



BUSINESS LICENSE COMMISSION

COUNTY OF LOS ANGELES

374 KENNETH HAHN HALL OF ADMINISTRATION
500 WEST TEMPLE STREET
LOS ANGELES, CA 90012
(213) 974-7691



November 13, 2015

Charlotte Dale
Music for the Love of Children Corporation
3133 Brookhill Street
La Crescenta, CA 91214

MEMBERS
SARA VASQUEZ
PRESIDENT
RENÉE CAMPBELL
VICE-PRESIDENT
SHAN LEE
SECRETARY
JAMES BARGER
COMMISSIONER
GENEVIEVE MORRILL
COMMISSIONER

APPLICATION FOR NOTICE OF INTENTION TO SOLICIT AND INFORMATION CARD

Dear Ms. Dale:

The Business License Commission will hold a hearing on the above matter on **Wednesday, December 9, 2015 at 9:00 a.m.** in Room 374-A, 500 West Temple Street, Los Angeles, CA 90012. Your presence is requested at this hearing. If you are unable to attend you may authorize a representative to appear on your behalf. The representative must present a signed and duly notarized letter giving authorization and the reasons you are unable to appear.

RIGHT TO REPRESENTATION / FOREIGN LANGUAGE SPEAKERS

You have the right to be represented at this hearing by an attorney or other individual of your choosing and at your own cost. In the absence of a representative, you must represent yourself and the hearing will proceed as scheduled.

If you require a translator, you must arrange at your own cost to have present at the hearing either a **professional/certified interpreter or other person who is fluent in both English and your native language.** If you are unable to locate an interpreter, please contact our office and you will be provided a list of interpreting services.

Parking is available at your cost; a map is enclosed. **proceedings begin promptly at 9:00 a.m. The Business License Commission reserves the right to reschedule your hearing to a later date if**

Sincerely,

SARA VASQUEZ
President

Emma De Jesus
Commission Services

U.S. Postal Service
CERTIFIED MAIL RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$
Certified Fee	
Return Receipt Fee (Endorsement Required)	
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Charlotte Dale
Music for the Love of Children Corporation
3133 Brookhill Street
La Crescenta, CA 91214

NOTICE OF INTENTION TO SOLICIT
To Appeal or Solicit for Charitable Purposes in the
UNINCORPORATED Areas of the COUNTY OF LOS ANGELES

BUSINESS LICENSE COMMISSION
374 Kenneth Hahn Hall of Administration
500 West Temple Street, Los Angeles CA 90012
Telephone: (213) 974-7691

ALL QUESTIONS MUST BE ANSWERED, PLEASE TYPE OR PRINT.

(Los Angeles County Code, Volume 3, Title 7, Chapter 7-24 requires that this Notice of Intention to be filed at least 30 days prior to beginning your solicitation or advertisement for your fund-raising activity. No advertisement or solicitation may begin until this office has issued an Information Card. "No" or "None" may be written where appropriate on this form. Additional Information may be added on separate sheets; however do not add separate sheets in lieu of answering the questions on this form.)

1. Music For The Love Of Children Corporation When organized: 7-11-2014
(Full Name of Organization)

Incorporated: Yes No

2. 3133 Brookhill Street, La Crescenta CA 91214 (626-430-4528)
(Address: Street, City and Zip Code) (Daytime Telephone)

3. Charlott Dale 3133 Brookhill Street, La Crescenta CA 91214 (626-430-4528)
(Name of Person in Charge of Appeal - Address and Zip Code) (Daytime Telephone)

Charlott Dale @ g-mail-com
(E-mail Address)

4. TO CONDUCT OR SOLICIT: General Appeal
(For annual solicitations indicate General Appeal or for a specific event include the name of the event)

5. WHERE and WHEN this fund-raising activity will be held: Los Angeles County
(If specific event provide exact dates)

6. Solicitation/Advertisement starts When issued; ends November 30, 2011
(Specific date, or when issued) (Last day of specified event)

7. SPECIFIC Purpose of this Solicitation: To raise funds for Instruments, Music, Teachers, Facilities
Insurance, Etc

8. ANTICIPATED Gross Goal (Before deducting expenses): \$ 20,000.00 \$ _____ \$ _____
(LOCAL) (STATE) (NATIONAL)

9. If this solicitation or activity is conducted on behalf of another organization, give its name and address and enclose a copy of a letter of authorization from organization(s).

10. Solicitation/Advertisement to be made by means of (indicate by checking below):
 Volunteer Solicitors Box Office Sales Posters Bulletins
 Paid Solicitors Telephone Newspapers
 Personal Approach Radio/Television Mail
Other methods (specify): E-mail, web page, Facebook

11. Admission: \$ _____ Tickets _____ Invitations _____ No. Printed _____
Numbered _____

SPECIFY PER PERSON
PER COUPLE

Selling prices: (Ads, cookies, etc.) _____ Cost of Carnival Tickets: _____
Games: _____ Rides: _____

12. Itemized list of ANTICIPATED expenses to be incurred in conducting this solicitation only:

Salaries _____	Printing Advertisement _____
Solicitors _____	Stationery/Postage _____
Managers _____	Prizes _____
Promoters _____	Cost of Merchandise _____
Other _____	Refreshments/Meals _____
Rents _____	Miscellaneous: _____
Music _____	(Specify) _____
Telephone _____	ANTICIPATED TOTAL \$ _____

NOTE: PLEASE BREAK ALL PERCENTAGES DOWN TO THE NEAREST TENTH.

13. a. 0 Percent (anticipated) of gross contributions for expenses (divide gross goal --Item No. 8-- into expenses ---Item No. 12.---)
- b. 100% Percent (anticipated) of gross contributions to be used as specified in application (subtract percent for expenses --- 13. a. --- from 100%)
- c. 0 Percent of the proceeds to be used outside of Los Angeles County and specify where it will be used (If applicable)

14. I the signer of this Notice of Intention, attach hereto copies of the following as required:
- Articles of Incorporation and/or Bylaws of this organization (BOTH if group is incorporated)
 - Names, Titles and Terms of Offices for two Officers of this organization
 - Current Financial Statement (treasurer's report, audit, etc.)
 - A statement of any and all agreements or understandings made or had with any agent, solicitor, promoter or manager of this solicitation, or a copy of such agreement or understanding, if it is in writing.
 - Tax exemption certificate. State & Federal
(Items a, b, c and e above must be submitted. If items c or d do not apply to your group, indicate "none")

I have read and understand the provisions of Los Angeles County Code, volume 3, Title 7, Chapter 7-24 and before authorizing any person to solicit, I will require the solicitor to read Sections 7-24-010 to 7-24-400 of said Ordinance.

Within 30 days after the completion of the solicitation, I will submit the Report of Results of Activity form to the Business License Commission, indicating all receipts and expenditures of this appeal/activity.

AN OFFICER OF THE ORGANIZATION MUST SIGN.

"I declare under penalty of perjury under the laws of the County of Los Angeles and the State of California that the foregoing is true and correct."

Charlott Dale President Charlott Dale 10-5-2015
(Print Name: First, Last) (Title) (Signature) (Date)

3133 Brookhill Street, LaCrescent, CA 91214-1902 (626-430-4528)
(Address: Street, City and Zip Code) (Daytime Telephone)

Charlottdale@gmail.com
(E-mail Address)

NON-COMPLIANCE WITH, OR VIOLATION OF, LOS ANGELES COUNTY CODE, VOLUME 3, TITLE 7, CHAPTER 7-24, IS A MISDEMEANOR PUNISHABLE BY A FINE OR IMPRISONMENT -- OR BOTH.

IMPORTANT REMINDER: A current list of officers and a current financial statement or audit must be sent at least once annually to keep your file updated. Other documents are not necessary unless they have new or additional information, or amendments.

Please give the name and telephone number of a person that we may contact for questions regarding the "NOTICE OF INTENTION" application.

Name: Charlott Dale Telephone No. 626-430-4528
COS 207 REV 2012

Charlott Dale President/Director 3 years - Term
Carol Schelle Secretary/Director - 3 years - Term

As stated in Bylaws Amendment

Page 3 of Amendments

Article & Title: Article 3 and Section 4: Terms of Office

Officers Adopting Bylaws P. 29 of 30 of
Bylaws - Article 13 Directors

Current Financial Statement Pg. 9 & 10 of Form 1023

**Bylaws of
Music for the Love of Children Corporation
A California Religious Corporation**

**ARTICLE 1
OFFICES**

SECTION 1. PRINCIPAL OFFICE

The principal office of the corporation for the transaction of its business is located in Los Angeles County, California.

SECTION 2. CHANGE OF ADDRESS

The county of the corporation's principal office can be changed only by amendment of these bylaws and not otherwise. The board of directors may, however, change the principal office from one location to another within the named county by noting the changed address and effective date below, and such changes of address shall not be deemed an amendment of these bylaws:

Dated: _____
Dated: _____
Dated: _____

SECTION 3. OTHER OFFICES

The corporation may also have offices at such other places, within or without the state of California, where it is qualified to do business, as its business may require and as the board of directors may, from time to time, designate.

**ARTICLE 2
PURPOSES**

SECTION 1. OBJECTIVES AND PURPOSES

The primary objectives and purposes of this corporation shall be:

- (a) to teach and practice the religious doctrines of the Christian faith;

- (b) to teach music both in group and private lessons, free of charge, to orphans; in all genres of music including religious music;
- (c) to provide opportunities for the students to perform in recitals and in public formats such as church services, music festivals, mall celebrations, hospitals, holiday programs, etc.
- (d) to provide music teachers of the highest caliber with a minimum of music education ending in a bachelor's degree either in performance or music education;
- (e) to provide teachers who are actively participating in a church teaching the Christian faith and living these tenants, beliefs; and doctrines.

ARTICLE 3 DIRECTORS

SECTION 1. NUMBER

The corporation shall have not fewer than four (4) nor more than eight (8) directors, with the exact number to be fixed within these limits by approval of the board of directors or the members, if any, in the manner provided in these bylaws and collectively they shall be known as the board of directors. The number may be changed by amendment of this bylaw, or by repeal of this bylaw and adoption of a new bylaw, as provided in these bylaws.

SECTION 2. POWERS

Subject to the provisions of the California Nonprofit Religious Corporation law and any limitations in the articles of incorporation and bylaws relating to action required or permitted to be taken or approved by the members, if any, of this corporation, the activities and affairs of this corporation shall be conducted and all corporate powers shall be exercised by or under the direction of the board of directors.

SECTION 3. DUTIES

It shall be the duty of the directors to:

- (a) Perform any and all duties imposed on them collectively or individually by law, by the articles of incorporation of this corporation, or by these bylaws;
- (b) Appoint and remove, employ and discharge, and, except as otherwise provided in these bylaws, prescribe the duties and fix the compensation, if any, of all officers, agents, and employees of the corporation;
- (c) Supervise all officers, agents, and employees of the corporation to assure that their duties are performed properly;
- (d) Meet at such times and places as required by these bylaws;
- (e) Register their addresses with the secretary of the corporation and notices of meetings mailed or telegraphed to them at such addresses shall be valid notices thereof.

SECTION 4. TERMS OF OFFICE

Each director shall hold office until the next annual meeting for election of the board of directors as specified in these bylaws, and until his or her successor is elected and qualifies.

SECTION 5. COMPENSATION

Directors shall serve without compensation except that they shall be allowed and paid their actual and necessary expenses incurred in attending directors meetings. In addition, they shall be allowed reasonable advancement or reimbursement of expenses incurred in the performance of their regular duties as specified in Section 3 of this Article. Any payments to directors shall be approved in advance in accordance with this corporation's conflict of interest policy, as set forth in Article 9 of these bylaws.

SECTION 6. PLACE OF MEETINGS

Meetings shall be held at the principal office of the corporation unless otherwise provided by the board or at such place within or without the state of California which has been designated from time to time by resolution of the board of directors. In the absence of such designation, any meeting not held at the principal office of the corporation shall be valid only if held on the written consent of all directors given either before or after the meeting and filed with the secretary of the corporation or after all board members have

been given written notice of the meeting as hereinafter provided for special meetings of the board.

Any meeting of directors, regular or special, may be held by conference telephone, electronic video screen communication, or other communications equipment.

Participation in a meeting through use of conference telephone constitutes presence in person at that meeting so long as all directors participating in the meeting are able to hear one another. Participation in a meeting through use of electronic video screen communication or other communications equipment (other than conference telephone) constitutes presence in person at that meeting if all of the following apply:

a) Each director participating in the meeting can communicate with all of the other directors concurrently;

b) Each director is provide the means of participating in all matters before the board, including, without limitation, the capacity to propose, or to interpose an objection to, a specific action to be taken by the corporation;

c) The corporation adopts and implements some means of verifying (1) that all persons participating in the meeting are directors of the corporation or are otherwise entitled to participate in the meeting, and (2) that all actions of, or votes by, the board are taken and cast only by directors and not by persons who are not directors.

SECTION 7. REGULAR AND ANNUAL MEETINGS

Regular meetings of directors shall be held on the first Monday of August at seven o'clock PM, unless such day falls on a legal holiday, in which event the regular meeting shall be held at the same hour and place on the next business day.

If this corporation makes no provision for members, then, at the annual meeting of directors held on the first Monday of August, directors shall be elected by the board of directors in accordance with this section. Cumulative voting by directors for the election of directors shall not be permitted. The candidates receiving the highest number of votes up to the number of directors to be elected shall be elected. Each director shall cast one vote, with voting being by ballot only.

SECTION 8. SPECIAL MEETINGS

Special meetings of the board of directors may be called by the chairperson of the board, the president, the vice president, the secretary, or by any two directors, and such meetings shall be held at the place, within or without the state of California, designated by the person or persons calling the meeting, and in the absence of such designation, at the principal office of the corporation.

SECTION 9. NOTICE OF MEETINGS

Regular meetings of the board may be held without notice. Special meetings of the board shall be held upon four (4) days' notice by first-class mail or forty-eight (48) hours' notice delivered personally or by telephone or telegraph. If sent by mail or telegraph, the notice shall be deemed to be delivered on its deposit in the mails or on its delivery to the telegraph company. Such notices shall be addressed to each director at his or her address as shown on the books of the corporation. Notice of the time and place of holding an adjourned meeting need not be given to absent directors if the time and place of the adjourned meeting are fixed at the meeting adjourned and if such adjourned meeting is held no more than twenty-four (24) hours from the time of the original meeting. Notice shall be given of any adjourned regular or special meeting to directors absent from the original meeting if the adjourned meeting is held more than twenty-four (24) hours from the time of the original meeting.

SECTION 10. CONTENTS OF NOTICE

Notice of meetings not herein dispensed with shall specify the place, day, and hour of the meeting. The purpose of any board meeting need not be specified in the notice.

SECTION 11. WAIVER OF NOTICE AND CONSENT TO HOLDING MEETINGS

The transactions of any meeting of the board, however called and noticed or wherever held, are as valid as though the meeting had been duly held after proper call and notice, provided a quorum, as hereinafter defined, is present and provided that either before or after the meeting each director not present signs a waiver of notice, a consent to holding

the meeting, or an approval of the minutes thereof. All such waivers, consents, or approvals shall be filed with the corporate records or made a part of the minutes of the meeting.

SECTION 12. QUORUM FOR MEETINGS

A quorum shall consist of a majority of the directors.

Except as otherwise provided in these bylaws or in the articles of incorporation of this corporation, or by law, no business shall be considered by the board at any meeting at which a quorum, as hereinafter defined, is not present, and the only motion which the chair shall entertain at such meeting is a motion to adjourn. However, a majority of the directors present at such meeting may adjourn from time to time until the time fixed for the next regular meeting of the board.

When a meeting is adjourned for lack of a quorum, it shall not be necessary to give any notice of the time and place of the adjourned meeting or of the business to be transacted at such meeting, other than by announcement at the meeting at which the adjournment is taken, except as provided in Section 9 of this Article.

The directors present at a duly called and held meeting at which a quorum is initially present may continue to do business notwithstanding the loss of a quorum at the meeting due to a withdrawal of directors from the meeting, provided that any action thereafter taken must be approved by at least a majority of the required quorum for such meeting or such greater percentage as may be required by law, or the articles of incorporation or bylaws of this corporation.

SECTION 13. MAJORITY ACTION AS BOARD ACTION

Every act or decision done or made by a majority of the directors present at a meeting duly held at which a quorum is present is the act of the board of directors, unless the articles of incorporation or bylaws of this corporation, or provisions of the California Nonprofit Religious Corporation Law, particularly those provisions relating to

appointment of committees (Section 9212), approval of contracts or transactions in which a director has a material financial interest (Section 9243), and indemnification of directors (Section 9246e), require a greater percentage or different voting rules for approval of a matter by the board.

SECTION 14. CONDUCT OF MEETINGS

Meetings of the board of directors shall be presided over by the chairperson of the board or, if no such person has been so designated or, in his or her absence, the president of the corporation or, in his or her absence, by the vice president of the corporation or, in the absence of each of these persons, by a chairperson chosen by a majority of the directors present at the meeting. The secretary of the corporation shall act as secretary of all meetings of the board, provided that, in his or her absence, the presiding officer shall appoint another person to act as secretary of the meeting.

Meetings shall be governed by Robert's Rules of Order, as such rules may be revised from time to time, insofar as such rules are not inconsistent with or in conflict with these bylaws, with the articles of this corporation, or with provisions of law.

SECTION 15. ACTION BY UNANIMOUS WRITTEN CONSENT WITHOUT MEETING

Any action required or permitted to be taken by the board of directors under any provision of law may be taken without a meeting, if all members of the board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the board. Such action by written consent shall have the same force and effect as the unanimous vote of the directors. Any certificate or other document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the board of directors without a meeting and that the bylaws of this corporation authorize the directors to so act, and such statement shall be prima facie evidence of such authority.

SECTION 16. VACANCIES

Vacancies on the board of directors shall exist (1) on the death, resignation, or removal of any director, and (2) whenever the number of authorized directors is increased.

The board of directors may declare vacant the office of a director who has been declared of unsound mind by a final order of court, or convicted of a felony, or has been removed from office by order of the superior court for engaging in fraudulent acts pursuant to Section 9223 of the California Nonprofit Religious Corporation Law.

If this corporation has any members, directors may be removed without cause if such removal is approved by the members.

Any director may resign effective upon giving written notice to the chairperson of the board, the president, the secretary, or the board of directors, unless the notice specifies a later time for the effectiveness of such resignation. No director may resign if the corporation would then be left without a duly elected director or directors in charge of its affairs.

Except for a vacancy created by the removal of a director by the members, if any, of this corporation, vacancies on the board may be filled by approval of the board or, if the number of directors then in office is less than a quorum, by (1) the unanimous written consent of the directors then in office, (2) the affirmative vote of a majority of the directors then in office at a meeting held pursuant to notice or waiver of notice complying with this article of these bylaws, or (3) a sole remaining director. The members, if any, of this corporation may elect a director at any time to fill any vacancy not filled by the directors.

A person elected to fill a vacancy as provided by this section shall hold office until the next annual election of the board of directors or until his or her death, resignation, or removal from office.

SECTION 17. NONLIABILITY OF DIRECTORS

The directors shall not be personally liable for the debts, liabilities, or other obligations of the corporation.

SECTION 18. INDEMNIFICATION BY CORPORATION OF DIRECTORS, OFFICERS, EMPLOYEES, AND OTHER AGENTS

To the extent that a person who is, or was, a director, officer, employee, or other agent of this corporation has been successful on the merits in defense of any civil, criminal, administrative, or investigative proceeding brought to procure a judgment against such person by reason of the fact that he or she is, or was, an agent of the corporation, or has been successful in defense of any claim, issue, or matter, therein, such person shall be indemnified against expenses actually and reasonably incurred by the person in connection with such proceeding.

If such person either settles any such claim or sustains a judgment against him or her, then indemnification against expenses, judgments, fines, settlements, and other amounts reasonably incurred in connection with such proceedings shall be provided by this corporation but only to the extent allowed by, and in accordance with the requirements of, Section 9246 of the California Nonprofit Religious Corporation Law.

SECTION 19. INSURANCE FOR CORPORATE AGENTS

The board of directors may adopt a resolution authorizing the purchase and maintenance of insurance on behalf of any agent of the corporation (including a director, officer, employee, or other agent of the corporation) against any liability other than for violating provisions of law relating to self-dealing (Section 9243 of the California Nonprofit Religious Corporation Law) asserted against or incurred by the agent in such capacity or arising out of the agent's status as such, whether or not the corporation would have the power to indemnify the agent against such liability under the provisions of Section 9246 of the California Nonprofit Religious Corporation Law.

**ARTICLE 4
OFFICERS**

SECTION 1. NUMBER OF OFFICERS

The officers of the corporation shall be a president, a secretary, and a chief financial officer who shall be designated the treasurer. The corporation may also have, as determined by the board of directors, a chairperson of the board, one or more vice presidents, assistant secretaries, assistant treasurers, or other officers. Any number of offices may be held by the same person except that neither the secretary nor the treasurer may serve as the president or chairperson of the board.

SECTION 2. QUALIFICATION, ELECTION, AND TERM OF OFFICE

Any person may serve as officer of this corporation. Officers shall be elected by the board of directors, at any time, and each officer shall hold office until he or she resigns or is removed or is otherwise disqualified to serve, or until his or her successor shall be elected and qualified, whichever occurs first.

SECTION 3. SUBORDINATE OFFICERS

The board of directors may appoint such other officers or agents as it may deem desirable, and such officers shall serve such terms, have such authority, and perform such duties as may be prescribed from time to time by the board of directors.

SECTION 4. REMOVAL AND RESIGNATION

Any officer may be removed, either with or without cause, by the board of directors, at any time. Any officer may resign at any time by giving written notice to the board of directors or to the president or secretary of the corporation. Any such resignation shall take effect at the date of receipt of such notice or at any later date specified therein, and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective. The above provisions of this section shall be superseded by any conflicting terms of a contract which has been approved or ratified by the board of directors relating to the employment of any officer of the corporation.

SECTION 5. VACANCIES

Any vacancy caused by the death, resignation, removal, disqualification, or otherwise, of any officer shall be filled by the board of directors. In the event of a vacancy in any office other than that of president, such vacancy may be filled temporarily by appointment by the president until such time as the board shall fill the vacancy. Vacancies occurring in offices of officers appointed at the discretion of the board may or may not be filled as the board shall determine.

SECTION 6. DUTIES OF PRESIDENT

The president shall be the chief executive officer of the corporation and shall, subject to the control of the board of directors, supervise and control the affairs of the corporation and the activities of the officers. He or she shall perform all duties incident to his or her office and such other duties as may be required by law, by the articles of incorporation of this corporation, or by these bylaws, or which may be prescribed from time to time by the board of directors. Unless another person is specifically appointed as chairperson of the board of directors, he or she shall preside at all meetings of the board of directors. If applicable, the president shall preside at all meetings of the members. Except as otherwise expressly provided by law, by the articles of incorporation, or by these bylaws, he or she shall, in the name of the corporation, execute such deeds, mortgages, bonds, contracts, checks, or other instruments which may from time to time be authorized by the board of directors.

SECTION 7. DUTIES OF VICE PRESIDENT

In the absence of the president, or in the event of his or her inability or refusal to act, the vice president shall perform all the duties of the president, and when so acting shall have all the powers of, and be subject to all the restrictions on, the president. The vice president shall have other powers and perform such other duties as may be prescribed by law, by the articles of incorporation, or by these bylaws, or as may be prescribed by the board of directors.

SECTION 8. DUTIES OF SECRETARY

The secretary shall:

Certify and keep at the principal office of the corporation the original, or a copy of these bylaws as amended or otherwise altered to date.

Keep at the principal office of the corporation or at such other place as the board may determine, a book of minutes of all meetings of the directors, and, if applicable, meetings of committees of directors and of members, recording therein the time and place of holding, whether regular or special, how called, how notice thereof was given, the names of those present or represented at the meeting, and the proceedings thereof.

Ensure that the minutes of meetings of the corporation, any written consents approving action taken without a meeting, and any supporting documents pertaining to meetings, minutes, and consents shall be contemporaneously recorded in the corporate records of this corporation. "Contemporaneously" in this context means that the minutes, consents, and supporting documents shall be recorded in the records of this corporation by the later of (1) the next meeting of the board, committee, membership, or other body for which the minutes, consents, or supporting documents are being recorded, or (2) sixty (60) days after the date of the meeting or written consent.

See that all notices are duly given in accordance with the provisions of these bylaws or as required by law.

Be custodian of the records and of the seal of the corporation and see that the seal is affixed to all duly executed documents, the execution of which on behalf of the corporation under its seal is authorized by law or these bylaws.

Keep at the principal office of the corporation a membership book containing the name and address of each and any members, and, in the case where any membership has been terminated, he or she shall record such fact in the membership book together with the date on which such membership ceased.

Exhibit at all reasonable times to any director of the corporation, or to his or her agent or attorney, on request therefor, the bylaws, the membership book, and the minutes of the proceedings of the directors of the corporation.

In general, perform all duties incident to the office of secretary and such other duties as may be required by law, by the articles of incorporation of this corporation, or by these bylaws, or which may be assigned to him or her from time to time by the board of directors.

SECTION 9. DUTIES OF TREASURER

Subject to the provisions of these bylaws relating to the "Execution of Instruments, Deposits, and Funds," the treasurer shall:

Have charge and custody of, and be responsible for, all funds and securities of the corporation, and deposit all such funds in the name of the corporation in such banks, trust companies, or other depositories as shall be selected by the board of directors.

Receive, and give receipt for, monies due and payable to the corporation from any source whatsoever.

Disburse, or cause to be disbursed, the funds of the corporation as may be directed by the board of directors, taking proper vouchers for such disbursements.

Keep and maintain adequate and correct accounts of the corporation's properties and business transactions, including accounts of its assets, liabilities, receipts, disbursements, gains, and losses.

Exhibit at all reasonable times the books of account and financial records to any director of the corporation, or to his or her agent or attorney, on request therefor.

Render to the president and directors, whenever requested, an account of any or all of his or her transactions as treasurer and of the financial condition of the corporation.

Prepare, or cause to be prepared, and certify, or cause to be certified, the financial statements to be included in any required reports.

In general, perform all duties incident to the office of treasurer and such other duties as may be required by law, by the articles of incorporation of the corporation, or by these bylaws, or which may be assigned to him or her from time to time by the board of directors.

SECTION 10. COMPENSATION

The salaries of the officers, if any, shall be fixed from time to time by resolution of the board of directors, and no officer shall be prevented from receiving such salary by reason of the fact that he or she is also a director of the corporation. In all cases, any salaries received by officers of this corporation shall be reasonable and given in return for services actually rendered the corporation which relate to the performance of the religious purposes of this corporation. All officer salaries shall be approved in advance in accordance with this corporation's conflict of interest policy, as set forth in Article 9 of these bylaws.

ARTICLE 5 COMMITTEES

SECTION 1. EXECUTIVE COMMITTEE

The board of directors may, by a majority vote of directors, designate two (2) or more of its members (who may also be serving as officers of this corporation) to constitute an executive committee and delegate to such committee any of the powers and authority of the board in the management of the business and affairs of the corporation, except with respect to:

- (a) The approval of any action which, under law or the provisions of these bylaws, requires the approval of the members or of a majority of all of the members.

- (b) The filling of vacancies on the board or on any committee which has the authority of the board.
- (c) The fixing of compensation of the directors for serving on the board or on any committee.
- (d) The amendment or repeal of bylaws or the adoption of new bylaws.
- (e) The amendment or repeal or any resolution of the board which by its express terms is not so amendable or repealable.
- (f) The appointment of committees of the board or the members thereof.

By a majority vote of its members then in office, the board may at any time revoke or modify any or all of the authority so delegated, increase or decrease but not below two (2) the number of its members, and fill vacancies therein from the members of the board. The committee shall keep regular minutes of its proceedings, cause them to be filed with the corporate records, and report the same to the board from time to time as the board may require.

SECTION 2. OTHER COMMITTEES

The corporation shall have such other committees as may from time to time be designated by resolution of the board of directors. Such other committees may consist of persons who are not also members of the board. These additional committees shall act in an advisory capacity only to the board and shall be clearly titled as "advisory" committees.

SECTION 3. MEETINGS AND ACTION OF COMMITTEES

Meetings and action of committees shall be governed by, noticed, held, and taken in accordance with the provisions of these bylaws concerning meetings of the board of directors, with such changes in the context of such bylaw provisions as are necessary to substitute the committee and its members for the board of directors and its members, except that the time for regular meetings of committees may be fixed by resolution of the board of directors or by the committee. The time for special meetings of committees may also be fixed by the board of directors. The board of directors may also adopt rules and regulations pertaining to the conduct of meetings of committees to the extent that such rules and regulations are not inconsistent with the provisions of these bylaws.

ARTICLE 6

EXECUTION OF INSTRUMENTS, DEPOSITS, AND FUNDS

SECTION 1. EXECUTION OF INSTRUMENTS

The board of directors, except as otherwise provided in these bylaws, may by resolution authorize any officer or agent of the corporation to enter into any contract or execute and deliver any instrument in the name of and on behalf of the corporation, and such authority may be general or confined to specific instances. Unless so authorized, no officer, agent, or employee shall have any power or authority to bind the corporation by any contract or engagement or to pledge its credit or to render it liable monetarily for any purpose or in any amount.

SECTION 2. CHECKS AND NOTES

Except as otherwise specifically determined by resolution of the board of directors, or as otherwise required by law, checks, drafts, promissory notes, orders for the payment of money, and other evidence of indebtedness of the corporation shall be signed by the treasurer and countersigned by the president of the corporation.

SECTION 3. DEPOSITS

All funds of the corporation shall be deposited from time to time to the credit of the corporation in such banks, trust companies, or other depositories as the board of directors may select.

SECTION 4. GIFTS

The board of directors may accept on behalf of the corporation any contribution, gift, bequest, or devise for the religious purposes of this corporation.

ARTICLE 7

CORPORATE RECORDS, REPORTS, AND SEAL

SECTION 1. MAINTENANCE OF CORPORATE RECORDS

The corporation shall keep at its principal office in the state of California:

- (a) Minutes of all meetings of directors, committees of the board, and, if this corporation has members, of all meetings of members, indicating the time and place of holding such meetings, whether regular or special, how called, the notice given, and the names of those present and the proceedings thereof;
- (b) Adequate and correct books and records of account, including accounts of its properties and business transactions and accounts of its assets, liabilities, receipts, disbursements, gains, and losses;
- (c) A record of its members, if any, indicating their names and addresses and, if applicable, the class of membership held by each member and the termination date of any membership;
- (d) A copy of the corporation's articles of incorporation and bylaws as amended to date, which shall be open to inspection by the members, if any, of the corporation at all reasonable times during office hours.

SECTION 2. CORPORATE SEAL

The board of directors may adopt, use, and at will alter, a corporate seal. Such seal shall be kept at the principal office of the corporation. Failure to affix the seal to corporate instruments, however, shall not affect the validity of any such instrument.

SECTION 3. DIRECTORS' INSPECTION RIGHTS

Every director shall have the absolute right at any reasonable time to inspect and copy all books, records and documents of every kind and to inspect the physical properties of the corporation.

SECTION 4. MEMBERS' INSPECTION RIGHTS

If this corporation has any members, then each and every member shall have the following inspection rights, for a purpose reasonably related to such person's interest as a member:

- (a) To inspect and copy the record of all members' names, addresses, and voting rights, at reasonable times, upon five (5) business days' prior written demand on the corporation, which demand shall state the purpose for which the inspection rights are requested.
- (b) To inspect at any reasonable time the books, records, or minutes of proceedings of the members or of the board or committees of the board, upon written demand on the corporation by the member, for a purpose reasonably related to such person's interests as a member.

SECTION 5. RIGHT TO COPY AND MAKE EXTRACTS

Any inspection under the provisions of this article may be made in person or by agent or attorney and the right to inspection includes the right to copy and make extracts.

ARTICLE 8 FISCAL YEAR

SECTION 1. FISCAL YEAR OF THE CORPORATION

The fiscal year of the corporation shall begin on the 1st of January and end on the 31st of December in each year.

ARTICLE 9 CONFLICT OF INTEREST AND COMPENSATION APPROVAL POLICIES

SECTION 1. PURPOSE OF CONFLICT OF INTEREST POLICY

The purpose of this conflict of interest policy is to protect this tax-exempt corporation's interest when it is contemplating entering into a transaction or arrangement that might benefit the private interest of an officer or director of the corporation or any "disqualified person" as defined in Section 4958(f)(1) of the Internal Revenue Code and as amplified by Section 53.4958-3 of the IRS Regulations and which might result in a possible "excess benefit transaction" as defined in Section 4958(c)(1)(A) of the Internal Revenue Code and as amplified by Section 53.4958 of the IRS Regulations. This policy is intended to supplement but not replace any applicable state and federal laws governing conflict of interest applicable to nonprofit and charitable organizations.

SECTION 2. DEFINITIONS

(a) Interested Person.

Any director, principal officer, member of a committee with governing board delegated powers, or any other person who is a "disqualified person" as defined in Section 4958(f)(1) of the Internal Revenue Code and as amplified by Section 53.4958-3 of the IRS Regulations, who has a direct or indirect financial interest, as defined below, is an interested person.

(b) Financial Interest.

A person has a financial interest if the person has, directly or indirectly, through business, investment, or family:

- (1) an ownership or investment interest in any entity with which the corporation has a transaction or arrangement,
- (2) a compensation arrangement with the corporation or with any entity or individual with which the corporation has a transaction or arrangement, or
- (3) a potential ownership or investment interest in, or compensation arrangement with, any entity or individual with which the corporation is negotiating a transaction or arrangement.

Compensation includes direct and indirect remuneration as well as gifts or favors that are not insubstantial.

A financial interest is not necessarily a conflict of interest. Under Section 3, paragraph b, a person who has a financial interest may have a conflict of interest only if the appropriate governing board or committee decides that a conflict of interest exists.

SECTION 3. CONFLICT OF INTEREST AVOIDANCE PRODEDURES

(a) Duty to Disclose.

In connection with any actual or possible conflict of interest, an interested person must disclose the existence of the financial interest and be given the opportunity to disclose all material facts to the directors and members of committees with governing board delegated powers considering the proposed transaction or arrangement.

(b) Determining Whether a Conflict of Interest Exists.

After disclosure of the financial interest and all material facts, and after any discussion with the interested person, he/she shall leave the governing board or committee meeting while the determination of a conflict of interest is discussed and voted upon. The remaining board or committee members shall decide if a conflict of interest exists.

(c) Procedures for Addressing the Conflict of Interest.

An interested person may make a presentation at the governing board or committee meeting, but after the presentation, he/she shall leave the meeting during the discussion of, and the vote on, the transaction or arrangement involving the possible conflict of interest.

The chairperson of the governing board or committee shall, if appropriate, appoint a disinterested person or committee to investigate alternatives to the proposed transaction or arrangement.

After exercising due diligence, the governing board or committee shall determine whether the corporation can obtain with reasonable efforts a more advantageous transaction or arrangement from a person or entity that would not give rise to a conflict of interest.

If a more advantageous transaction or arrangement is not reasonably possible under circumstances not producing a conflict of interest, the governing board or committee shall determine by a majority vote of the disinterested directors whether the transaction or arrangement is in the corporation's best interest, for its own benefit, and whether it is fair

and reasonable. In conformity with the above determination, it shall make its decision as to whether to enter into the transaction or arrangement.

(d) Violations of the Conflicts of Interest Policy.

If the governing board or committee has reasonable cause to believe a member has failed to disclose actual or possible conflicts of interest, it shall inform the member of the basis for such belief and afford the member an opportunity to explain the alleged failure to disclose.

If, after hearing the member's response and after making further investigation as warranted by the circumstances, the governing board or committee determines the member has failed to disclose an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective action.

SECTION 4. RECORDS OF BOARD AND BOARD COMMITTEE PROCEEDINGS

The minutes of meetings of the governing board and all committees with board delegated powers shall contain:

(a) The names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or possible conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of interest was present, and the governing board's or committee's decision as to whether a conflict of interest in fact existed.

(b) The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the discussion, including any alternatives to the proposed transaction or arrangement, and a record of any votes taken in connection with the proceedings.

SECTION 5. COMPENSATION APPROVAL POLICIES

A voting member of the governing board who receives compensation, directly or indirectly, from the corporation for services is precluded from voting on matters pertaining to that member's compensation.

A voting member of any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the corporation for services is precluded from voting on matters pertaining to that member's compensation.

No voting member of the governing board or any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the corporation, either individually or collectively, is prohibited from providing information to any committee regarding compensation.

When approving compensation for directors, officers and employees, contractors, and any other compensation contract or arrangement, in addition to complying with the conflict of interest requirements and policies contained in the preceding and following sections of this article as well as the preceding paragraphs of this section of this article, the board or a duly constituted compensation committee of the board shall also comply with the following additional requirements and procedures:

(a) the terms of compensation shall be approved by the board or compensation committee prior to the first payment of compensation.

(b) all members of the board or compensation committee who approve compensation arrangements must not have a conflict of interest with respect to the compensation arrangement as specified in IRS Regulation Section 53.4958-6(c)(iii), which generally requires that each board member or committee member approving a compensation arrangement between this organization and a "disqualified person" (as defined in Section 4958(f)(1) of the Internal Revenue Code and as amplified by Section 53.4958-3 of the IRS Regulations):

1. is not the person who is the subject of the compensation arrangement, or a family member of such person;
2. is not in an employment relationship subject to the direction or control of the person who is the subject of the compensation arrangement;
3. does not receive compensation or other payments subject to approval by the person who is the subject of the compensation arrangement;
4. has no material financial interest affected by the compensation arrangement; and
5. does not approve a transaction providing economic benefits to the person who is the subject of the compensation arrangement, who in turn has approved or will approve a transaction providing benefits to the board or committee member.

(c) the board or compensation committee shall obtain and rely upon appropriate data as to comparability prior to approving the terms of compensation. Appropriate data may include the following:

1. compensation levels paid by similarly situated organizations, both taxable and tax-exempt, for functionally comparable positions. "Similarly situated" organizations are those of a similar size and purpose and with similar resources
2. the availability of similar services in the geographic area of this organization
3. current compensation surveys compiled by independent firms
4. actual written offers from similar institutions competing for the services of the person who is the subject of the compensation arrangement.

As allowed by IRS Regulation 4958-6, if this organization has average annual gross receipts (including contributions) for its three prior tax years of less than \$1 million, the board or compensation committee will have obtained and relied upon appropriate data as

to comparability if it obtains and relies upon data on compensation paid by three comparable organizations in the same or similar communities for similar services.

(d) the terms of compensation and the basis for approving them shall be recorded in written minutes of the meeting of the board or compensation committee that approved the compensation. Such documentation shall include:

1. the terms of the compensation arrangement and the date it was approved
2. the members of the board or compensation committee who were present during debate on the transaction, those who voted on it, and the votes cast by each board or committee member
3. the comparability data obtained and relied upon and how the data was obtained
4. If the board or compensation committee determines that reasonable compensation for a specific position in this organization or for providing services under any other compensation arrangement with this organization is higher or lower than the range of comparability data obtained, the board or committee shall record in the minutes of the meeting the basis for its determination
5. If the board or committee makes adjustments to comparability data due to geographic area or other specific conditions, these adjustments and the reasons for them shall be recorded in the minutes of the board or committee meeting
6. any actions taken with respect to determining if a board or committee member had a conflict of interest with respect to the compensation arrangement, and if so, actions taken to make sure the member with the conflict of interest did not affect or participate in the approval of the transaction (for example, a notation in the records that after a finding of conflict of interest by a member, the member with the conflict of interest was asked to, and did, leave the meeting prior to a discussion of the

compensation arrangement and a taking of the votes to approve the arrangement).

The minutes of board or committee meetings at which compensation arrangements are approved must be prepared before the later of the date of the next board or committee meeting or 60 days after the final actions of the board or committee are taken with respect to the approval of the compensation arrangements. The minutes must be reviewed and approved by the board and committee as reasonable, accurate, and complete within a reasonable period thereafter, normally prior to or at the next board or committee meeting following final action on the arrangement by the board or committee.

SECTION 6. ANNUAL STATEMENTS

Each director, principal officer, and member of a committee with governing board delegated powers shall annually sign a statement which affirms such person:

- (a) has received a copy of the conflicts of interest policy,
- (b) has read and understands the policy,
- (c) has agreed to comply with the policy, and
- (d) understands the corporation is charitable and in order to maintain its federal tax exemption it must engage primarily in activities which accomplish one or more of its tax-exempt purposes.

SECTION 7. PERIODIC REVIEWS

To ensure the corporation operates in a manner consistent with charitable purposes and does not engage in activities that could jeopardize its tax-exempt status, periodic reviews shall be conducted. The periodic reviews shall, at a minimum, include the following subjects:

- (a) Whether compensation arrangements and benefits are reasonable, based on competent survey information, and the result of arm's-length bargaining.

(b) Whether partnerships, joint ventures, and arrangements with management organizations conform to the corporation's written policies, are properly recorded, reflect reasonable investment or payments for goods and services, further charitable purposes, and do not result in inurement, impermissible private benefit, or in an excess benefit transaction.

SECTION 8. USE OF OUTSIDE EXPERTS

When conducting the periodic reviews as provided for in Section 7, the corporation may, but need not, use outside advisors. If outside experts are used, their use shall not relieve the governing board of its responsibility for ensuring periodic reviews are conducted.

ARTICLE 10 AMENDMENT OF BYLAWS

SECTION 1. AMENDMENT

Subject to any provision of law applicable to the amendment of bylaws of religious nonprofit corporations, these bylaws, or any of them, may be altered, amended, or repealed and new bylaws adopted as follows:

(a) Subject to the power of members, if any, to change or repeal these bylaws under Section 9150 of the Corporations Code, by approval of the board of directors unless the bylaw amendment would materially and adversely affect the rights of members, if any, as to voting or transfer, provided, however, if this corporation has admitted any members, then a bylaw specifying or changing the fixed number of directors of the corporation, the maximum or minimum number of directors, or changing from a fixed to variable board or vice versa, may not be adopted, amended, or repealed except as provided in subparagraph (b) of this section; or

(b) By approval of the members, if any, of this corporation.

ARTICLE 11 AMENDMENT OF ARTICLES

SECTION 1. AMENDMENT OF ARTICLES BEFORE ADMISSION OF MEMBERS

Before any members have been admitted to the corporation, any amendment of the articles of incorporation may be adopted by approval of the board of directors.

SECTION 2. AMENDMENT OF ARTICLES AFTER ADMISSION OF MEMBERS

After members, if any, have been admitted to the corporation, amendment of the articles of incorporation may be adopted by the approval of the board of directors and by the approval of the members of this corporation.

SECTION 3. CERTAIN AMENDMENTS

Notwithstanding the above sections of this article, this corporation shall not amend its articles of incorporation to alter any statement which appears in the original articles of incorporation of the names and addresses of the first directors of this corporation, nor the name and address of its initial agent, except to correct an error in such statement or to delete such statement after the corporation has filed a "Statement by a Domestic Non-profit Corporation" pursuant to Section 6210 of the California Nonprofit Corporation Law.

**ARTICLE 12
PROHIBITION AGAINST SHARING CORPORATE PROFITS AND ASSETS**

SECTION 1. PROHIBITION AGAINST SHARING CORPORATE PROFITS AND ASSETS

No member, director, officer, employee, or other person connected with this corporation, or any private individual, shall receive at any time any of the net earnings or pecuniary profit from the operations of the corporation, provided, however, that this provision shall not prevent payment to any such person of reasonable compensation for services performed for the corporation in effecting any of its religious purposes, provided that such compensation is otherwise permitted by these bylaws and is fixed by resolution of the board of directors; and no such person or persons shall be entitled to share in the

distribution of, and shall not receive, any of the corporate assets on dissolution of the corporation. All members, if any, of the corporation shall be deemed to have expressly consented and agreed that on such dissolution or winding up of the affairs of the corporation, whether voluntarily or involuntarily, the assets of the corporation, after all debts have been satisfied, shall be distributed as required by the articles of incorporation of this corporation and not otherwise.

[If forming a membership corporation, replace remaining provisions with membership provisions for religious corporations]

**ARTICLE 13
MEMBERS**

SECTION 1. DETERMINATION OF MEMBERS

If this corporation makes no provision for members, then, pursuant to Section 9310(b) of the Nonprofit Religious Corporation Law of the State of California, any action which would otherwise, under law or the provisions of the articles of incorporation or bylaws of this corporation, require approval by a majority of all members or approval by the members, shall only require the approval of the board of directors.

WRITTEN CONSENT OF DIRECTORS ADOPTING BYLAWS

We, the undersigned, are all of the persons acting as the initial directors of Music for the Love of Children Corporation, a California nonprofit corporation, and, pursuant to the authority granted to the directors by these bylaws to take action by unanimous written consent without a meeting, consent to, and hereby do, adopt the foregoing bylaws, consisting of twenty-nine pages, as the bylaws of this corporation.

Dated: 7-23-2014

Charlott Dale

Charlott Dale, Director

Carol Schaller

Carol Schaller, Director

S. Christopher

Sally Christopher, Director

Alexander Koops

Alexander Koops, Director

CERTIFICATE

This is to certify that the foregoing is a true and correct copy of the bylaws of the corporation named in the title thereto and that such bylaws were duly adopted by the board of directors of said corporation on the date set forth below.

Dated: 8/6/14

S. Christopher

Sally Christopher, Secretary

Amendment to Bylaws

Article & Title: Article 2 and Section 1 (d): Objectives and Purposes

Currently reads as: to provide music teachers of the highest caliber with a minimum of music education ending in a bachelor's degree either in performance or music education;

Proposed Amendment: to provide music teachers of the highest caliber with a minimum of music education ending in a bachelor's degree in music and an ability to pass an interview including an audition showing the teaching capabilities of the applicant.

Rationale: To open more possibilities of music subject matter to our students; and, have a larger pool of teachers available to teach in our organization.

Amendment to Bylaws

Article & Title: Article 2 and Section 16 : Vacancies

Currently reads as: The board of directors may declare vacant the office of a director who has been declared of unsound mind by a final order of court, or convicted of a felon, or has been removed from office by order of the superior court for engaging in fraudulent acts pursuant to Section 9223 of the California Nonprofit Religious Corporation Law.

Proposed Amendment: The board of directors may declare vacant the office of a director who has been declared of unsound mind by a final order of court, or convicted of a felon or has been removed from office by order of the superior court for engaging in fraudulent acts pursuant to Section 9223 of the California Nonprofit Religious Corporation Law.

The board of directors may remove any director with cause if such removal is approved by a unanimous vote of the board of directors.

Rationale: To give the corporation without members, a similar ability to remove a director as a corporation with members.

Amendment to Bylaws

Article & Title: Article 3 and Section 4: Terms of Office

Currently reads as: "Each director shall hold office until the next annual meeting for election of the board of directors as specified in these bylaws, and until his or her successor is elected and qualifies."

Proposed Amendment: "Each director shall hold office for three years as specified in these bylaws, or, until he or she is re-elected at the next meeting for election of the Board of Directors, or, until his or her successor is elected and qualifies."

Rationale: Increase minimum length of term of office from one to three years, with possibility to be re-elected, if so desired, to facilitate better use of each board member's expertise.

Amendment to Bylaws

Article & Section: Article 2 Section 2, Notice of Nondiscriminatory Policy as to Students

Currently reads as: N/A

Proposed Amendment: Notice of Nondiscriminatory Policy as to Students

The Music for the Love of Children Corporation Christian music school admits students of any race, color, national and ethnic origin to all the rights and privileges, programs, and activities generally accorded or made available to students at the school. It does not discriminate on the basis of race, color, national and ethnic origin in administration of its educational policies, admissions policies, scholarship and loan programs and other school-administered programs.

Rationale: To meet Federal legal requirements as required in the IRS Publication 557, Chapter 3, page 26, regarding non-discrimination in 501 (c)(3) charitable schools, and, assure the public that we respect and adhere to standards of nondiscrimination in our organization at any level.

Music For The Love Of Children Corporation

47-1844195

"Exhibit C"

"Information Card for Music for the Love of Children with Non-Discriminatory Statement at bottom of card in red letters"

47-1844195

Music For The Love Of Children

Free Gift Of Music



We are a Christian based organization created to provide the message of the Love of God and the gift of free music lessons to orphans and foster children.

All students will be part of a choir and will have guitar or piano lessons. Students who excel and want to pursue an instrument, will be given free private instructions on the instrument of their choice. All students will have opportunities to perform in public and advanced students will mentor beginning students as part of their training. The students must want the lessons and cannot be coerced to take lessons. Teachers must have no less than a bachelor degree in music.

This is a free gift to the students. Costs are covered by free donations and gifts from the general public and private foundations. We are applying for a 501(c)(3) tax exempt status. So that any gifts will be fully deductible.

Racism or discrimination will not be tolerated by students, legal guardians teachers, staff, administration, board members, donors, or vendors.



626-430-4528
MFTLOC@gmail.com

Music For The Love Of Children Corporation

47-1844195

"Exhibit D"

"Attachments of Explanations for Application of 1023 for Music For The Love Of Children Corporation"

Attachment

Part IV Narrative Description of Activities

In both the Articles of Incorporation Section 5 a., and the Bylaws Article 2, Purposes, Section 1, Objectives and Purposes, it has been stated that the purposes of Music for the Love of Children are three-fold.

The first purpose, is to teach the Christian Faith both in subject matter, through Bible reading and open discussion, as well as, in practice, through prayer and behavioral application, in the classroom i.e.: if two students have an argument, they would be reminded what the Bible says in how to treat each other which is to: "Be ye kind to one another, tender hearted and forgiving..." Ephesians 4:32. The Christian education is provided as a gift to the students to enrich their lives and give them the opportunity to learn about the love of God to themselves and others; and, how to live a life with moral and ethical guidelines incorporating love and tolerance to all, as taught from a Judeo/Christian perspective in the Bible.

Purpose one meets the state standard Reg. 1.501(c)(3)-1(d)(2) for Advancement of Religion and Education. It also meets IRS federal standard 7.25.3.4 Operational test and 7.25.3.6 under Religion or Advancement of Religion.

The second purpose, is to provide high quality music classes in group piano, guitar and choir classes. All students will be provided basic classes in these areas. For those students who show their teachers high interest by excelling in practice and performance, the opportunity for private instruction, in the instrument of their choice, will be given. The students will be required to perform in recitals and public venues as part of their music training. This also gives them the opportunity to give back to society, as a practice of charity for the gift of music provided by Music for the Love of Children. Advanced students will be given the privilege of mentoring new students. Cementing their knowledge and confidence in their instrument, providing another part of music training. Music has been proven over many years, involving multiple studies, to be of benefit, in areas pertaining to emotional, physical, and mental healing and well-being. Also, when students include music as part of their curriculum, it has been shown to enable students attain higher academic excellence in all of their subjects.

The third purpose, is to provide the musical training at no charge, to the students or their legal guardians. It is understood that for the most part, orphans and foster children do not have the necessary financial resources to be able to have group or private music classes, on the level that will be afforded them at Music for the Love of Children. For this reason it is provided as a gift.

Financial support will be provided through donations from public and private funding, such as: private donations, entertainment industry businesses, organizations; and corporations, as well as, corporate grants from non-profit organizations who support our causes for free music education and Christian education for foster children and orphans. Planned fund raiser speaking engagements at churches, where, what we are doing and why, will be shared and requests will be made for donations on behalf of

Music for the Love of Children. Annual bake sales or dinners at churches or institutions will be held to raise funds. Mailers and phone calls to prior donors, will be made. The revenue received will be used to pay operating expenses, instruments, music, costumes, risers, and musicians' fees, travel expenses to performance venues for the students, taxes, and salaries for the staff, as needed. We will also have a secure on-line web site which will be set up to receive donations. This web site will be solely used to further the exempt purposes of this group; and, all revenue it generates will be solely for the exempt purposes of Music for the Love of Children Corporation. Please see Part VIII, line 4, of my application for further information regarding fund raising plans. We will encourage and accept volunteer services, both at the offices for general staff, regular and assistant teachers, guest speakers and performers, fund raisers, wherever and whenever it is offered and needed.

Purposes two and three meet the state standard Reg. 1.501 (c)(3)-1(d)(2) and Reg. 1.501(c)(3)-1(c)(1) as a charitable or educational organization. They also meet the IRS federal standard 7.25.3.4 Operational Test and 7.25.3.5 Charitable Organization Definition.

Teachers will be solicited through Ed Join, a recognized web site for credentialed teachers nationwide. Staff and other personnel will be solicited, as needed, through churches, on-line web sites; or, by word of mouth.

The classroom teacher of record will be required to have a minimum of a Bachelor's Degree in Music. The teacher assistants will not be required to have this level of training. The teacher of record will be required to maintain written assessments and records of attendance of their students monthly. They will also use an approved curriculum in their classes, which will be age and level appropriate. This will be overseen by a committee approved by the Board.

All personnel will undergo a criminal and personal credit background screening, medical exam, testing for illicit drug and alcohol use and personality testing to be employed or accepted as a volunteer with our organization, to help protect the children in our care. Random tests may be required for illicit drug and alcohol use on the job. All of the staff are required to be Bible believing and practicing Christians. This is shown both by attending and participating in church regularly; and, by having a deep knowledge and practice of the tenants of the Christian faith in their personal and professional life. A signed statement confirming this to be the applicant's personal position and belief is required by all employees and volunteers of Music for the Love of Children, which will be included their application packet.

Some of the music classroom standards from the California Department of Education will be used as guidelines for our corporation. Our staff will be comprised of credentialed teachers who have experience in the public classroom, and, the teachers who have not acquired their teaching credentials in music.

There will never be any racial exclusion, preference or intolerance of any kind toward or by any person, be they students, staff, donors, board members, special committee members, vendors, etc. in any regard from Music for the Love of Children Corporation.

Annual bake sales or dinners at churches or institutions will be held to raise funds. Mailers and phone calls to prior donors, will be made. The revenue received will be used to pay operating expenses, instruments, music, costumes, risers, and musicians' fees, travel expenses to performance venues for the students, taxes, and salaries for the staff, as needed. We will also have a secure on-line web site which will be set up to receive donations. This web site will be solely used to further the exempt purposes of this group; and, all revenue it generates will be solely for the exempt purposes of Music for the Love of Children Corporation. Please see Part VIII, line 4, of my application for further information regarding fund raising plans. We will encourage and accept volunteer services, both at the offices for general staff, regular and assistant teachers, guest speakers and performers, fund raisers, wherever and whenever it is offered and needed.

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All personnel will undergo a criminal and personal credit background screening, medical exam, testing for illicit drug and alcohol use and personality testing to be employed or accepted as a volunteer with our organization, to help protect the children in our care. Random tests may be required for illicit drug and alcohol use on the job. All of the staff are required to be Bible believing and practicing Christians. This is shown both by attending and participating in church regularly; and, by having a deep knowledge and practice of the tenants of the Christian faith in their personal and professional life. A signed statement confirming this to be the applicant's personal position and belief is required by all employees and volunteers of Music for the Love of Children, which will be included their application packet.

Some of the music classroom standards from the California Department of Education will be used as guidelines for our corporation. Our staff will be comprised of credentialed teachers who have experience in the public classroom, and, the teachers who have not acquired their teaching credentials in music.

There will never be any racial exclusion, preference or intolerance of any kind toward or by any person, be they students, staff, donors, board members, special committee members, vendors, etc. in any regard from Music for the Love of Children Corporation.

Attachment

Part V Line 1a

Pursuant to Article 3, Section 6, of the corporation's bylaws, directors of Music for the Love of Children Corporation will not be paid a salary for serving as a director. They may be paid a reasonable fee for attending meetings of the board and may be allowed reasonable reimbursement or advancement for expenses incurred in the performance of their duties.

Music for the Love of Children Corporation

47-1844195

Attachment

Part V Line 1b

This corporation is newly formed and has not yet hired employees nor determined the amount of compensation to pay employees it may hire. However, all compensation will be reasonable and will be paid to employees in return for furthering the exempt purposes of this nonprofit corporation.

Attachment

Part V Line 1c

This newly formed nonprofit corporation has no current plans to contract for services with outside persons or companies. If and when it does, any such contracts will provide for payment in commercially reasonable amounts in return for services related to the exempt functions of this nonprofit.

Attachment

Part V Line 5a

The Board of Directors of this organization has adopted bylaws that contain a conflict of interest policy. The policy is set out in Article 9 of the attached bylaws. This policy is based on the sample conflict of interest policy contained in Appendix A of the official instructions to IRS 1023. The organization has added additional requirements in Article 9, Section 5, of its bylaws for the approval of compensation arrangements that are based on the additional requirements contained in IRS Regulation Section 53, 4958-6 to help ensure that all compensation arrangements are made by disinterested members of the organization's board or a duly constituted compensation committee of the board and are fair, reasonable, and in furtherance of the tax-exempt purposes of this organization.

Attachment

Part VI Line 1a and b

In carrying out our tax exempt purposes we do provide services to individuals. These individuals are recipients of our free music and Christian education program. They must be orphans or foster children between the ages of 7 to 17.

In carrying out our tax exempt purposes we do provide services to institutions that house or provide care for orphans or foster children. These services are restricted to the orphans or foster children in their care, between the ages of 7 to 17.

Music for the Love of Children Corporation

47-1844195

Attachment

Part VI Line 2

Services of Music for the Love of Children Corporation are limited to the group of individuals who are orphans and foster children ages 7 to 17. Please refer to Part VI, Line 1a, where it is stated that we provide services only to individuals who are orphans or foster children ages 7 to 17.

Attachment

Part VIII Line 4a

Music for the Love of Children will be fundraising. It will use volunteers and staff to do the fundraising. The types and methods of fundraising it will do are: 1. Mail solicitations in the form of receipts for donations with return envelopes. 2. Personal solicitations one on one, at public venues such as church speaking engagements, annual dinners, lunches, and bake sales at churches. 3. Written foundation grant solicitations that support the cause of music and Christian education to orphans and foster children. 4. Written, phone, and personal solicitations to musicians, music organizations and the entertainment industry. Also, at the on-line secure Website it will be able to receive donations from donors directly by credit cards, PayPal, or checking account payments. 5. Donations of vehicles, boats, planes, or similar donations as stated in Part VIII, Line 11 will be accepted. These will not be accepted with any conditions imposed by the donor. This type of donation will be solicited in written form in brochures that will be composed later in the growth of the organization. 6. Donations from other non-profit organizations who support our causes will be accepted.

Music for the Love of Children Corporation

47-1844195

Attachment

Part VIII Line 4d

Music for the Love of Children Corporation will conduct fundraising beginning in the state of California, in Los Angeles County. As we grow, we plan for expansions in the future to Orange County, San Bernardino County, Riverside County, Ventura County, San Diego County, Kern County, and beyond, as the opportunity presents itself.

Music for the Love of Children Corporation

47-1844195

Attachment

Part VIII Line 9d

Our services are limited to orphans and foster children ages 7 to 17 only.

Attachment

Part VIII Line 11

Music for the Love of Children Corporation will accept contributions of: real property, automobiles, boats, planes, or other vehicles; and, royalties, as long as, we are given use of these contributions for the furtherance of the non-profit purposes of Music for the Love of Children, by the donor; and, maintain our tax exempt status. We will either use these items or sell these items for revenue depending on the item. This decision will be determined by the Board of Directors.

Music for the Love of Children Corporation

47-1844195

Attachment

Part VIII Line 11

Music for the Love of Children Corporation will accept contributions of: real property, automobiles, boats, planes, or other vehicles; and, royalties, as long as, we are given use of these contributions for the furtherance of the non-profit purposes of Music for the Love of Children, by the donor; and, maintain our tax exempt status. We will either use these items or sell these items for revenue depending on the item. This decision will be determined by the Board of Directors.

Attachment

Part IX Line 23

This is an itemized list for the annual totals:

For the year ending 2014 there is a -0- dollar amount. As none were generated the first year.

For the year ending 2015 there is a \$900.00 dollar amount. This estimate covers \$300.00 office supplies; and, \$600.00 for music equipment and educational materials.

For the year ending 2016 there is a \$2600.00 dollar amount. This estimate covers \$1000.00 insurance, \$600.00 office supplies; and, \$1000.00 music equipment and educational materials.

For the year ending 2017 there is a \$3,500.00 dollar amount. This estimate covers \$1000.00 for insurance, \$800.00 office supplies; and, \$1700.00 music equipment and educational materials.

Music For The Love Of Children Corporation

47-1844195

"Exhibit E"

"Attachment of Letter of Assignment of EIN number from IRS"

Date of this notice: 09-16-2014

Employer Identification Number:
47-1844195

Form: SS-4

Number of this notice: CP 575 E

MUSIC FOR THE LOVE OF CHILDREN
CORPORATION
3133 BROOKHILL STREET
LA CRESCENTA, CA 91214

For assistance you may call us at:
1-800-829-4933

IF YOU WRITE, ATTACH THE
STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 47-1844195. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it's very important that you use your EIN along with your complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information shown above isn't correct, please send us the correction using the attached tear-off stub.

Annual filing requirements

Most organizations with an EIN have an annual filing requirement, even if they engage in minimal or no activity.

A. If you are tax exempt, you may be required to file one of the following returns or notices:

Form 990, Return of Organization Exempt From Income Tax
Form 990-EZ, Short Form Return of Organization Exempt From Income Tax
Form 990-PF, Return of Private Foundation
Form 990-N, e-Postcard (available online only)

Additionally, you may be required to file your annual return electronically.

If an organization required to file a Form 990, Form 990-PF, Form 990-EZ, or Form 990-N does not do so for three consecutive years, its tax-exempt status is automatically revoked as of the due date of the third return or notice.

Please refer to www.irs.gov/990filing for the most current information on your filing requirements.

B. If you are not tax-exempt, you may be required to file one of the following returns:

Form 1120, U.S. Corporation Income Tax Return
Form 1041, U.S. Income Tax Return for Estates and Trusts
Form 1065, U.S. Return of Partnership Income

Please refer to Publication 1635, Understanding Your EIN, for more information about which forms you may be required to file.

(IRS USE ONLY) 575E

09-16-2014 MUSI O 999999999 SS-4

Applying for Tax-Exempt Status

Receiving an EIN from the IRS is not the same thing as receiving IRS recognition of tax-exempt status. To apply for formal recognition of tax-exempt status, most organizations will need to complete either Form 1023, *Application for Recognition Under Section 501(c)(3) of the Internal Revenue Code*, or Form 1024, *Application for Recognition of Exemption Under Section 501(a)*. Submit the completed form, all applicable attachments, and the required user fee to:

Internal Revenue Service
PO Box 12192
Covington, KY 41012-0192

Publication 557, *Tax Exempt Status for Your Organization*, has details on the application, process as well as information on returns you may need to file.

Additional information

To obtain tax forms and publications, including those referenced in this notice, visit our Web site at www.irs.gov. If you don't have access to the Internet, call 1-800-829-3676 (TTY/TDD 1-800-829-4059) or visit your local IRS office.

IMPORTANT REMINDERS:

- * Keep a copy of this notice in your permanent records. This notice is issued only one time and the IRS will not be able to generate a duplicate copy for you. You may give a copy of this document to anyone asking for proof of your EIN.
- * Use this EIN and your name exactly as they appear at the top of this notice on all your federal tax forms.
- * Refer to this EIN on your tax-related correspondence and documents.
- * Provide future officers of your organization with a copy of this notice.

If you have questions about your EIN, you can contact us using the phone number or address shown at the top of this notice. If you write, please tear off the stub at the bottom of this notice and send it along with your letter. If you don't need to write us, please don't complete and return this stub.

Your name control associated with this EIN is MUSI. You will need to provide this information, along with your EIN, if you file your returns electronically.

Thank you for your cooperation.

(IRS USE ONLY) 575E

09-16-2014 MUSI O 999999999 SS-4

Keep this part for your records.

CP 575 E (Rev. 7-2007)

Return this part with any correspondence so we may identify your account. Please correct any errors in your name or address.

CP 575 E

999999999

Your Telephone Number Best Time to Call
() -

DATE OF THIS NOTICE: 09-16-2014
EMPLOYER IDENTIFICATION NUMBER: 47-1844195
FORM: SS-4 NOBOD

INTERNAL REVENUE SERVICE
CINCINNATI OH 45999-0023
[Barcode]

MUSIC FOR THE LOVE OF CHILDREN
CORPORATION
3133 BROOKHILL STREET
LA CRESCENTA, CA 91214

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

DEPARTMENT OF THE TREASURY

Date: APR 15 2015

MUSIC FOR THE LOVE OF CHILDREN
CORPORATION
C/O CHARLOTT DALE
3133 BROOKHILL ST
LA CRESCENTA, CA 91214-1902

Employer Identification Number:
47-1844195

DLN:
17053090335035

Contact Person:
CARLY D YOUNG

Contact Telephone Number:
(877) 829-5500

Accounting Period Ends:
December 31

Public Charity Status:
170(b)(1)(A)(vi)

Form 990 Required:
Yes

Effective Date of Exemption:
July 11, 2014

Contribution Deductible:
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.

For important information about your responsibilities as a tax-exempt organization, go to www.irs.gov/charities. Enter "4221-PC" in the search bar to view Publication 4221-PC, Compliance Guide for 501(c)(3) Public Charities, which describes your recordkeeping, reporting, and disclosure requirements.

Sincerely,



Director, Exempt Organizations

MUSIC FOR THE LOVE OF CHILDREN
CORPORATION
C/O CHARLOTT DALE
3133 BROOKHILL ST
LA CRESCENTA CA 91214-1902

034594

Employer identification number: 47-1844195
Tax form: 1023
Document locator number: 17053-090-33503-5
For assistance, call: 1-877-829-5500

Dear Applicant,

We received your application for exemption from federal income tax and your user fee payment.

During the initial review process, applications for exemption are separated into two groups:

1. Those that can be processed based on information submitted
2. Those that require additional information to be processed

If your application falls in the first group you'll receive a determination letter within approximately 90 days from the date of this notice stating that you re exempt from federal income tax.

If your application falls in the second group, you'll be contacted when your application has been assigned to an Exempt Organizations specialist for review. You can expect to be contacted within approximately 180 days from the date of this notice. After 180 days, if you haven't been notified your application was assigned to a specialist, you can contact Customer Account Services Monday through Friday at the toll-free number shown above to check on its status. The individual calling on your behalf will need the following information:

- * Your name
- * Your employer identification number (EIN)
- * The document locator number listed above and assigned to your request
- * A proper power of attorney submitted with your exemption application, unless the individual calling is an officer or director and legally authorized to represent you

The IRS doesn't issue "tax-exempt numbers" or "tax-exempt certificates" for state or local sales or income taxes. If you need exemption from these taxes, contact your state or local tax offices.

Most organizations are required to file an annual information return



IRS Department of the Treasury
Internal Revenue Service

P.O. BOX 2508
CINCINNATI OH 45201

034594.394819.430512.13894 1 AB 0.406 536



MUSIC FOR THE LOVE OF CHILDREN
CORPORATION
C/O CHARLOTT DALE
3133 BROOKHILL ST
LA CRESCENTA CA 91214-1902

034594



MUSIC FOR THE LOVE OF CHILDREN CORPORATION
9187 ARLETA AVE
ARLETA CA 91331-4802

Date: 07.23.15
Case: 26600584185230693
Case Unit: 26600584185230696
In reply refer to: 760:IMB:F120

Regarding:	Tax-Exempt Status
Organization's Name:	Music For The Love of Children Corporation
CCN:	3693093
Purpose:	Charitable
R&TC Section:	23701d
Form of Organization:	Affirmation Incorporated
Accounting Period Ending:	12/31
Tax-Exempt Status Effective:	07/11/2014

Exempt Acknowledgement Letter

We have received your federal determination letter that shows tax exemption under Internal Revenue Code (IRC) Section 501(c)(3).

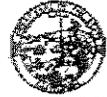
Under California law, Revenue and Taxation Code (R&TC) Section 23701 provides that an organization is exempt from taxes imposed under Part 11 upon submission of the federal determination letter approving the organization's tax-exempt status.

Generally, the effective date of an organization's California tax-exempt status is the same date as the federal tax-exempt status.

To retain tax-exempt status, the organization must be organized and operating for nonprofit purposes within the provisions of the above R&TC section. An inactive organization is not entitled to tax-exempt status.

In order for us to determine any effect on the tax-exempt status, the organization must immediately report to us any change in:

- Operation
- Character
- Purpose
- Name
- Address



1300 I Street
P. O. Box 903447
Sacramento, CA 94203-4470
Telephone: (916) 445-2021 Ext. 4
Fax: (916) 444-3631
E-Mail Address: Registration@doj.ca.gov

July 21, 2015

MUSIC FOR THE LOVE OF CHILDREN
CORPORATION
3133 BROOKHILL STREET
LA CRESCENTA CA 91214

CT FILE NUMBER: CT0209193

SUBJECT: EXEMPTION FROM REGISTRATION

Based upon information received, we have determined that this organization is not subject to the registration and reporting provisions of the Supervision of Trustees and Fundraisers for Charitable Purposes Act (Government Code section 12580, et seq.), because it is organized and operated primarily as:

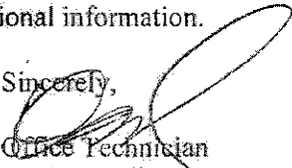
1. A charitable corporation or unincorporated association organized and operated primarily as a **religious organization.**
2. Your organization is not required to register or file annual reports with the Attorney General's Registry of Charitable Trusts. Future filings received from your organization, including checks, will not be returned but will be shredded by our office.

Although we have determined that the captioned organization is not subject to the filing, registration and reporting provisions of the Act, the organization is still subject to all other provisions. (See Government Code sections 12583 and 12588.) Pursuant to Internal Revenue Code instructions for filers of IRS Form 990-PF, Return of Private Foundation or Section 4947(a)(1) Nonexempt Charitable Trust Treated as a Private Foundation, the foundation managers "must furnish a copy of Form 990-PF and Form 4720 (if applicable) to the attorney general of:

- Each state required to be listed in Part VII-A, line 8a;
- The state in which the foundation's principal office is located; and
- The state in which the foundation was incorporated or created.

A copy of the annual return must be sent to the attorney general at the same time the annual return is filed with the IRS. An exemption from filing, registration and reporting to the Attorney General has no bearing on jurisdiction of other government agencies, such as Franchise Tax Board, Internal Revenue Service, or the California Secretary of State. Please review the *Guide for Charities* posted on our website at www.ag.ca.gov/charities for additional information.

Sincerely,


Office Technician
Registry of Charitable Trusts

For

KAMALA D. HARRIS
Attorney General

 **IRS** Department of the Treasury
Internal Revenue Service
P.O. BOX 2508
CINCINNATI OH 45201

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MUSIC FOR THE LOVE OF CHILDREN
CORPORATION
C/O CHARLOTT DALE
3133 BROOKHILL ST
LA CRESCENTA CA 91214-1902

034594

Part IX Financial Data

For purposes of this schedule, years in existence refer to completed tax years. If in existence 4 or more years, complete the schedule for the most recent 4 tax years. If in existence more than 1 year but less than 4 years, complete the statements for each year in existence and provide projections of your likely revenues and expenses based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. If in existence less than 1 year, provide projections of your likely revenues and expenses for the current year and the 2 following years, based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. (See instructions.)

A. Statement of Revenues and Expenses

	Type of revenue or expense	3 prior tax years or 2 succeeding tax years				(e) Provide Total for (a) through (d)
		Current tax year	(a) From 1/15... To 12/15...	(b) From 1/14... To 12/14...	(c) From 1/16... To 12/16...	
Revenues	1 Gifts, grants, and contributions received (do not include unusual grants)	\$5,000.00	-0-	\$15,000.00	\$20,000.00	\$40,000.00
	2 Membership fees received					
	3 Gross investment income					
	4 Net unrelated business income					
	5 Taxes levied for your benefit					
	6 Value of services or facilities furnished by a governmental unit without charge (not including the value of services generally furnished to the public without charge)					
	7 Any revenue not otherwise listed above or in lines 9-12 below (attach an itemized list)					
	8 Total of lines 1 through 7	\$5,000.00	-0-	\$15,000.00	\$20,000.00	\$40,000.00
Expenses	9 Gross receipts from admissions, merchandise sold or services performed, or furnishing of facilities in any activity that is related to your exempt purposes (attach itemized list)					
	10 Total of lines 8 and 9	\$5,000.00	-0-	\$15,000.00	\$20,000.00	\$40,000.00
	11 Net gain or loss on sale of capital assets (attach schedule and see instructions)					
	12 Unusual grants					
	13 Total Revenue Add lines 10 through 12	\$5,000.00	-0-	\$15,000.00	\$20,000.00	\$40,000.00
	14 Fundraising expenses					
	15 Contributions, gifts, grants, and similar amounts paid out (attach an itemized list)					
	16 Disbursements to or for the benefit of members (attach an itemized list)					
Expenses	17 Compensation of officers, directors, and trustees					
	18 Other salaries and wages	\$4,100.00	-0-	\$6,400.00	\$10,300.00	\$20,800.00
	19 Interest expense					
	20 Occupancy (rent, utilities, etc.)	-0-	-0-	\$6,000.00	\$6,200.00	\$12,200.00
	21 Depreciation and depletion					
	22 Professional fees					
	23 Any expense not otherwise classified, such as program services (attach itemized list)	\$ 900.00	-0-	\$2,600.00	\$3,500.00	\$7,000.00
	24 Total Expenses Add lines 14 through 23	\$5,000.00	-0-	\$15,000.00	\$20,000.00	\$40,000.00

Part IX Financial Data (Continued)

B. Balance Sheet (for your most recently completed tax year)

		Year End:
		(Whole dollars)
Assets		
1	Cash	-0-
2	Accounts receivable, net	
3	Inventories	
4	Bonds and notes receivable (attach an itemized list)	
5	Corporate stocks (attach an itemized list)	
6	Loans receivable (attach an itemized list)	
7	Other investments (attach an itemized list)	
8	Depreciable and depletable assets (attach an itemized list)	
9	Land	
10	Other assets (attach an itemized list)	
11	Total Assets (add lines 1 through 10)	
Liabilities		
12	Accounts payable	-0-
13	Contributions, gifts, grants, etc. payable	
14	Mortgages and notes payable (attach an itemized list)	
15	Other liabilities (attach an itemized list)	
16	Total Liabilities (add lines 12 through 15)	-0-
Fund Balances or Net Assets		
17	Total fund balances or net assets	-0-
18	Total Liabilities and Fund Balances or Net Assets (add lines 16 and 17)	-0-
19	Have there been any substantial changes in your assets or liabilities since the end of the period shown above? If "Yes," explain.	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No

Part X Public Charity Status

Part X is designed to classify you as an organization that is either a private foundation or a public charity. Public charity status is a more favorable tax status than private foundation status. If you are a private foundation, Part X is designed to further determine whether you are a private operating foundation. (See instructions.)

- 1a** Are you a private foundation? If "Yes," go to line 1b. If "No," go to line 5 and proceed as instructed. If you are unsure, see the instructions. Yes No
- b** As a private foundation, section 508(e) requires special provisions in your organizing document in addition to those that apply to all organizations described in section 501(c)(3). Check the box to confirm that your organizing document meets this requirement, whether by express provision or by reliance on operation of state law. Attach a statement that describes specifically where your organizing document meets this requirement, such as a reference to a particular article or section in your organizing document or by operation of state law. See the instructions, including Appendix B, for information about the special provisions that need to be contained in your organizing document. Go to line 2.
- 2** Are you a private operating foundation? To be a private operating foundation you must engage directly in the active conduct of charitable, religious, educational, and similar activities, as opposed to indirectly carrying out these activities by providing grants to individuals or other organizations. If "Yes," go to line 3. If "No," go to the signature section of Part XI. Yes No
- 3** Have you existed for one or more years? If "Yes," attach financial information showing that you are a private operating foundation; go to the signature section of Part XI. If "No," continue to line 4. Yes No
- 4** Have you attached either (1) an affidavit or opinion of counsel, (including a written affidavit or opinion from a certified public accountant or accounting firm with expertise regarding this tax law matter), that sets forth facts concerning your operations and support to demonstrate that you are likely to satisfy the requirements to be classified as a private operating foundation; or (2) a statement describing your proposed operations as a private operating foundation? Yes No
- 5** If you answered "No" to line 1a, indicate the type of public charity status you are requesting by checking one of the choices below. You may check only one box.
- The organization is not a private foundation because it is:
- a** 509(a)(1) and 170(b)(1)(A)(i)—a church or a convention or association of churches. Complete and attach Schedule A.
 - b** 509(a)(1) and 170(b)(1)(A)(ii)—a school. Complete and attach Schedule B.
 - c** 509(a)(1) and 170(b)(1)(A)(iii)—a hospital, a cooperative hospital service organization, or a medical research organization operated in conjunction with a hospital. Complete and attach Schedule C.
 - d** 509(a)(3)—an organization supporting either one or more organizations described in line 5a through c, f, g, or h or a publicly supported section 501(c)(4), (6), or (6) organization. Complete and attach Schedule D.

ARTS-RE	Articles of Incorporation of a Nonprofit Religious Corporation
<p>To form a nonprofit religious corporation in California, you can fill out this form or prepare your own document, and submit for filing along with:</p> <ul style="list-style-type: none"> - A \$30 filing fee. - A separate, non-refundable \$15 service fee also must be included, if you drop off the completed form or document. <p>Important! Nonprofit corporations in California are not automatically exempt from paying California franchise tax or income tax each year. For information about tax requirements and/or applying for tax-exempt status in California, go to https://www.ftb.ca.gov/businesses/exempt_organizations or call the California Franchise Tax Board at (916) 845-4171.</p> <p>Note: <i>Before submitting this form, you should consult with a private attorney for advice about your specific business needs.</i></p>	

3693093

FILED
SECRETARY OF STATE
STATE OF CALIFORNIA

JUL 11 2014

300 This Space For Office Use Only

For questions about this form, go to www.sos.ca.gov/business/be/filing-tips.htm

Corporate Name (List the proposed corporate name. Go to www.sos.ca.gov/business/be/name-availability.htm for general corporate name requirements and restrictions.)

① The name of the corporation is Music for the Love of Children Corporation

Corporate Purpose

② This corporation is a **Religious Corporation** and is not organized for the private gain of any person. It is organized under the Nonprofit Religious Corporation Law exclusively for religious purposes.

Service of Process (List a California resident or an active 1505 corporation in California that agrees to be your initial agent to accept service of process in case your corporation is sued. You may list any adult who lives in California. You may not list your own corporation as the agent. Do not list an address if the agent is a 1505 corporation as the address for service of process is already on file.)

③ a. Carol Schaller

Agent's Name

b. 3133 Brookhill Street

La Crescenta

CA 91214

Agent's Street Address (if agent is not a corporation) - Do not list a P.O. Box City (no abbreviations) State Zip

Corporate Addresses

④ a. 3133 Brookhill Street

La Crescenta

CA 91214

Initial Street Address of Corporation - Do not list a P.O. Box City (no abbreviations) State Zip

b.

Initial Mailing Address of Corporation, if different from 4a City (no abbreviations) State Zip

Additional Statements (The following statements are for tax-exempt status in California.)

- ⑤ a. The specific purpose of this corporation is to teach the Christian faith and provide music education.
- b. This corporation is organized and operated exclusively for religious purposes within the meaning of Internal Revenue Code section 501(c)(3).
- c. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and this corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.
- d. The property of this corporation is irrevocably dedicated to religious purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person.
- e. Upon the dissolution or winding up of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable, educational and/or religious purposes and which has established its tax-exempt status under Internal Revenue Code section 501(c)(3).

This form must be signed by each incorporator. If you need more space, attach extra pages that are 1-sided and on standard letter-sized paper (8 1/2" x 11"). All attachments are made part of these articles of incorporation.

Charlotte Dale
Incorporator - Sign here

Charlotte Dale
Print your name here

Make check/money order payable to: Secretary of State
Upon filing, we will return one (1) uncertified copy of your filed document for free, and will certify the copy upon request and payment of a \$5 certification fee.

By Mail
Secretary of State
Business Entities, P.O. Box 944260
Sacramento, CA 94244-2600

Drop-Off
Secretary of State
1500 11th Street, 3rd Floor
Sacramento, CA 95814

3693093

Music for the Love of Children Corporation
Page 2

Attachment to Articles of Incorporation

5. a. _____ to orphans at no charge.



I hereby certify that the foregoing transcript of _____ page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

JUL 17 2014

TMS

Date: _____

Debra Bowen

DEBRA BOWEN, Secretary of State

47-1844195

Music for the Love of Children, Inc
Statement of Activities
September 30, 2015

Revenue and Expenditures

Revenue

Contributions \$ 525.00

Total Revenue 525.00

Expenditures

Filing fees \$ 400.00

Office expense 35.00

Total Expenditures 435.00

Net Revenue over Expenditures 90.00

Fund Balance, Beginning of year -

Fund Balance, End of year \$ 90.00

47-18441 95

Music for the Love of Children, Inc
Statement of Financial Position
September 30, 2015

Assets

Cash in bank \$ 90.00

Total Assets \$ 90.00

Liabilities and Fund Balance

Total Liabilities \$ -

Fund Balance 90.00

Total Liabilities and Fund Balance \$ 90.00