

ARTICLES OF INCORPORATION

OF

BLANCHARD COMMUNITY CHURCH, INC.

KNOW ALL MEN BY THESE PRESENTS that Fielden Poirier, Jr., the undersigned, as Incorporator, being over the age of eighteen (18) years, and for the purposes of forming a corporation under the Idaho Nonprofit Corporation Act, hereby certifies and adopts, in duplicate, the following Articles of Incorporation. It is the Incorporator's express intention to create a nonprofit corporation in compliance with the Idaho Nonprofit Corporation Act and the Internal Revenue Code, as they are currently written or subsequently amended, and all provisions of these Articles and the Corporation's Bylaws shall be construed consistent with such intent.

ARTICLE I. NAME

1.1. The name of the Corporation (hereinafter called "Corporation") is BLANCHARD COMMUNITY CHURCH, INC.

ARTICLE II. DURATION

2.1. The duration of this Corporation shall be perpetual.

ARTICLE III. PURPOSES AND POWERS

3.1. This Corporation is not organized for profit and no part of gains or earnings shall inure to its members. The purpose or purposes for which the Corporation is organized are to serve as a church which glorifies Jesus Christ; and to transact any or all other lawful business and have all powers allowed under Idaho Non-Profit Business Corporation Act and the Internal Revenue Code consistent with such purpose.

IDAHO SECRETARY OF STATE

11/24/1999 09:00 CK: 4482 CT: 128511 M: 268613

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ARTICLE IV. MEMBERS AND MEMBERSHIP

- 4.1. Non-Stock Corporation. The Corporation shall issue no stock and shall have no shareholders.
- 4.2. <u>Members.</u> This Corporation shall have members. Participation in management of the Corporation shall be by membership vote.

ARTICLE V. INITIAL REGISTERED OFFICE AND AGENT

5.1. The initial registered office of the Corporation shall be 26590 Highway 41, Blanchard, Idaho, 83804, and the name of its registered agent is: Jonathan Epps.

ARTICLE VI. INCORPORATORS

6.1. The name and address of the Incorporator of the Corporation shall be as follows:

NAME

ADDRESS

Fielden Poirier, Jr.

Box 400

Blanchard, Idaho 83804

ARTICLE VII. MAILING ADDRESS

7.1. The mailing address of the corporation shall be: Blanchard Community Church, Inc., Box 219, Blanchard, Idaho 83804.

ARTICLE VIII. BOARD OF DIRECTORS

8.1. The initial Board Directors may be increased or decreased in accordance with the Bylaws of the Corporation, but shall consist of no fewer than three (3) Directors. The names and addresses of the initial Directors of the Corporation, until the selection of their successors, are:

NAME

ADDRESS

Fielden Poirier, Jr.

Box 400

Blanchard, Idaho 83804

Jonathan Epps

22579 Highway 41

Spirit Lake, Idaho 83869

Stephen Landrus

24276 Highway 41

Blanchard, Idaho 83804

Wally Larsen

3134 Spirit Lake Cut Off Rd.

Spirit Lake, Idaho 83869

Joseph Henry

Route 2 - Box 615

Newport, Washington 99156

Larry Allen

Box 243

Blanchard, Idaho 83804

ARTICLE IX. DISSOLUTION

In the event of dissolution, liquidation, or winding up of the Corporation, none of the property nor any proceeds of the Corporation are to inure to the benefit of any individual. After all liabilities and obligations of the Corporation have been paid and discharged, all remaining property and assets of the Corporation shall be distributed to one or more organizations designated as follows:

- 1. Pursuant to the plan of distribution adopted as provided for under the ldaho Non-profit Corporation Act as it now exists or is amended in the future; or
- 2. If there is no appropriate plan of distribution, then to: Village Missions a non-profit corporation in the State of Oregon, Box 197, Dallas, Oregon 97338. In the event Village Missions is not operating, the second choice is American Missionary Fellowship, 672 Conestogao Road, Box 370, Villanour, PA 19085.

However, that such property shall be distributed only to organizations which shall comply with all of the following conditions:

- (a) each organization shall be organized under written articles of organization which comply with the requirements of the Internal Revenue Code necessary to qualify the organization as an exempt organization;
- (b) each organization shall be exempt from federal taxes by reason of Section 501, or other applicable sections of the Internal Revenue code as it now exists or is amended in the future:
- (c) contributions to each such organization shall be deductible by reason of Section 170 of the Internal Revenue Code as it now exists or is amended in the future;
- (d) each organization shall be operated exclusively for a recognized exempt purpose, and the manner of operation of each organization shall be in compliance with the requirements to qualify the organization as an exempt organization.

ARTICLE X. AMENDMENT OF ARTICLES

Amendments to the Articles can be made by the vote or written assent of at least two-thirds (2/3) of a quorum of the voting membership in accordance with the Bylaws.

For the purposes of forming this Corporation under the laws of the State of Idaho, I, the undersigned Incorporator have executed these Articles of Incorporation on the ____ day of November, 1999.

FIELDEN POIRIER, JR.