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ARTICLES OF INCORPORATION

To the Secretary of State of the State of IDAHO

We, the undersigned persons, acting as the incorporators of a corporation under the provisions of the Idaho Nonprofit Corporation Act, adopt the following Articles of Incorporation for such incorporation.

ARTICLE I.

The name of the corporation shall be: FULL GOSPEL SLAVIC CHURCH
"TEMPLE OF SALVATION" INCORPORATED

ARTICLE II.

The period of duration of the corporation shall be perpetual.

ARTICLE III.

The corporation is organized exclusively for educational, charitable, and religious purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code or the corresponding provision of any further United States internal revenue law. Consistent with and subject to its qualification under Section 501 (c) (3), the corporation is organized to do any lawful activity permitted under the laws of the State of Idaho.

ARTICLE IV.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, presbyters (directors), officers or other private persons, EXCEPT THAT the corporation shall be authorized and empowered to pay reasonable compensation for services rendered, and to make payments and distributions in furtherance of the corporation. No substantial part of the activities of the corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in (including the publishing or distributing of statements) any political campaign on behalf of any candidate for public office.

Notwithstanding any other provisions of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under Section 501 (c) (3) of the Internal Revenue Code, as not stated, or as it may be hereafter amended, or (b) by a corporation, contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future Federal Tax Code.

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ARTICLE V.

The corporation shall have all powers granted by law necessary and proper to carry out its above-stated purposes, consistent with its qualification under Section 501 (c) (3).

ARTICLE VI.

Provisions for the regulation of the internal affairs of the corporation shall be set forth in the constitution and by laws.

ARTICLE VII.

The address of the registered office of the corporation shall be:

*2629 NORTH CARIBOU WAY
City of MERIDIAN, County of ADA, Idaho.*

The name of the registered agent of the corporation at such office shall be:

PIOTR KHOCHAY

ARTICLE VIII.

This corporation shall have voting members.

ARTICLE IX.

The member of directors constituting initial board of directors of the corporation shall be 5 directors.

The names and addresses of the persons who are to serve as the initial directors of the corporation are as follows:

Name	Address
<i>PAVEL PETRUCHOK - President</i>	<i>2371 E. Clarene Ct. Meridian ID 83642</i>
<i>BOGDAN POLIACHOK- Vice-President</i>	<i>2612 E. Clarene Ct. Meridian ID 83642</i>
<i>PIOTR KHOCHAY - Secretary-Administrator</i>	<i>2629 N. Caribou way Meridian ID 83642</i>
<i>VICTOR POLYAKOV- Tressurer</i>	<i>1750 E. Summerplace Ct. Meridian ID 83642</i>
<i>BOGDAN MARTSENYUK- Director</i>	<i>2593 E. Apricot Ct. Meridian ID 83642</i>

Any change in the number of directors of the corporation shall be made consistent with the provisions for the regulation of the internal affairs of the corporation as set forth in the constitution and bylaws.

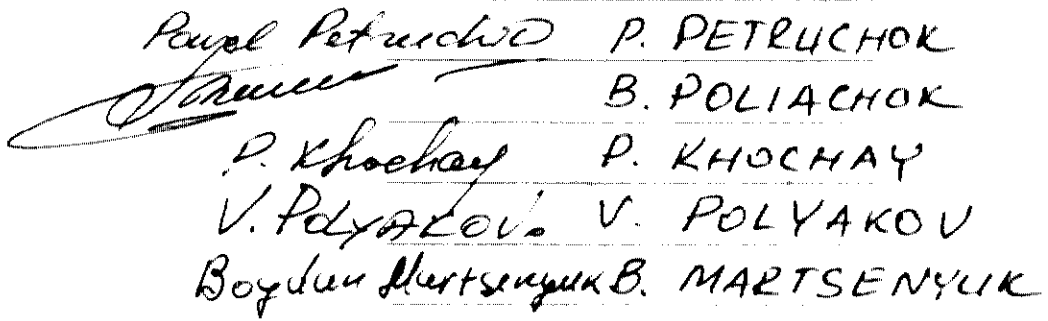
ARTICLE X.

Amendments to these Articles of Incorporation may be made at any annual or special meeting of the directors.

ARTICLE XI.

In the event that this corporation ceases to function as an Independent church or is dissolved for any reason, its assets shall be distributed to the Slavic Missionary Fellowship, provided it qualifies at such time for exemption as an organization described in Section 501 (c) (3) of the Internal Revenue Code of 1954, as amended, or a successor statute.

DATED this 25 day of March 1998.


Pavel Petruichuk P. PETRUCHOK
B. Poliachok B. POLIACHOK
P. Khochay P. KHOCHAY
V. Polyakov V. POLYAKOV
Bohdan Martsenyuk B. MARTSENYUK

Consent to Appointment as Registered Agent

I, PIOTR KHOCHAY, hereby consent to serve as the registered agent in the State of Idaho for the corporation herein named. I understand that as agent for the corporation, it will be my responsibility to receive service of process in the name of the corporation; and to immediately notify the office of the Secretary of State in the event of any resignation or of any change in the registered address of the corporation for which I am agent.