either public charities or private foundations. We determined that you are a public charity under the Code section(s) listed in the heading of this letter.

Please see enclosed Publication 4221-PC, Compliance Guide for 501(c)(3) Public Charities, for some helpful information about your responsibilities as an exempt organization.

GABRIEL MEDIA

We have sent a copy of this letter to your representative as indicated in your power of attorney.

Sincerely,

A handwritten signature in dark ink, appearing to read "Lois G. Lerner". The signature is fluid and cursive, with a long horizontal stroke at the end.

Lois G. Lerner  
Director, Exempt Organizations

Enclosure: Publication 4221-PC

Attachment D  
State of Minnesota Registration



[Search » Business Filings](#)**Business Record Details »**[« Back to Search Results](#)

[File Amendment or Renewal \(/Business/Amendments?filingGuid=17e1dc9b-96d4-e011-a886-001ec94ffe7f\)](#)

**Order Copies**

[Order a Certificate \(/Business/Certificates?businessMasterGuid=17e1dc9b-96d4-e011-a886-001ec94ffe7f&route=filing&productId=083dd338-fad3-e011-a886-001ec94ffe7f&originalFilingGuid=528e61d9-61d5-e011-a886-001ec94ffe7f\)](#)

Minnesota Business Name  
**Gabriel Media**

Business Type  
**Nonprofit Corporation (Domestic)**

MN Statute  
**317A**

File Number  
**4017471-2**

Home Jurisdiction  
**Minnesota**

Filing Date  
**10/13/2010**

Status  
**Active / In Good Standing**

Renewal Due Date:  
**12/31/2014**

Registered Office Address  
**1310 2nd Str N  
Sauk Rapids MN 56379  
USA**

Registered Agent(s)  
**(Optional) None provided**

President  
**Deborah R Huschle  
1310 2nd Str N  
Sauk Rapids MN 56379  
USA**

**Filing History****Renewal History****Filing History**

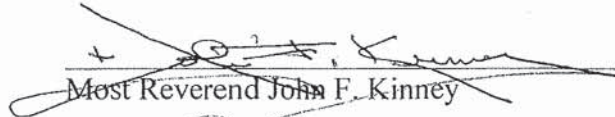
10/13/2010	Original Filing - Nonprofit Corporation (Domestic)
8/6/2012	Involuntary Dissolution - Nonprofit Corporation (Domestic)
8/16/2012	Annual Reinstatement - Nonprofit Corporation (Domestic)

Attachment E  
Line of Credit

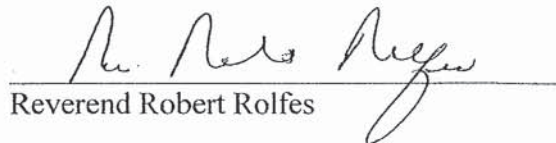
**AGREEMENT OF MEMBERS  
OF  
GABRIEL MEDIA TO OPEN A LINE OF CREDIT**

The undersigned, being all Members of Gabriel Media, a Minnesota non-profit corporation, organized and operating under Minnesota Statutes, Chapter 317A, do hereby agree that this Corporation may enter into an agreement with Falcon National Bank establishing a line of credit in the amount of \$125,000. The Reverend Marvin Enneking, as President, is authorized to execute any and all documents he deems necessary or desirable to establish such line of credit.

Effective date: February 7, 2011

  
Most Reverend John F. Kinney

  
Reverend Marvin Enneking

  
Reverend Robert Rolfes

  
Catherine Coghlan

  
Joseph Spaniol