

**LICENSE OF MARKS OF KNIGHTS OF COLUMBUS
GRANTED TO SUBORDINATE UNITS OF KNIGHTS OF COLUMBUS**

1. **License.** The License of the Marks granted by Knights of Columbus to Subordinate Units is on a restricted, non-exclusive, royalty-free, non-transferable basis in association with the purposes and services of Knights of Columbus and for Ordinary Fraternal Use only, as hereinafter defined (the "License"), unless such License to the Subordinate Unit is terminated by Knights of Columbus as hereinafter set forth;
2. **Marks.** The Marks are owned by Knights of Columbus and any unauthorized use of the Marks shall constitute infringement of the rights of Knights of Columbus for which Knights of Columbus is entitled to seek legal remedies to prevent such use and to be compensated for damages;
3. **No Registration.** The Subordinate Unit shall not apply to register or seek to apply for registration of any trademark, service mark, trade name or domain name that is confusingly similar to Marks of the Knights of Columbus;
4. **Termination.** If the Subordinate Unit is suspended, dissolved or otherwise no longer exists or if the Subordinate Unit fails to abide by the terms of the License set forth herein, Knights of Columbus may, in its sole discretion, terminate the License to use its Marks. Further, Knights of Columbus may terminate the License for any reason in its sole discretion.
5. **Knights of Columbus Laws.** This License is subject to and governed by the *Charter, Constitution and Laws of the Knights of Columbus* (collectively referred to as the "Laws"). In the event of a conflict between this License and the *Laws*, the *Laws* shall prevail.
6. **Laws.** Specifically, this License is subject to, without limitation, the *Laws of the Knights of Columbus* Sections 157.1, 162.11, 162.18, 163.5 and 163.6.
7. **Ordinary Fraternal Use.** The License granted herein is subject to and restricted by the instruction from the Office of the Supreme Advocate with respect to "Requests For Use Of Name and Emblem", which is published on the Officer's Desk Reference at <https://www.kofc.org/oo>, as it may be amended from time to time, which as of the date of this Resolution requires as follows: "If subordinate councils or other branches and divisions of Knights of Columbus (collectively 'Subordinate Units') wish to use the registered and unregistered trademarks and service marks (including the emblem) of Knights of Columbus (collectively 'Marks') in connection with any business or social or other enterprise that does not constitute 'Ordinary Fraternal Use', the Subordinate Unit must first obtain authorization from the Office of the Supreme Secretary. 'Ordinary Fraternal Use' means use of the Marks of Knights of Columbus by a Subordinate Unit to signify membership in the Order to: increase public recognition of the Order; promote charitable, fund raising, or civic activity; enhance the fraternal bond among members; or cultivate goodwill among Subordinate Unit members and the parish(es) directly served

by that Subordinate Unit. If a proposed use does not constitute 'Ordinary Fraternal Use', the procedure for obtaining authorization is set forth in the 'Requests For Use Of Name and Emblem'."

8. **Restrictions.** The License granted herein is subject to and restricted by Section 162.11 of the *Laws of the Knights of Columbus* and the regulation adopted by the Board of Directors at its August, 2014 meeting, "Board Regulation Governing the Use of the Name and Emblems of the Order", as it may be amended from time to time, which is published on the Officer's Desk Reference at <https://www.kofc.org/oo>.

APPROVED: AUGUST 2, 2014
BY THE BOARD OF DIRECTORS