

March 12, 2012

To Whom It May Concern;

What is The Big Pumpkin 5K

The Big Pumpkin 5K is a 3.1 mile road race in Roswell Georgia. The race starts at Sweet Apple Village and finishes at World Harvest Church. Participants include the casual walker all the way up to the elite runner. This event is open to families, pets, jog strollers, with the focus on community. This event has a post race expo located in the parking lot of World Harvest Church, where local sponsors can promote their businesses.

Why we do The Big Pumpkin 5K

The money raised from racer registration is used to fund youth mission trips to Honduras, Belize and South Africa. These are annual trips, where youth members of World Harvest Church go to either serve and support orphanages in San Pedro Sula and or build greenhouses and drill wells for drinking water in KwaZulu-Natal. In addition to this cause, this race is also an opportunity to promote the local businesses in the City of Roswell (as well as a few nationwide businesses). These local businesses can advertise their products and services to over 1600 + attendees and in 2000 + flyer circulation. The City of Roswell has been a strong supporter of this event from the beginning which was over four years ago. This race has been a huge success because of your support. We are excited for the 5th installment of the Big Pumpkin Run and it is our hope the City of Roswell will consider sponsorship for our event in 2012.

Thank you again for your consideration!

Sincerely,



Julie Loehr

Assistant Race Director – Big Pumpkin Run

www.bigpumpkinrun.com

404-909-5426

TAX ID #

INTERNAL REVENUE SERVICE
DISTRICT DIRECTOR
401 W. PEACHTREE ST. NW
ATLANTA, GA 30365

DEPARTMENT OF THE TREASURY

Date:

NOV 30 1984

WORLD HARVEST CHURCH INCORPORATED
66 NORCROSS
ROSWELL, GA 30075

Employer Identification Number:
58-2015144

Case Number:
580326023

Contact Person:
MARIA, E. FAUNDE

Contact Telephone Number:
(404) 331-0927

Accounting Period Ending:
December 30

Form 990 Required:
No

Addendum Applies:
Yes

Dear Applicant:

Based on information supplied, and assuming your operations will be as stated in your application for recognition of exemption, we have determined you are exempt from Federal income tax under section 501(a) of the Internal Revenue Code as an organization described in section 501(c)(3).

We have further determined that you are not a private foundation within the meaning of section 509(a) of the Code, because you are an organization described in sections 509(a)(1) and 170(b)(1)(A)(i).

If your sources of support, or your purposes, character, or method of operation change, please let us know so we can consider the effect of the change on your exempt status and foundation status. In the case of an amendment to your organizational document or bylaws, please send us a copy of the amended document or bylaws. Also, you should inform us of all changes in your name or address.

As of January 1, 1984, you are liable for taxes under the Federal Insurance Contributions Act (social security taxes) on remuneration of \$100 or more you pay to each of your employees during a calendar year. This does not apply, however, if you make or have made a timely election under section 3121(n) of the Code to be exempt from such tax. You are not liable for the tax imposed under the Federal Unemployment Tax Act (FUTA).

Since you are not a private foundation, you are not subject to the excise taxes under Chapter 42 of the Code. However, you are not automatically exempt from other Federal excise taxes. If you have any questions about excise, employment, or other Federal taxes, please let us know.

Grantors and contributors may rely on this determination unless the Internal Revenue Service publishes notice to the contrary. However, if you lose your section 509(a)(1) status, a grantor or contributor may not rely on this determination if he or she was in part responsible for, or was aware of, the act or failure to act, or the substantial or material change on the part of the organization that resulted in your loss of such status, or if he or she acquired knowledge that the Internal Revenue Service had given notice that you would no longer be classified as a section 509(a)(1) organization.