

CERTIFICATE OF INCORPORATION OF

THE LIVING WORD MINISTRIES, INCORPORATED

I, PETE T.	CENARRUSA,	Secretary	of State	of the	State	of Idaho,	hereby	certify	that
duplicate origina	ls of Articles of In	corporation	n for the i	ncorpo	ration	of			

THE LIVING WORD MINISTRIES, INCORPORATED

duly signed pursuant to the provisions of the Idaho Nonprofit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.



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SECRETARY OF STATE

Corporation Clerk

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BESTMANE OF AMAHO 05

THE LIVING WORD MINISTRIES, INCORPORATED COUNTY OF CANYON

KNOW ALL MEN BY THESE PRESENTS:

That we, James T. Jines, Eugenia A. Jines, Wayne E. Porter and Lonnie L. Jones all of whom are citizens of the State of Idaho, all residents of Canyon County, are each more than twenty-one (21) years of age, under and by virtue of the laws of this State do hereby voluntarily associates ourselves for the purpose of forming a non-profit religious corporation pursuant to the Idaho Non-Profit Corporation Act of the State of Idaho, upon the following terms and conditions:

1.

The name of the Non-Profit Religious Corporation shall be THE LIVING WORD MINISTRIES. INCORPORATED

11.

The corporation is a non-profit religious corporation and will consist of members and is a church body.

111.

The period of it's duration is perpetual.

IV.

This corporation is formed to minister the Word of Jesus Christ, our Lord, God and Saviour, and to worship Him in Spirit and in Truth.

V.

The initial registered office of this non-profit religious corporation shall be 2411 Colorado Ave, Caldwell, Idaho and the initial registered agent shall be James T. Jines, whose address is 2411 Colorado Ave, Caldwell, Idaho.

VI.

The purpose for which the non-profit religious corporation is organized are:

To promote the cause of the Christian Religion by engaging in Bible teaching, evangelistic and missionary work.

In general, to carry on any other affairs in connection with the foregoing, to exercise any rights or privileges incident to or

reasonably necessary or convenient to accomplish the purpose of this association, and to exercise the general powers for non-profit corporations.

The purpose shall further be to encourage and the establishment of and the maintenance of independent local soverign, indiganous autonomous fellowships (1 Peter 5:1-4) (Acts 20:28), home and foreigh missionary activities; to establish, maintain, and conduct schools for religious instruction and education; to publish and distribute religious literature; to encourage in other related activities and ministries for the preaching of the Gospel of our Lord Jesus Christ as commanded in the Great Commission, (Matt. 28:19,20; Mark 16:15-18) by means of radio, television, publications, and any means whatsoever.

To be mutually helpful in all matters spiritual, materal and legal, especially to those of like precious faith.

To own, hold, develop, maintain, operate, lease, encumber, sell, exchange, convey, to otherwise acquire by will, gift or tithes, and to dispose of, or manage or deal with or in property of every kind and nature, both real and personal, situated in the United States of America, to such extent as may be necessary or convenient in the furtherance of the purposes and objectives of this corporation. To establish, maintain and conduct radio and/or television broadcasting stations and other media for dissemination of knowledge, and for such other purposes as may benefit the corporation.

VII.

This corporation shall be empowered to ordain and license ministers, pastors or evangelists, missionaries and any other Christian worker.

VIII.

In the event this corporation shall be dissolved by reason or the expiration of the term of it's charter or for any other reason, the assets thereof shall pass to a similar non-profit religious corporation and it's a-sets both personal and real shall be distributed soley for religious purposes.

There shall be no personal liability of any member of the corporation for any obligation incurred by said corporation.

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This corporation shall have no capital stock, and is a non-profit corporation and is never to be conducted for financial gain or profit.

XI.

The nimber of directors shall be four and the names and addresses of the persons who are to serve as the initial Directors and Trustees of said corporation are as follows, and are duly elected officers of said corporation, to-wit:

James T. Jines, 2411 Colorado Ave #1, Caldwell, ID, President. Eugenia A. Jines, 2411 Colorado Ave #1, Caldwell, ID, Secretary. Wayne E. Porter, 2411 Colorado Ave, #2, Caldwell, ID, Treasurer. Lonnie L. Jones, 3310 Lake Ave, Caldwell, ID, Vice-President.

XII.

The number of persons constituting the first Board of Directors of this corporation shall not be less than three, or more than ten, and the tenuur of the office of such first Board of Directors shall be for two years. The tenure of the office of the President shall be permanent or until such time he/she resigns or deceases.

In case of a vacancy in the Board of Directors, tenure of office of a successor shall be until the next a-nual meeting of the Board of Directors.

In case of a vacancy in the Board of Directors, the successor shall be appointed by the remaining Directors in a specially called meeting, even though the remaining Directors constitutes less than a quorum.

In the event all officers of the Board of Directors shall become vacant simultaneously their successors shall be selected and qualified from the listed membership of the Board of Trustees in the manner set forth in the Holy Scriptures (Acts 1:15-26).

XIII.

The administration of this corporation shall be vested in it's duly selected and qualified Board of Directors, in the manner set forth by Apostolic Authority of the Holy Scriptures, and

it is amenable to no other ecclestiastical body.

XIV.

This corporation through it's Board of Directors may adopt By-Laws not inconsistant with the law of these Articles, and may alter, amend, or repeal them in the manner set forth.

XV.

This corporation does hereby appoint James T. Jines, 2411 Colorado Ave, Caldwell, Idaho, it's lawful agent in and for the State of Idaho, for and in behalf of this non-profit religious corporation, upon whom may be served all necessary process or precesses in any action, suit or proceedings that may be had or brought against the Corporation in any of the courts in the State of Idaho.

IN WITNESS WHEREUF, U	ve have hereunto set our hands, this
16th day of May	, A.D. 1985.
	Janes Janes
	James T. Jines, President
	Congenial. Aires
	Eugenia A. Jines, Sechetary
	Wayne & Jack
	Wayne E. Porter, Treasurer
	Jonnie L. Jones
	Lonnie L. Jones, Nice-President

STATE OF IDAHO

COUNTY OF CANYON:

I find (Medic), a Notary Public, hereby certify that on the 1616 day of May, 1985, personally appeared before me, James T. Jines, Eugenia A. Jines, Wayne E. Porter and Lonnie L. Jones, who being by me first duly sworn, severally declared that they are persons who signed the foregoing document as incorporatoes, and that the statements therein contained are true.

Judit a Mellie Notary Public Paldwell, Idako Residing at