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# AMENDED AND RESTATED ARTICLES OF INCORPORATION FOR

TATECRAIGMONT PRAIRIE ASSEMBLY OF GOD, a Rollgious Corporation

Pursuant to the provisions of Title 30, Chapter 3, of the Idaho Nonprofit Corporation Act, the undersigned adopts the following Articles of Amendment to the Articles of Incorporation:

- (1) The name of record of the corporation is: CRAIGMONT PRAIRIE ASSEMBLY OF GOD, a religious corporation.
- (2) The following Amendments to the Articles of Incorporation were adopted on 1877, 2004.
  - A. The Articles of Incorporation of this corporation filed with the Secretary of State on April 6, 1990, and any subsequent amendments, are repealed in their entirety.
  - B. The Articles of Incorporation filed with the Secretary of State on April 6, 1990, and any subsequent amendments, are hereby amended in their entirety to be and to read as follows:

# **ARTICLES OF INCORPORATION**

of

# CRAIGMONT PRAIRIE ASSEMBLY OF GOD, a religious corporation

# **ARTICLE I**

The name of this corporation shall be: CRAIGMONT PRAIRIE ASSEMBLY OF GOD, a religious corporation.

#### ARTICLE II

The period of duration of this corporation shall be perpetual.

#### ARTICLE III

This corporation is organized for the purpose of establishing and maintaining a place for the worship of Almighty God, our Heavenly Father; to provide for Christian fellowship and practice for those of like precious faith where the Holy Spirit may be honored according to our distinctive testimony; to assume our share of responsibility and the privilege of propagation for the provided for the worship and practice for the worship of Almighty God, our Heavenly Father; to provide for Christian fellowship and practice for the worship of Almighty God, our Heavenly Father; to provide for Christian fellowship and practice for the worship of Almighty God, our Heavenly Father; to provide for Christian fellowship and practice for those of like precious faith where the Holy Spirit may be honored according to our distinctive testimony; to assume our share of responsibility and the privilege of propagation of the provided for the provide for Christian fellowship and practice for those of like precious faith where the Holy Spirit may be honored according to our distinctive testimony; to assume our share of responsibility and the privilege of propagation of the provided for the provided faith where the Holy Spirit may be honored according to our distinctive testimony; to assume our share of responsibility and the privilege of propagation of the provided faith where the Holy Spirit may be honored according to our distinctive testimony; to assume our share of responsibility and the privilege of propagation of the provided faith where the Holy Spirit may be honored according to our distinctive testimony; to assume the provided faith where the Holy Spirit may be honored according to our distinctive testimony; to assume the provided faith where the holy Spirit may be honored according to our distinctive testimony; to assume the provided faith where the holy Spirit may be honored according to the provided faith where t

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To facilitate these purposes, this corporation is organized to propagate and practice the gospel through missionary, benevolent, and 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. Among other things, this includes the fact that no part of the net earnings of this corporation shall inure to the benefit of any private member or individual, that no substantial part of the activities will be to carry on propaganda, or otherwise attempt to influence legislation, (except as otherwise provided in subsection (h) of the IRC), and that this corporation will not be used to participate in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of (or in opposition to) any candidate for public office. Consistent with its purposes and subject to these qualifications, the corporation is organized to do any lawful activity permitted under the laws of the State of Idaho.

# **ARTICLE IV**

This 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 V

Provisions for the regulation of the internal affairs of this corporation shall be set forth in the Constitution and Bylaws.

The address of the Registered Office of this corporation shall be: CRAIGMOND 83523.

The name of the Registered Agent of the corporation at such office shall be:

AND STERNBACK.

Consent to Appointment as Registered Agent

I, 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; to forward all mail to 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.

# ARTICLE VII

The number of persons constituting the Board of Directors of the corporation shall be \_\_\_\_\_\_.

The names and addresses of the persons who are to serve as the Board of Directors are as follows:

Cary Sternback

PO Box 367
Craigmont, ID 83523

PO Box 525

CRHILMANI, ID 83523

PO Box 152

CRHIL MONT, ID 83523

PO Box 585

CRHIL MONT, ID 83523

Any change in the number of Directors of the corporation shall be made consistent with the provisions for regulation of the internal affairs of the corporation as set forth in the Constitution and Bylaws.

# **ARTICLE VIII**

No amendment shall be made to these Articles of Incorporation for one year from the date of their adoption. Thereafter, amendments to the Articles of Incorporation may be made at any annual or special meeting of the members, and must be made in the following manner:

The Board of Directors shall adopt a resolution setting forth the proposed amendment and directing that it be submitted to a vote at a meeting of members. Written or printed notice setting forth the proposed amendment or a summary of the changes to be effected thereby shall be given to each member entitled to vote at such meeting within the time and in the manner provided in the Constitution and Bylaws. The proposed amendment shall be adopted upon receiving the vote of at least two-thirds of the votes of those members present at such meeting.

# ARTICLE IX

In the event that this corporation ceases to function as an Assemblies of God church or is dissolved for any reason, its assets shall be distributed to The Northwest District Council of the Assemblies of God, 35131 SE Douglas Street, Suite 200, Snoqualmie, Washington, 98065, 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. In the event that the Northwest District Council does not so qualify, then the assets of this corporation shall be distributed to The General Council of the Assemblies of God, Springfield, Missouri, 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.

, 2004, was the date of the meeting of the Board of Directors. The
total number of Board Members present and entitled to vote was $\frac{\checkmark}{\checkmark}$ . The amendment was adopted by a vote of $\frac{\checkmark}{\checkmark}$ for and ${}$ against. At the time of the foregoing action, CRAIGMONT PRAIRIE ASSEMBLY OF GOD was a non-member corporation.
DATED this 1874 day of Fact , 2004.
CRAIGMONT PRAIRIE ASSEMBLY OF GOD, a religious corporation
By: A
By: Cary Sternback Vice President
By: John Value Secretary-Treasurer
By: <u>Kan Janus</u> Ron Parrish Director