

# ARTICLES OF INCORPORATION

for  
Real Life Ministries, Inc.

Know all men by these presents that we, whose names are hereunder subscribed and who are residents of Kootenai County, state of Idaho, voluntarily associated ourselves together for the purpose of forming a corporation under the laws of the state of Idaho.

## ARTICLE ONE - Name and Purpose

Section One: The name of the corporation (congregation) shall be Real Life Ministries, Inc.

Section Two: The purpose for which the said corporation is formed is for teaching and spreading the Gospel of our Lord Jesus Christ and to provide for the fellowship of the local members of the Body of Christ which is the church of Christ; to acquire and to own and to retain and perpetuate property as may be necessary for the building of the church and for all other religious and charitable purposes properly attributable to a religious organization. This corporation is not organized for profit.

## ARTICLE TWO - Term

The period for which said corporation is intended to exist shall be perpetual.

## ARTICLE THREE - Registered Office

The principle office for the transaction of business of this corporation is located in the state of Idaho, county of Kootenai, city of Post Falls. The same corporation will use the mailing address of 6552 Seltice Way, Post Falls, Idaho 83854. The initial registered agent of the corporation is Jim Putman at 1809 Davis Street, Coeur d'Alene, Idaho, 83815.

## ARTICLE FOUR - Governance

This corporation shall remain a free local self-governing organization and shall not become subject to any outside ecclesiastical authority, connectional religious denomination, or any other governing body or regulating power; shall be subject only to the Bible as the authoritative rule of faith and action; and shall be

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free to adopt By-laws pursuant to these Articles for the management of its own affairs.

## **ARTICLE FIVE - Directors**

Section One: The number of the initial Directors of the corporation shall be three and the names and residences of those appointed to act as initial Directors are:

Jim Putman	1809 Davis Street Coeur d'Alene, ID 83815
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Aaron Couch	1809 Davis Street Coeur d'Alene, ID 83815
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Jim Grubb	2333 Thomas Hill Drive Coeur d'Alene, ID 83815
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Section Two: Definition of Directors. Upon their selection the Elders of Real Life Ministries will be the Directors of the Corporation (Congregation).

Section Three: Qualifications of Directors (Elders).

The Elders of the Congregation will have accepted Jesus Christ as the divine Son of God and as their personal Lord and Savior, confessed Him publicly, repented of their sins, been immersed into Him through water baptism, established a life-style of obedience to Christ as revealed in the New Testament, and been recognized by others to possess the spiritual qualities presented in 1 Timothy and Titus 1.

Section Four: Apppointment of Directors (Elders).

The initial Directors will be appointed by consensus. Subsequent Elder(s) will be elected according to the By-laws of Real Life Ministries.

## **ARTICLE SIX - Membership**

Section One: This corporation is a church with a membership and management of its affairs is vested in its members. Membership in this corporation (congregation) shall be established in accordance with By-laws enacted to govern the affairs of the corporation.

Section Two: The initial members are the initial directors of the corporation.

Section Three: No part of the assets of Real Life Ministries shall inure to the benefit of or be distributed to its members or other private persons, except

that the corporation shall be empowered to pay reasonable compensation for services rendered.

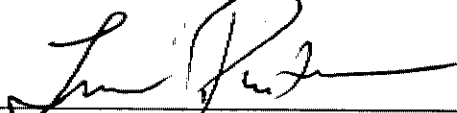
Section Four: The private property of the members of this corporation shall not be subject to the debts of the corporation.

#### ARTICLE SEVEN - Dissolution

The property, assets, and net revenue of this corporation are irrevocably dedicated to the purposes for which this corporation is formed, as set forth in ARTICLES ONE AND FOUR above. Upon the dissolution or liquidation of this corporation, or upon abandonment, the assets of this corporation shall be transferred to such educational, cultural, and philanthropic organizations as may be consistent with the purpose of this corporation.

If, at the time of such dissolution as described above, Intermountain Church Planters Association, Inc. of Boise, Idaho is in existence, then and in that event, all of the assets as aforesaid will be distributed to the Intermountain Church Planters Association, Inc. of Boise, Idaho. If this organization is not in existence, the assets will be transferred to Boise Bible College, Inc. Boise, Idaho.

#### SIGNATURES OF THE INCORPORATORS

x  1809 Davis Coeur d'Alene ID. 83815  
Jim Putman, Director

x   
Aaron Couch, Director

x   
Jim Grubb, Director