

FILED EFFECTIVE

**Articles of Incorporation
Of
Breath of Life Fellowship, Inc.**

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SECRETARY OF STATE
STATE OF IDAHO

The undersigned, acting as the incorporators of a corporation under the provisions of the Idaho Nonprofit Corporation Act (Title 30, Chapter 3 of Idaho Code), adopt the following Articles of Incorporation.

Article One - Name of the Corporation

The name of this corporation shall be: **Breath of Life Fellowship, Inc.**

Article Two - Status

The Corporation is a Nonprofit Corporation

Article Three - Period of Duration

The period of duration of the corporation shall be perpetual.

Article Four - Registered Office and Agent

The location of the Corporation is in the State of Idaho, County of Canyon, and City of Caldwell. The mailing address for the corporation will be P.O. Box 21, Caldwell, ID 83606. The name of the initial registered agent of the Corporation will be Darrell Downam, 1229 Condor Dr. Middleton, ID 83644

Article Five - Purpose

The purposes for which the corporation is organized and operated are as follows:

1. To develop and encourage an intimate, meaningful, personal relationship with Jesus Christ.
2. To lovingly reach, teach, and equip people with the purpose of advancing God's kingdom.
3. Religious, charitable or educational purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code.

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Article Six - Governance

This corporation shall remain a free local self-governing organization and shall not be made to 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 free to adopt bylaws pursuant to these articles for the management of its own affairs.

Article Seven - Limitations

1. No part of the net earnings or assets of the Corporation shall inure to the benefit of, or be distributable to, its directors, officers, or other private persons except that the Corporation shall be authorized and empowered to pay reasonable compensation or services rendered and to make payments and distribution in furtherance of the purposes set forth in Article Five. No substantial part of the activities of the Corporation shall be for the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) and political campaign on behalf of any candidate for public office. Notwithstanding and other provisions of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501 (c) (3) of the Internal Revenue Code, as amended from time to time.
2. No officer or director of this Corporation shall be personally liable for the debts or obligations of the Corporation of any nature whatsoever, nor shall any of the property of the officers or directors be subject to the payment of the debts or obligations of this Corporation.

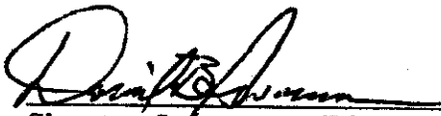
Article Eight - No Members

The Corporation shall not have any members

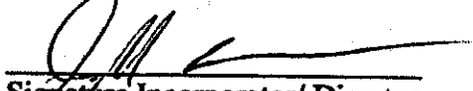
Article Nine - Board of Directors / Incorporators

The affairs of the Corporations shall be managed by it Board of Directors. The number of Directors serving on the board shall be fixed in accordance with the Corporation's bylaws, which number shall be no less than three. Other than the Directors constituting the initial Board of Directors, who are designated in these articles the Directors shall be elected by the existing Directors of the Corporation in the manner and for the term provided in the bylaws of the Corporation.

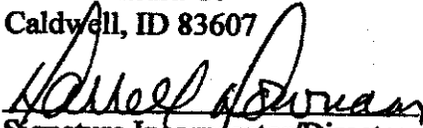
The names and street addresses of the persons constituting the initial Board of Directors are as follows:



Signature Incorporator/Director
David B Swanson
16341 Oasis Rd
Caldwell, ID 83607



Signature Incorporator/ Director
Jeff Shelman
23363 Tundra Ct
Caldwell, ID 83607



Signature Incorporator/Director
Darrell Downam
1229 Condor Dr
Middleton, ID 83644

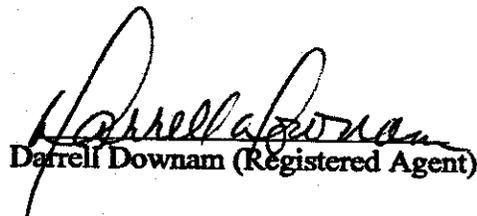
Article Ten - Dissolution

1. Upon dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the Corporation, distribute all the assets of the Corporation consistent with the purposes of the Corporation to such organization or organizations as shall at that time qualify as exempt organization under Section 501 (c) (3) of the Internal Revenue Code, as amended from time to time, in such a manner as the Board of Directors shall determine.
2. Any such assets not so distributed shall be distributed by the district court of the county in which the principal office of the Corporation is then located, exclusively for the purposes or to such organizations, as such court shall determine to be consistent with the purposes of the Corporation.

Article Eleven - Bylaws

Provisions for the regulation of the internal affairs of the Corporation shall be set forth in the bylaws. The Board of Directors of the Corporation shall be authorized to amend the bylaws at a properly noticed meeting of the Board.

Dated this 30th day of April, 2008.



Darrell Downam (Registered Agent)