

ARTICLES OF INCORORATION OF:

**THREE TAVERNS CHURCH, INC.
A NON-PROFIT ORGANIZATION**

10 OCT -6 AM 10: 33
SECRETARY OF STATE
STATE OF IDAHO

ARTICLE I – NAME

The name of the corporation shall be THREE TAVERNS CHURCH, INC., and its initial location shall be 6823 Noah Ct. #102, Caldwell, ID 83607

ARTICLE II – DURATION

The duration period of this corporation shall be perpetual.

ARTICLE III – PURPOSES

The business and purposes of this Corporation shall be for religious, civic or social purposes, which are to disseminate Christianity throughout the world by:

- 1) Establishing and engaging in any lawful enterprise for the purpose of discipleship within the body of Christ.
- 2) Establishing and engaging in any lawful enterprise for the spreading of the gospel of Jesus Christ.

The Corporation further reserves as its purposes all acts permitted pursuant to Idaho code §30-3-23(1).

This Corporation is organized exclusively for charitable, religious, and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code. Notwithstanding any other provision 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 this Corporation, after paying or adequately providing for the debts and obligations of the Corporation, the remaining assets shall be distributed according to Article X to nonprofit Corporations which have established their tax-exempt status under Section 501(c)(3) of the Internal Revenue Code.

ARTICLE IV – NON-STOCK, NON-VOTING MEMBER CORPORATION

This corporation shall have non-voting members who acknowledge THREE TAVERNS CHURCH as their home church, subscribe to the Statement of Faith incorporated into the constitution, and have entered into a covenant relationship with the Corporation. The Corporation shall issue no stock, and shall neither declare nor pay dividends.

IDAHO SECRETARY OF STATE
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ARTICLE V – NUMBER OF DIRECTORS

The number of Directors shall be no less than one (1) and the number shall be changed only by the appointment of new Directors or dismissal of a current Director.

ARTICLE VI – BOARD OF DIRECTORS

The future Board of Directors shall be selected by the initial Board of Directors of the Corporation, in the manner provided by the Constitution of the Corporation. The term of office for each Director shall be without limit. The Board of Directors shall be the same as the Board of Elders, and such Board of Elders shall have all the power and authority provided to a Board of Directors under the laws of the State of Idaho. Each Board Member shall then be known as an "Elder".

The initial Board of Directors shall consist of the following individual:

Brian Lenney
6823 Noah Ct. #102
Caldwell, ID 83607

ARTICLE VII – REGISTERED AGENT & MAILING ADDRESS

The registered agent and address for service of process shall be:

Brian Lenney
6823 Noah Ct. #102
Caldwell, ID 83607

The mailing address of the corporation shall be:

Three Taverns Church
P.O. Box 3893
Nampa, ID 83653

ARTICLE VIII – WIND UP AND DISSOLUTION

Upon unanimous assent of the Directors of the Corporation at a meeting at which all Directors have been provided thirty (30) days of notice of an intention to dissolve the Corporation, the Corporation may be dissolved as provided by Idaho Code §§30-3-110 through 30-3-112.

After payment of all legitimate claims against the Corporation and the expenses of winding up the Corporation, all remaining assets and properties, both real and personal, of the Corporation shall either be sold at fair market value or turned over to some other non-profit Corporation with exempt [501(c)(3)] status and with like goals and objectives

of this Corporation, as determined by the Board of Directors. Proceeds from any sale of such assets and property shall also be turned over to such other non-profit Corporations.

ARTICLE IX – DIRECTORS’ LIABILITY TO CORPORATION

The Directors of this Corporation shall not be personally liable to the Corporation or any third party for breach of any fiduciary duty owed to the Corporation, and the Corporation shall fully indemnify and hold harmless all Directors to the full extent permitted by Idaho Code §30-3-88 as such statute currently provides, and except for the following instances:

1. Breaches of the Directors’ duty of loyalty;
2. Acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of the law;
3. Any transaction by which a Director derived an improper personal benefit;
4. A Director’s assent to any distribution of the assets of the Corporation without providing a payment for all known debts, liabilities and obligations of the Corporation prior to dissolution or liquidation.

ARTICLE X – AMENDMENTS

These articles of incorporation shall only be amended upon legal notice and vote as required by Idaho Code §§30-3-89 through 30-3-99. No third party approval shall be required for creating any amendment to the Articles of Incorporation or Constitution.

Dated this 6th day of October 2010



Brian Lennay, Incorporator
6823 Noah Ct #102
Caldwell ID 83607