

CERTIFICATE OF INCORPORATION OF

WESTERN IDAHO REGIONAL CONFERENCE OF THE INDEPENDENT PUNDAMENTAL CHURCHES OF AMERICA, INC.

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of Articles of Incorporation for the incorporation of

WESTERN IDAHO REGIONAL CONFERENCE OF THE INDEPENDENT FUNDAMENTAL CHURCHES OF AMERICA, INC.

duly signed pursuant to the provisions of the Idaho Nonprofit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.



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SECRETARY OF STATE

Corporation Clerk

ARTICLES OF INCORPORATION

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WESTERN IDAHO REGIONAL CONFERENCE of the

INDEPENDENT FUNDAMENTAL CHURCHES OF AMERICA, INC.

KNOW ALL MEN BY THESE PRESENTS:

"一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们

That we, the undersigned members of the WESTERN IDAHO REGIONAL CONFERENCE of the INDEPENDENT FUNDAMENTAL CHURCHES OF AMERICA, of Riggins, Idaho, all being over the age of majority, and pursuant to the express desires and direction of the membership of said corporation do hereby, under and by virtue of the laws of the State of Idaho, and particularly the provisions of Title 30, Chapter 3, of the Idaho Code, associate ourselves together to form a corporation and for that purpose do certify as follows:

- The name of this corporation shall be WESTERN IDAHO REGIONAL CONFERENCE of the INDEPENDENT FUNDAMENTAL CHURCHES OF AMERICA, INC., of Riggins, Idaho.
 - That the Corporation is a non-profit corporation. 2
 - This Corporation shall have perpetual existence. 3.
- The purpose of the corporation is for the fellowship and ministry of pastors and members of independent churches of Western Idaho.
- This Corporation is not organized for pecuniary profit and it shall not have or issue capital stock, but shall be supported by gifts, bequests, contributions, benefits and dues of its members. Membership in the Corporation shall not entitle the person to any interest whatsoever in the assets of the Corporation, but only to participate in the management of the affairs of the Corporation through meetings of the members legally called, and no part of the receipts or income said Corporation shall inure to the benefit or be distributed to any individual member, members or officers of the Corporation.
- The street address and post office address of the initial registered office of the Corporation is and shall be P. O. Box 1231. Highway 95, Riggins, Idaho 83549. The initial registered agent at such address is Gene C. Pennington, Secretary.

- 7. This Corporation shall have members who shall have the management of its affairs, vested in its members pursuant to Section 30-314(c) of the Idaho Code. By resolution, the Chairman and attested by the Secretary, shall be enpowered to transfer real property of the Corporation. Further, members shall have control of the promotion, operation and maintenance of said Corporation, together with its spiritual direction, and shall elect annually its officers. The President, or appropriate officers, shall preside at the meetings of the members.
- 8. The names and addresses of the initial officers, organizers and incorporators are as follows:
 - James F. Richey, President and Incorporator, HC 2 Box 680, Pollock, Idaho 83547;
 - Frank L. Tetro, Jr., Vice President and Incorporator, HC 69, Box 130, Riggins, Idaho 83549;
 - Gene C. Pennington, Secretary and Incorporator, P.O. Box 71, Riggins, Idaho 83549;
 - Leland Whitlatch, Treasurer and Incorporator, P.O. Box 284, Cambridge, Idaho 83610.
- 9. This corporation is organized exclusively for religious, scientific, literary or educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code. Notwithstanding any other provisions of these Articles, the corporation shall not carry on any other activities not permitted to be carried on by an organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code.

Upon the winding up and dissolution of the corporation, after paying or adequately providing for the debts and obligations of the corporation, the remaining assets shall be distributed to a non-profit fund, foundation or corporation which has established its exempt status under Section 501(c)(3) of the Internal Revenue Code.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this /7/4 day of //clale, 1989.

ames F. Richey, President

Frank L. Tekro Jr., Vice Pres.

Frank L. Tetro, Jr., Vice Pres.

Gene C. Pennington, Secretary

Leland Whitlatch, Treasurer