

1	ARTICLES OF INCORPORATION		
2	OF		
3	BUHL FAITH CENTER, INC.		
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5	The undersigned, acting as incorporators of a non-profit		
6	corporation under the Idaho Non-Profit Corporation Act, adopt the		
7	following Articles of Incorporation for such corporation:		
8	FIRST: The name of the corporation is:		
9	BUHL FAITH CENTER, INC.		
10	SECOND: The period of its duration is perpetual.		
11	THIRD: The purpose or purposes for which the corporation		
12	is organized are:		
13	(a) The specific and primary purposes are to preach and		
14	disseminate the Gospel, to carry on such activities and perform		
15	such services as are ordinarily carried on and performed by		
16	churches of the Christian faith; to establish and maintain a place		
17	of worship of Almighty God, our Heavenly Father; to provide for		
18	Christian fellowship and training for those of like faith, where		
19	the Holy Ghost may be honored according to our distinctive		
20	testimony, and to promote unity among God's people of the Christian		
21	Faith.		
22	(b) The general purposes and powers are:		
23	(1) To establish Biblical Christian Churches with		
24	Sunday School, Missionary, Literature, Radio-Television,		
25	Educational, Evangelistic and/or any and all other departments it		
26	may deem useful to propagate and practice the Full Gospel of the		
27	Lord Jesus Christ and for its service to any community in America		
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or abroad, and pursuant hereto to license and ordain Christian 1 workers, Ministers and Missionaries and to plant and establish 2 branches and indigenous churches in America or abroad. 3 (2) To acquire, maintain, use and sell or otherwise 4 dispose of any or all equipment, property and supplies necessary or 5 expedient for the accomplishments of the purpose of this 6 corporation. 7 To rent auditoriums, chairs, musical (3) 8 instruments or any other accommodations or equipment necessary to 9 conduct evangelistic campaigns, conventions, or any other Christian 10religious worship or training services on buildings, tents, arbors, 11 tabernacles, theatres or in any other locations. 12 (4) To transport personnel, equipment and/or 13 supplies to and/or from any location necessary in connection with 14 the propagation of Christian worship or training in America or 15 abroad. 16 (5)To broadcast and otherwise propagate the Gospel 17 by radio, television, personal Evangelism and/or any and all other 18 methods agreed to by the officers of this corporation and within 19 its authority, and to train workers, ministers and missionaries in 20 any and all other methods agreed to by the officers of this 21 corporation and within its authority, and to train workers, 22 ministers and missionaries in any and all types of Christian and 23missionary ministeries. $\mathbf{24}$ (6) To publish all types of Christian literature 25 for sale, subscription and for free distribution, all profits to 26 revert to the corporation. 27 28 LAW OFFICES ARTICLES OF INCORPORATION -2

HEPWORTH NUNGESTER and FELTON (7) Notwithstanding any other statement of purposes
 or powers herein, this corporation shall not engage in, and is
 expressly prohibited from engaging in any political activities
 whatsoever.

Furthermore, being cognizant of that U.S. (8)5 Supreme Court decision in the case of "Watson vs. Jones", rendered 6 April 15, 1872 (13 Wallace, U. S. Supreme Court reports P. 679) 7 wherein the broad principal is laid down that, where a local 8 congregation is or becomes a member of any church orgazniation to 9 which it is amenable, then the local congregation becomes entirely 10 subject to the decisions of that organization before the law in the 11 control of its property, in its faith and conduct, in its teaching, 12 practice and custom as to its financial and missionary policies, as 13 to who may or may not, or who shall or shall not be its pastor or 14 other officers or its members, in short in all things whatsoever; 15 therefore any action or effort on the part of any member, officer 16 or trustee of this corporation to cause it to become a member of 17 any other church organization is strictly forbidden and any such 18 action shall be a breach against the foundation and intent of this 19 corporation, and any such record made of any such action shall have 20 no binding power upon this corporation in its ownership and control 21 of its properties, or in any other way, but shall be merely a 22 record of the misconduct of those participating in such action. 23

(9) To earnestly seek and promote the unity of God's people and churches in the Scriptural manner of Godly love, respect and faithful voluntary co-operation with liberty. To that end the members, officers or trustees of this corporation shall

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associate and co-operate freely with other churches and with church 1 2 organizations freely and independently in accord with their own free conscience and the wisdom of God as they perceive it to be, 3 but in every case and in every act and in the pursuance of or 4 adoption of any policy or method of practice or association they do 5 and shall do so as a free corporation, always retaining its 6 sovereignty and independence, and in no case whatsoever as an act 7 of subjection not as a precedent of amenability nor as an active or 8 passive or implied affiliation nor in any other way as 9 relinquishing its perpetual legal independence and sovereignty as a 10 religious corporation. 11

12 (10) To receive tithes and offerings. To receive 13 property by devise or bequest subject to the laws relating to the 14 transfer of property by will.

(11) To act as trustee under any trust incidental to
the principal objects of the corporation and to receive, hold,
administer and expand funds and property subject to such trust.

18 (12) To enter into, make, perform and carry out
19 contracts of every kind for any lawful purpose without limit as to
20 amount and with any person, firm, association or corporation; to
21 draw, make, accept, endorse, discount, issue and execute promissory
22 notes, warrants and other negotiable or transferable interests.

(13) To take, purchase or otherwise acquire, to own,
hold, occupy, use and enjoy; manage, improve, develop and work; to
grant, sell, exchange, let demise and otherwise dispose of real
estate, buildings and improvements and every right, interest and
estate therein without limit as to the right thereof and

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1 wheresoever the same may be situated.

2 (14) To borrow and to loan money and to give and to
3 receive evidence of indebtedness and security therefore; to draw,
4 make, accept, endorse, execute and issue promissory notes, warrants
5 and other debentures of the corporation, or otherwise to make
6 guarantees of every kind and secure any or all obligations of the
7 corporation by mortgage, trust deed or otherwise.

8 (15) To do all other acts necessary or expedient for
9 the administration of the affairs and attainment of purpose of the
10 corporation and to have and exercise all the powers now or
11 hereafter conferred by the laws of the State of Idaho, upon non12 profit religious corporations.

(16) To pay its officers, trustees and agents such
compensation as may be provided in the by-laws as the
responsibilities of the corporation may require.

(17)To insure that the several clauses contained in 16 this statement of purpose shall be construed both as purposes and 17 powers and the statements contained in each clause shall, except 18 where otherwise express, be in no wise limited or restricted by 19 reference to or inference from the terms of any other clauses, but 20 shall be regarded as independent purposes and powers. The purposes 21 of this corporation is from time to time to do any one or more of 22 the acts and things herein set forth and it is hereby expressly 23provided that the enumeration of specific purposes and powers shall 24 not be held to limit or restrict in any manner, the powers of this 25 corporation excepting the provisions and restrictions of paragraph 26 (7), (8), and (9), in Article Third shall always be construed to 27

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prevail to prevent this corporation and its properties from ever
 becoming subject or subsidiary or subordinate or amenable to any
 other organization.

4 (c) Nothwithstanding any of the above statements of
5 purposes or powers, this corporation shall not, except to an
6 insubstantial degree, engage in any activities or exercise any
7 powers that are not in furtherance of the primary purposes of this
8 corporation.

9 FOURTH: That this corporation shall not be carried on 10 for profit and shall not have capital stock.

FIFTH: The voting power and property rights and interest of each member shall be equal. There are no preemptive rights.

SIXTH: Provisions for the regulation of the internal affairs of the corporation are: None.

15 SEVENTH: The directors and members of this corporation 16 and their property shall be forever exempt from liability for 17 corporate debts.

18 EIGHTH: The address of the initial registered office of 18 the corporation is 909 Locust Street, Buhl, ID 83316, and the name 19 of its initial registered agent at such address is Glenn V. Tucker.

NINTH: The number of directors constituting the initial board of directors of the corporation is eight. This number may be changed by the by-laws of the corporation, and the names and addresses of the persons who are to serve as directors until the first annual meeting of members or until their successors are elected and shall qualify are:

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	1 NAME	ADDRESS	
	2 Glenn V. Tucker	906 Broadway North	
	3	Buhl, ID 83316	
	Ron Erdmann	44 Manor Drive Buhl, ID 83316	
	Wilbert Perkins	Route 3 Buhl, ID 83316	
,	Dennis Erdmann	943 Milner Buhl, ID 83316	
٤	Dennis Duniap	Route 4, Box 30 Buhl, ID 83316	
9 10	Warner Owens	Route 1, Box 371 Buhl, ID 83316	
11	MILLIUM GALLISON	Route 3 Buhl, ID 83316	
12	Robert R. Bowman	1213 S. Adel1 Filer, ID 83328	
14	TENTH: The name and ac	dress of the incorporator is:	
15	NAME	ADDRESS	
16	Glenn V. Tucker	906 Broadway North Buhl, ID 83316	
17	ELEVENTH: The property of this corporation is		
	irrevocably dedicated to charitab	le or religious purposes, and upon	
19	liquidation, dissolution or abandonment of the owner, after		
20	providing for the debts and obligations thereof, the remaining		
21 22	assets will not inure to the benefit of any private person but will		
22	be distributed to a nonprofit fund, foundation or corporation which		
24	is organized and operated exclusively for charitable or religious		
25	purposes and which has established its tax exempt status under		
26	Section 501(c)(3) of the Internal Revenue Code.		
27	DATED this $\frac{27}{2}$ day of October, 1982.		
28 LAW OFFICES HEPWORTH	G	LENN V. TUCKER	
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1)		
2) ss. County of Twin Falls)		
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4	personally appeared GLENN V THCKED have		
5	whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same.		
6	IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.		
7	Brend Volt the day and year last above written.		
8	Notary Public for State of Idaho		
9	Residing at Auch		
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