

FEDERAL BUREAU OF INVESTIGATION

RYMUR (JONESTOWN)

FINANCIAL A-31

BUFILE:89-4286

BULKY 2018

•	DU	MIIC
SUBJECT	K	MUK
file number_	BUFILE	89-4286
section number		
SERIALS	BULKY	2018
606AL PAGES	3)	70
PAGES RELEASEO_	37	70
exempoion(s) us	eo	ONE
-		•

A-31 FINANCIAL



(PHOTOCOPY CERTIFICATION)

I, MARCH FONG EU, Secretary of State of the State of California. hereby certify:

That the photographic reproduction hereunto annexed was prepared by and in this office from the record on file of which it purports to be a copy, and that it is full, true and correct.

March Force

SEC/STATE FORM CE-108 (REV : 75

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this JUN 2 3 1976

24841-862 8-74 271 A CEP

dir.

ARTICLES OF INCORPORATION

non-profit corporation and for this purpose certify:

ACTICLE I

The name of said non-profit corporation is:

PEOPLES TOMPLE OF THE DISCIPLES OF CORIST

ARTICLE 11

The purposes for which it is formed are: To further the Kingdow of God by spreading the Word.

Said Corporation is organized pursuant to Part 1 of Division 2 of Title I of the Corporations Code of the State of California.

APTICLE IV

The County in this State where the principal office for the transaction of the business of the Corporation is located is Mendecias County.

<u> ۱۵۰۰ جم</u>

The mases and addresses of three or more persons who to act in the capacity of Directors until the election of

UANCS w. Juics, Box 402 J. Houte 1, Redwood Valley,Calif.

117.

Real letting of right to know a state of the known at the

MARCELINE M. JONES, Sew 402 J, Brete 1, Redwood Valley, Calif. ARCHIE J. ZJANES, Sew 403 J, Boute 1, Redwood Valley, Calif.

ARTICLE VI

That the maps of the unincorporated association horeby being incorporated is: FECPLES TEMPLE OF THE DISCIPLES OF GRIST.

IN WITNESS WHEREOF, the undersigned, President and Secretary respectively of the PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST, an unincorporated Association, have executed these Articles of Incorporation on this $\frac{\Delta_{\rm c}}{2}$ day of July, 1935.

Mor Can In in

CERTIFICATE OF ACKNOWLEDGEDAT

STATE OF CALIFORNIA,)
SS.
County of Mendocino.)

On this <u>Actional Duly</u>, 1965, before me, a Notary Public in and for the County and State aforesaid, personally appeared <u>Naves E. Mass and Massering M. Roses</u> known to me to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed

Source Public in and for the County of Mendocino, State of California.

Galliothia. My Commission expires: March le,14

15-4----

-2-

APPIDAVIT OF SUBSCRIBING CPFICERS OF AUTHORIZATION TO INCOPPORATE AND TO ENZOUTE APTICLES OF INCORPOR-ATION OF PEOPLES TEMPLE OF THE DISCIPLES OF ORRIST

STATE OF CALIFORNIA,)
SS.
Oranty of Mendecine.)

The undersigned, each for hisself, deposes and says:

That he is one of the subscribing efficers to the

within articles of Incorporation of PEOPLES TEMPLE OF THE DISCIPLES

OF CHRIST. That at a regular secting on the 27th day of June

1965, the said association duly authorized the incorporation of

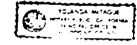
said association and authorized the undersigned, and each of them,
to execute the Articles of Incorporation.

Dated, September 30 ,1965.

March J. D. Jonin

Subscribed and emorn to before me this 30th way of September, 1965.

yeland metrogen





State of California

OFFICE OF THE SECRETARY OF STATE



I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That the annexed transcript was prepared by and in this office from the record on file, of which it purports to be a copy, and that it is full, true and correct.

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this

OCT 25 12/6

March Foreg En

Secretary of State

971-6-6-6

BEE/STATE FORM CE-100 (BEV 4-78

(120)-361 3-74 80W (F * 08)

1145748

FILED X

 $\mathcal{J}^{\mu^{1/2}}$

500544

CERTIFICATE OF AMERINENT
OF ARTICLES OF INCORPORATION
OF PEOPLES TEMPLE OF THE
DISCIPLES OF CHRIST

MICHAEL B. CARTMELL and JEAN F. BROWN certify:

- They are the Vice President and the Assistant Secretary, respectively, of Peoples Temple of the Disciples of Christ, a California corporation.
- At a meeting of the Board of Directors of said corporation, duly held at Redwood Valley, California, on June 24, 1974, the following resolution was adopted:

*RESOLVED: That ARTICLE II of the Articles of Incorporation of this corporation be amended to read as follows:

- '(a) The specific and primary purpose is to further the kingdom of God by spreading the Word.
- (b) The general purposes and powers are
- (i) To receive property by devise or bequest, subject to the laws regulating the transfer of property by will, and otherwise to acquire and hold all property, real or personal, including, without limitation, shares of

stock, bonds, and securities of other corporations.

11

- (ii) To sell, convey, exchange, lease, mortgage, encumber, transfer on trust, or otherwise dispose of, any such property, both real and personal, as the objects and purposes of the corporation may require, subject to such limitations as may be prescribed by law.
- (111) To make and perform contracts in furtherance of the purposes of this corporation.
- (iv) To act as Trustee under any trust incidental to the principal objects of the corporation, and receive, hold, administer, and expend funds and property subject to such trust.
- (v) To borrow money, contract debts, and, from time to time, issue bonds, notes, and debentures, and to secure the payment or performance of its obligations.
 - (vi) To sue and be sued.
- (vii) To qualify to carry on its nonprofit activities in any other state, territory, dependency, or foreign country, and to conduct its nonprofit activities within or without the State of California.
- (viii) To adopt, use, and at will alter, a corporate seal, but failure to affix a seal shall not affect the validity of any corporate instrument.
- (ix) To do all other acts necessary or expedient for the administration of its affairs and the attachment of its purposes.
- (x) To have and exercise all the rights and powers conferred on nonprofit corporations under the General

2

Momprofit Corporation Law of California, as such law is now in effect or may at any time hereafter be amended.

(xi) To act as principal, agent, joint wenturer, partner, or in any other capacity which may be authorized or approved by the Board of Directors of the corporation and which the Board may deem proper or convenient in connection with any of the foregoing purposes, or which may be calculated directly or indirectly.

The foregoing statement of purposes shall be construed as a statement of both purposes and powers, and the purposes and powers stated in each clause shall, except where otherwise expressed, be in no way limited or restricted by any reference to or inference from the terms or provisions of any other clause, but shall be regarded as independent purposes and powers.

(c) Notwithstanding any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the primary purposes of this corporation."

TRESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE VII to read as follows:

'The number of Directors of this corporation shall be seven (7). The manner in which Directors shall be chosen and removed from office, their qualifications, powers, duties, compensation, and tenure of office, the manner of filling vacancies on the Board, and the manner of calling and holding meetings of Directors, shall be as stated in the Bylaws. Directors shall not be personally liable for the debts, liabilities, or obligations of the corporation.

"RESOLVED: That the Articles of Incorporation of this corporation be seemed to add thereto ARTICLE VIII to year as follows:

'The suthorized number, if any, and qualifications of members of the corporation, the filling of vacancies, the different classes of membership, if any, the property, voting and other rights and pravileges of members, and their liability to dues and assessments and the method of collection, and the termination and transfer of membership shall be as stated in the Bylaws; provided, however, that if the voting, property, or other rights or interests, or any of them, be unequal, the Bylaws shall set forth the rule or rules by which the respective voting, property, or other rights or interests of each member or class of members are fixed and determined. Numbers of this corporation shall not be personally liable for the debts, liabilities, or obligations of the corporation.

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE IX to read as follows:

(a) This corporation is not organized, nor shall it be operated, for pecuniary gain or profit, and it does not contemplate the distribution of gains, profits, or dividends to the members thereof and is organized solely for nonprofit purposes.

- (b) The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or mamber thereof or to the benefit of any private persons.
- (c) Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.
- (d) If this corporation holds any assets in trust, or the corporation is formed for charitable purposes, such assets shall be disposed of in such manner as may be directed by decree of the superior court of the county in which the corporation has its principal office, upon petition therefor by the Attorney General or by any person concerned in the liquidation, in a proceeding to which the Attorney General is a party.'

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE X to read as follows:

5

'No substantial part of the activities of this corporation shall consist of carrying on propagands, or otherwise accempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.'"

- 3. The members of said corporation have an unequal voting power. The members entitled to cast eight (8) votes have consented by resolution at a meeting held at Redwood Valley, California, on June 24, 1974, to the adoption of said amendment, and the wording of the amended articles, as set forth in the members' resolution, is the same as that set forth in the Directors' resolution in Paragraph 2 above.
- 4. The total number of votes of members entitled to be voted for or to consent to said amendement is nine (9).

Hichard Andolf

JEAN F. BROWN Absistant Secretary

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificate are true and correct. Executed at Redwood Valley, California, on June 30, 1974

HICEART CARTMENT

JEM 1 SHORT



State of California

OFFICE OF THE SECRETARY OF STATE



I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That the annexed transcript has been compared with the record on file in this office, of which it purports to be a copy, and that same is full, true and correct.

> IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this

> > JAN 5 - 1977



Secretary of State

A71-4-31 Ans. 32

SEC/STATE FORM CE-107 (REV. 1-75)

① A a..

NDORSED

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST- DEC 3 1 1976 A CALIFORNIA CORPORATION

CERTIFICATE OF AMENDMENT OF ARTICLES

INCORPORATION OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

Archie Ijames and Jean F. Brown certify:

- 1. They are the Vice President and Assistant Secretary, respectively, of Peoples TEmple of the Disciples of Christ, a California Corporation.
- 2. At a meeting of the Board of Directors of said corporation, duly held at 1859 Geary Avenue, San Francisco, on November 1, 1976, the following resolution was adopted:

RESOLVED, that Article IV of the Articles of Incorporation of this Corporation be amended to read as follows:

*The City and County in this state where the principal office for the transaction of the business of the corporation is located in the City and County of San Francisco."

3. The members of said corporation have an unequal voting power. The members entitled to cast eight (8) votes have consented by resolution at a meeting held at 1859 Geary Boulevard, San Francisco, California on November 1, 1976, to the adoption of said amendment, and the wording of the amended articles, as set forth in the members' resolution, is the same as that set forth in the Directors' resolution in Paragraph 2 above.

4. The total number of votes entitled to be voted for or to consent to said amendment is nine (9).

Archie Ijames, Vice President

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificates are true and correct. Executed at San Francisco, California on November 1, 1976.

Archie Tjames, Vice President

Jean F. Brown, Assistant Secretary

٠,



State of California

DIFFICE OF THE SECRETARY OF STATE



I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That the annexed transcript has been compared with the record on file in this office, of which it purports to be a copy, and that same is full, true and correct.

> IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this



March Force En

Secretary of State

A-31-6-4: + +++

SEC/STATE FORM CE.107 (SEV. 128

ΦΔ 04*

ENDORSED
FILED
FILED
FILED
FILED
FILES
FIL

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

A CALIFORNIA CORPORATION

CERTIFICATE OF AMENDMENT OF ARTICLES
OF
INCORPORATION OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

Archie Ijames and Jean F. Brown certify:

- They are the Vice President and Assistant Secretary, respectively, of Peoples TEmple of the Disciples of Christ, a California Corporation.
- 2. At a meeting of the Board of Directors of said corporation, duly held at 1859 Geary Avenue, San Prancisco, on November 1, 1976, the following resolution was adopted:

RESOLVED, that Article IV of the Articles of Incorporation of this Corporation be amended to read as follows:

"The City and County in this state where the principal office for the transaction of the business of the corporation is located in the City and County of San Francisco."

3. The members of said corporation have an unequal voting power. The members entitled to cast eight (8) votes have consented by resolution at a meeting held at 1859 Geary Boulevard, San Francisco, California on November 1, 1976, to the adoption of said amendment, and the wording of the amended articles, as set forth in the members' resolution, is the same as that set forth in the Directors' resolution in Paragraph 2 above.

4. The total number of votes entitled to be voted for or to consent to said amendment is nine (9).

Archie Ijames, Vice President

Jean & Brown, Assistant

Secretary

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificates are true and correct. Executed at San Francisco, California on November 1, 1976.

Archie Jiames, Vice President

Jean F. Brown, Assistant

Secretary



OFFICE OF THE SECRETARY OF STATE

I, EDMUND G. BROWN JR., Secretary of State of the State of California, hereby certify:

That the annexed transcript has been compared with the RECORD on file in this office, of which it purports to be a copy, and that same is full, true and correct.

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this

13E 3 = 187

Edward of Proson

Secretary of State

SEC/STAIR FO 10 15 1417 May 1 71.

ENDORSED
FILED
FIL

CERTIFICATE OF AMENDMENT OF ARTICLES OF INCOSPORATION OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

MICHAEL B. CARTNELL and JEAN F. BROWN certify:

- 1. They are the Vice President and the Assistant Secretary, respectively, of Peoples Temple of the Disciples of Christ, a California corporation.
- 2. At a meeting of the Board of Directors of said corporation, duly held at Redwood Valley, California, on June 24, 1974, the following resolution was adopted:

"RESOLVED: That ARTICLE II of the Articles of Incorporation of this corporation be amended to read as follows:

- '(a) The specific and privary purpose is to further the hingdom of Cor by spreading the Moral.
- (b) The general purposes and powers are:
- (i) To receive property by divise on biquest, subject to the law regulating the transfer of property by will, a finite of the contract of property by will, and other of the contract of the c

stock, bonds, and securities of other corporations.

- (ii) To sell, convey, exchange, lease, mortgage, encumber, transfer on trust, or otherwise dispose of, any such property, both real and personal, as the ... objects and purposes of the corporation may require, subject to such limitations as may be prescribed by law.
- (iii) To make and perform contracts in furtherance of the purposes of this corporation.
- (iv) To act as trustee under any trust incidental to the principal objects of the corporation, and receive, hold, administer, and expend funds and property subject to such trust.
- (v) To borrow money, contract debts, and, from time to time, issue bonds, notes, and debentures, and to secure the payment or performance of its obligations.
 - (vi) To sue and be sued.
- (vii) To qualify to carry on its nonprofit activities in any other state, territory, dependency, or foreign country, and to conduct its nonprofit activities within or without the State of California.
- (viii) To adopt, use, and at will alter, a corporate seal, but failure to affix a seal shall not affect the validity of any corporate instrument.
- (ix) To do all other acts necessary or expedient for the administration of its affairs and the attachment of its purposes.
- (x). To have and exercise all the rights and powers conferred on nonprofit comparations order the General

Momprofit Corporation Law of California, as such law is now in effect or may at any time hercafter be amended.

(xi) To act as principal, agent, joint venturer, partner, or in any other capacity which may be authorized or approved by the Board of Directors of the corporation and which the Board may deem proper or convenient in connection with any of the foregoing purposes, or which may be calculated directly or indirectly.

The foregoing statement of purposes shall be construed as a statement of both purposes and powers, and the purposes and powers stated in each clause shall, except where otherwise expressed, be in no way limited or restricted by any reference to or inference from the terms or provisions of any other clause, but shall be regarded as independent purposes and powers.

(c) Motwithstanding any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the primary purposes of this corporation.'

"RESOLVED: That the Articles of Incorporation of this corporation be attended to add thereto <u>ARTICLE VII</u> to read as follows

The number of Directors of this corporation shall be size (7)— The country in which Directors shall be chosen and reserved from office, their qualifications, powers, during, conscious of the country of office, the manner of

filling vacancies on the Doard, and the manner of calling and holding meetings of Directors, shall be as stated in the Bylaws. Directors shall not be personally liable for the debts, liabilities, or obligations of the corporation.'

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE VIII to read as follows:

'The authorized number, if any, and qualifications of members of the corporation, the filling of vacancies, the different classes of membership, if any, the property, voting and other rights and privileges of members, and their liability to dues and assessments and the method of collection, and the termination and transfer of membership shall be as stated in the Bylaws; provided, however, that if the voting, property, or other rights or interests, or any of them, be unequal, the Bylaws shall set forth the rule or rules by which the respective voting, property, or other rights or interests of each member or class of members are fixed and determined. Members of this corporation shall not be personally liable for the debts, liabilities, or obligations of the corporation.'

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ANTICLE IX to read as follows:

(a) This corporation is not organized, nor shall it be operated, for paramery main or profit, and it does not

contemplate the distribution of gains, profits, or dividends to the members thereof and is organized solely for nonprofit purposes.

- (b) The property of this corporation is irrevocably, dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private persons.
- (c) Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.
- (d) If this corporation holds any assets in trust, or the corporation is formed for charitable purposes, such assets shall be disposed of in such manner as may be directed by decree of the superior court of the county in which the corporation has its principal office, upon petition therefor by the Attorney General or by any person concerned in the liquidation, in a proceeding to which the Attorney General is a party.'

"RESOURCE: That the Articles of Incorporation of this componention be amended to add thereto ASTICUL X to read an fide...

'No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.'"

- 3. The members of said corporation have an unequal voting power. The members entitled to cast eight (8) votes have consented by resolution at a meeting held at Redwood Valley, California, on June 24, 1974, to the adoption of said amendment, and the wording of the amended articles, as set forth in the members' resolution, is the same as that set forth in the Directors' resolution in Paragraph 2 above.
- 4. The total number of votes of members entitled to be voted for or to consent to said amendement is nine (9).

MICHAEL B. CARTIELL
Vice President

JEAN V. BROWN
Assistant Secretary

Each of the undersigned declares under penalty of penjury that the matters set forth in the foregoing certificate are true and correct. Executed at Redwood Vailey, California, on June 30, 1974.

Market Combine Carlence

Live Bonner



DEPARTMENT OF STATE

To all whom these presents shall come, Greetings:

I, FRANK M. JORDAN, Secretary of State of the State of California, hereby certify:

That the annexed transcript has been compared with the RECORD on file in my office, of which it purports to be a copy, and that the same is full, true and correct.

In testimony whereof, I, FRANK M. JORDAN,
Secretary of State, bave bereunto caused the Great

Seal of the State of California to be
affixed and my name subscribed, at
the City of Sacramento, in the State
of California,
NOV 2 6 1965

Descent Mynology
Secretary of State

By Mallar le Marchan

A-31-2.52 HARE 50

A HIK.

ARTICLES OF INCORPORATION

C.

500544

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

WE, the members of the PEOPLES TEMPLE OF THE DISCIPLES
OF CHRIST do hereby associate together to form and establish a
non-profit corporation and for this purpose certify:

ARTICLE I

ENDORSED FILED

The name of said non-profit corporation is: The recovery

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST NAV 2 8 1905

RAXX II. JOHAN, Stockey of Sicke
BY LIMES E. HARLS
OUTHER

ARTICLE II

The purposes for which it is formed are:

To further the Kingdom of God by spreading the Word.

ARTICLE III

Said Corporation is organized pursuant to Part I of Division 2 of Title I of the Corporations Code of the State of California.

ARTICLE IV

The County in this State where the principal office for the transaction of the business of the Corporation is located is Mendocino County.

ARTICLE V

The names and addresses of three or more persons who are to act in the capacity of Directors until the election of their successors are:

JAMES W. JONES, Box 402 J, Route 1, Redwood Valley, Calif.

MARCELINE M. JONES, Box 402 J, Route 1, Redwood Valley, Calif.

ARCHIE J. IJANES, Box 402 J, Route 1, Redwood Valley, Calif.

ARTICLE VI

That the name of the unincorporated association hereby being incorporated is: PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST.

IN WITNESS WHEREOF, the undersigned, President and Speciatry respectively of the PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST, an unincorporated Association, have executed these Articles of Incorporation on this $\frac{2\pi}{3}\frac{4}{3}$ day of July, 1965.

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF CALIFORNIA,)
SS.
County of Mendocino.)

Notary Public in and for the County of Mendocino, State of California.

Nuclea h Jones

My Commission expires:

-2-

TO INCORPORATE AND TO EXECUTE ARTICLES OF INCORPOR-TION OF PROPLES TEMPLE OF THE DISCIPLES OF CHRIST

County of Mandocine.)

The undersigned, each for himself, deposes and says:

That he is one of the subscribing officers to the

within Articles of Incorporation of PEOPLES TEMPLE OF THE DISCIPLES

OF CHRIST. That at a regular meeting on the 27th day of June

1-10, the said association duly authorized the incorporation of

coid association and authorized the undersigned, and each of them,

to execute the Articles of Incorporation.

Dated, September 30 ,1965.

On whill not and shorn to before me this most man day of September, 1965.

YOLANDA McTAGUE

POTARY PUTLIC - CALIFORNIA

POTARY PUTLIC

To Commission Eighes Mar. 16, 1967

ATTEST: VIOLA N. RICHARD
VIOLA N. RICHARD

Country clock and excellence Company or many year Country this Scate of Colombia and and the Country on Mandagame

MAN A HALL

٠٠ ســ

ស្រុកសម្រែកអាជិធីប្រើប្រើបើកេត្តកម្មក Intornal Revenue Sarvice

Supplement to
Publication No. 78
(Rev. 12-31-70)
Cumulative List
of Organizations

Publication No. 78 is undated and reissued biennially. Supplements are published bimonthly and include (1) additional listings for new organizations and name or address changes, and (2) listings for those organizations whose status for purposes of section 170 of the Internal Revenue Code has been changed or revoked. A new series of supplements begins with the first issuance for each catendar year. All issues within a calendar year are cumulative only for that year.

Retain Supplement No. 1969-6, January-December 1959, and Supplement No. 1970-6, January-December 1970, until Publication No. 78 (revised to December 31, 1970) is issued. Supplement No. 1971-5 January—October 1971 (Supplement 1971-4 Superseded)

A-31-6-60-63

Games Aeripes Funnata un, Pérez II. and E. Lucalle, 19 the, how a Garden of the Carles to Carle to Sance Garden of the Galden of the Carles to Car 510 Collimate Charatable Fundation, Chause and Rath-fers, Onaha, Schr. Galla Securat Fundation, The Petin, Livingshan, Calif. Calif.
Galon Anhunce Corps., but, Galony, K.Y.
Gamin I Fundation, The Chee 2p. 10.
Gamin I Fundation, The Chee 2p. 10.
Gamin I Fundation, The Chee 2p. 10.
Gamin See and Trail, John J., Cannes, Bat.
Games to bend, Cirlins Ia., Increavity Lake Torons
Schmil, New Obleats, Lo.
Games, inc., The, Brunkherra, Pa
Garden Cen Sumerer's Samile, Garden Cety, N.Y.
Garden Cen Sumerer's Samile, Garden Cety, N.Y.
Garden Cen Sumerer's Samile

Gran L. W. Marter of Gorden Calif. General God. Ber., Give E., Sichers, Kann. Gerlerk Frontia von. The, Fort Sankington, Pt. Garlerk Country Creaty, God Rusels, Stech. Garler in "Y" Little Jeopan, Inc., Johnsonphin, Ind. General Frontiano, Philadylbair, Pt. Garler S Fondianos, Inc., The, Johnson, Cog. Garlerk Edman Sand Service, Tec., Jerusance, Rv. Garler Chandalte Treat v. T. 1250, Leonar D., Sharverpoin, Xva. Engraphic, Steel v. W. T. 1263G, Local Engraphic, Steel. Garrie Treat v. v. T625G, Herbert C., Enge Steel.

Gentro Treat v. W. Tallou, Herbert C., Rannespelin, State
General Treet John, San Francesco, Calaf.
Geny Philir Library, Gory, Ind.
Geny General Content of Content Committee, Pont,
Ten,
Graphillar N. Land Connervation and Improvement
Association, Library, General Improvement
Association, Ind.
General English Festival, Lic., Tangue, File,
1920. Safewall Frestral, Lic., Tangue, File,
1920. Safewall Frestral, Lic., Tangue, File,
1920. Safewall Frestral, Lic., Tangue, File, R. Cortano, English, Festioner, Gentral Content, Lic., Safe,
1920. Gentral Content Content, Ind.
Gasters Form, Inc., Safety J., Land Ann B.,
St. Paul, Bran.
Geny H. of Content Frestral Freshild Claix, Charlen, Ohio,
Gens and The Safety. Content Frestrick, P.
Pell, Safety.
General Content Content Frestrick, Carriero, Ohio,
Gens and Personal Content Content, Inc., Safety, Develle,
P.
Gen Ins. Present Content Content Content, Safety.
Gen Ins. Present Content Content.
Ten Safety Content Content Content.
Ten Safety Content Content Content.
Ten Safety Content.
Ten Safety Content Content Content.
Ten Safety Content Content Content.
Ten Safety Content.
Te

Genninger Bidde of Contert Annalism, Inc., Departity,
Genninger Bidde of Contert Annalism, Inc., Departity,
Gennin Princeste Corp., The Newton, Inc.,
Gennin Francisco, Inc., The Newton, Inc.,
Gentar Foundation, Inc., The Annalism, Tromberty
Series, Foundation, Inc., The Annalism, The Gentar Contents of Co

ConControl Screen Laginers: Community Service
Find Adams.
Linear Laginers: Community Service Fund
of States.
Linear Laginers: Community Service Fund
of States part Literatums, Service Lag.
On red How to Pophers: A cyptor Fund
Schmerten, Marson Sou Ch., Echnologue, Miran,

many a red of the

Expect Not-sead, In., Passikas Park, Fin.
General He-pital of 1-weets Chandede Yant Fund.
Exwest, Liv., In. Complexers: Humany Fund of the
Exwest, Liv., Inc., Ingolacyer: Humany Fund of the
Hiddland Phase, Highdan, Y. F.
General The ulays, all Labour, The, Boston, Mars,
Generaless in time Yangh Labours, St., Lores, R.
Generaless in Labour, The, Generales, N. C.
Generaless in Labour, Liv., Float, Mr.
Generaless in Novel Labours, Camp.
Generaless in Novel Health (Inc.) About
Finds, Novel.

ान्य कारण प्यास्थानिकार्य Crister Historical Society, Rugby, N. Dok.

Dob.
Geological Engineering Foundation, The, Berbeley,
Galol,
Ground Information Library of Dellan, Dallas,

Ter

company neutration Labors of Dellas, Oallas, Tes.

Georgicton Dislock Removed and Education.

Foundation, Inc., The. Attantion. Via.

Georgicton Tripical art School, Inc., Recivilia, Vid.,

Georgicton Tripical art., Inc., Inchington, D.E.,

Georgic Americans of Interpretation Schools, Inc.,

The. Atlanta, Ga.

Georgic Committee for Children and Youth, Inc., Atlanta,

Ga.

Georgic Linear, 1997.

Ga.
Gargus Indepents Legal Services, Inc., Atlanta, Ga.
Gungas Music Educators Association, Inc., Gasley,
Ga.
Gastyle Serviff's Saye Reach Endownest Fund,
Valdosta, Ga.

Valdosta, G.,
Georgia Stadouri Renal Propect, Lac., The, Atlanta, C.,
Georgia Thanker Conference, Inc., Albaye, G.A.,
Georgia Thanker Conference, Inc., Albaye, G.A.,
Georgia Foundation, Inc., The, Inceptood, N. Y.,
Georde Convictory Toust, Saco, Tea.,
Georde Convictory Toust, Saco, Tea.,
Georde Convictory Toust, Saco, Tea.,
Georde S., Saco, C., Control, Oreg.
Georgia Tourist, Convictory, Convictory, Onche, Netz.
Georgia Tourist, D. C., Georgia, Convictory, C

i um Securty, The, Cucinants, Ohin. ntous Communic Involvement, Inc., Philadelphia. Corpust Pa.

Pa., Pransesso Historical Success, Philodelphia, Pa., remainson Historical Success, Philodelphia, Pa., remainson Historical Success, Philodelphia, Pa., arthodorus Laburaturus, Inc., electronis, Research Institutes of Ecopie University) Philodelphia, Pa., returnous Foundation, Hurry, Ind. Eurore, San Franchiscon Foundation, Hurry, Ind. Eurore, San Franchiscon

Commenter of Trapic linearies. Pressore Commenter of Trapic linearies. Proc. clearies. Philodelphia, Pa. Gertherene Forntainen, Howey and Eusere, San Francisco, Calif.

Gental Therape institute of Lan Angelen, Santa Bancie, Calif.

Gental Therape institute of Lan Angelen, Santa Bancie, Calif.

Gether Fend, Joe, New Cheswell, Lancache, Jove. Cheste Fend, Joe, New Cheswell, Lancache, Jove. Cantel Fend, Joe, New Cheswell, Lancache, Jove. Gental Francisco, Calif.

Gental Forntainen, George J. San Francisco, Calif.

Gental Cheste. Edit attended Practicul, Jos., Gilbert. S.C.

Gilbert Eurich Ender, Institut, Jos., Gilbert. S.C.

Gilbert Eurich Ender, Institut, Jos., Gilbert. S.C.

Gilbert Eurich Ender, Institut, Jos., Gilbert. S.C.

Gilbert Cheste. Ender, Houter, Jos., Greenspane,

R. C.

Gilbert Cheste of Chest Berlimon Trans.

Gisto Cheste of House, Josephan, Ala.

Girls Chish, Her. Gilbert, German, Company, R.C.

Girls Chish, Her. Gilbert, Jos., Berlimo Georg, Ky.

Girls Chish, Her. Gilbert, Jos., Berlimo Georg, Ky.

Girls Chish of House, Gental End., Lakin Land Fiz.

Gerls Chish of House, Lakin Lang, Pin.

Gerls Chish of House, Lan, Eng., Berlimon, Company, Company, Co.

Gells Chish of House, Line, Eng., Pin. Chish.

Gells Chish of House, Line, Eng., Pin.

Girls Chish of House, Line, Eng., Pin.

Girls Chish of House, Line, Eng., Pin.

Girls Chish of House, Line, Line, Pin.

Gir

Glospet Chartable Trust T'A 2079, George V.

and Eva J., Rome epolet, then
Gloss Righ School of the about boundaine, E. C.,

Loss Boug. Va.

Glossham Chald Discriptorett Centers, Glosborn, N. J.

Glossham Chald Discriptorett Colon, N.Y.

Glossham Chald Discriptorett Centers, Glossham,

A. J.

Glossham Chald Discriptorett Centers, Det., Glossham,

A. J.

Glordaler Chief Development Center, See _ Glordale, Attr.
Glordale Independent Crest on Church, Inc., The, Glordale, N. C.
Glordaler, N. C.
Glordaler, Suntry School, San Front and, Calif.
Glordic Area Community Council Copy. Cloreland, Chie.

Chin.
Gleoville Bultz-Service Corp., Cleveland, Ohio.
Gleoville States, Cont., Houston, Tex.
Glader Home and School Chib, San Jone, Cold.
Glades Village Vales Research of Comer, Inc., New
York, N. Y.
Thomas Cannol Taberoncie, Drawer, Colo.

York, K. Y.
Glasses Gengel Taberoicle, Desser, Colo,
Glavy Boote, Inc., Leaf. 5, Dak.
Glassesser Herrer, John, Philadelphan, Pa.
Gless Centre Herrit Abstraction, Inc., Busswick, Ga.
Geal for the Professation, Inc., Taledo,
Gaal for the Professation.

Possact, III.

Golden Assermany Trant, inc., Clas As Force State, Blass.

Golden Civier Foundation, Inc., The, Golden, Colo, Golden Empire Settabolov Program, Baderstletil, Calif.

Golden Giver Lancter of the American Society of Banting, Beltappratury, and Art Candillanua, Engineers, Son Fracensee, Calif.

Golden Gate Causensy Theory, Fort Strik, Tex.

Golden Stone, Course, and Their, Golden Gate, Fla.

Golden Stone, Revery Colo, Grag.

Golden Stone, Stone, Christopher Laten Foundation,

Golden Stone, Stone, Christopher Colore, Overg.

Golden Stone, State College, Power sile, Calif.

Golden Stone, State College, Rosen sile, Calif.

Golden Stone, And Coster, Value City, Calif.

Golden Stone, And Coster, Value City, Calif.

Golden Stone, College, Colore, Golden, Salbrill,

February, Stone, Stones Stones Stone, Calif.

Golden Stones Stones Stones Stones Colored, Salbrill,

February, Not.)

Gold for Reasoned Children of Metro St. Lossa, Inc.,

Refranaty, 200.

God for Retarded Children of Metro M. Louis, Inc., Remnandy, 200.
Golgenman, Milliardd, Obio.
Golgenman, Milliardd, Obio.
Golgenman, D. Godgen, C. S. Godgen

Contactor Frommatsium, The Paye Dubbs, San Diego, Calif.
Good Curvewshop, In., Chinago, Ill.
Good Curvewshop, In., Chinago, Ill.
Good Hore Luthers Charch Numery School, Youngshore, Oliver, Inc., Inclic Chasse, La., Georgel
Good News Center, New Orleans, La.,
Good News Lee in and Comitive, Goodgelder, TexGood News Fundations Inc., The Javaner, Colo.
Good News, Inc., Stillard, Conn.
Good News, Inc., This Javaner, Mask.
Mask.

Good Samulater trems aroung, Mr.

Sond Shepherd Faul, San Francisco, Calif.
Good Shepherd Found, San Francisco, and
Goodsfoursed homomy, Inc., Nationey, and
Goodsfour (Angel Homory, Acidia, 29 artist, Nach,
Goodsfour, Chamary and Nations Laur Case Center
University and Commission Laur Case Center
University and Commission Laur Angel (English National)
Good operated francisco homomological (English National)
Good National Assessment Assessment (English National)
Good National Assessment Commission (English National)

Depose duction of the in

Salaras Learning Co. 125 Wardington, ISS ASS 4 but JAH 19 177 T.MS.ED.S

The General Assembly of the Christian
Church (Disciples of Christ) Inc.
(formerly International Convention of
Christian Churches (Disciples of
Christ))
222 South Downey Avenue
Indianapolis, Indiana 46219
EIN 35-0868116 DO 31

Gentlemen:

We have received the copies of your Article of Incorporation together with Article of Amendment showing that your name has been changed from International Convention of Christian Churches (Disciples of Christ) to The General Assembly of the Christian Church (Disciples of Christ) Inc.

Our records have been noted accordingly. Thank you for your cooperation. $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

Very truly yours,

Chief, Rulings Section
Exempt Organizations Branch

A-31-2-72

The foregoing resolution was introduced by Director Marceline M. Jones, who moved for its adoption, seconded by Director Archie J. Ijames, and passed and adopted this 14th day of December, 1970, by the following vote on roll call:

AYES: James W. Jones, Marceline M. Jones, and

Archie J. Ijames

NOES: None

ABSENT: None

WHEREUPON, the President of the corporation declared the above and foregoing resolution adopted and SO ORDERED.

Archie J. Ijames
Vice President and Original Incorporator of the Corporation

ATTEST:

Linda S. Amos Recording Secretary

A-31-6-Pa-16

State of California) ss.
County of Mendocino)

On this 7th day of January, 1974, there appeared personally before me, the undersigned, a Notary Public in and for said County and State, having been first duly sworn, LINDA S. AMOS, - known to me to be the Secretary of PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST, a California corporation, and the person whose name is subscribed to the within RESOLUTION ADOPTING BYLAWS OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST, and acknowledged to me that she had previously executed the same.

June B. Crym, Motary Public

Seal

JUNE B. CRYM

MOTAT PELIC - CL - MENDOCINO COU

M. Territor - Expires October 3 ...



SECRETARY OF STAT

(PHOTOCOPY CERTIFICATION)

1, EDMUND C. BROWN JR., Secretary of State of the State of California, hereby certify:

That the photographic reproduction hereunto annexed was prepared by and in this office from the record on file of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this QC7 1 2 1972

Edward S. Brown &

SEC/STATE FORM CE-S (REV. 1-71)

OURSE-OUR 7-77 (EPM △ 00

entant of manuality of the same of the sam

FIGURES TENDED OF THE DISCIPLES OF CHARACT

FILED

77

was the meaners of the Plublic Tilled

of Impire to Commenty associate together to form and perhatics a compression and for this purpose corrify:

ACTUE I

The name of said non-profit corporation is:

PECHES TEAMED OF THE DISTRICTS OF COURSE

ARTICLE 11

The purposes for which it is formed are: To further the Kingdom of God by spreading the Word.

Said Corporation is or anized pursuant to Fart I of Division 2 of Title I of the comparations Code of the State of California.

<u>معنا تناث الاح</u>

The wounty in this state whose the principal office for the true, form of the toxoness of the Jospon tion is located

<u>معنانت ب</u>

law names and officeros of three or more persons who re to let in the equation of Directors until the election of

which is and a second of the analysis and the second of they are the

A-31-4-86+1-45

ä

EXHIBIT A-1

BYLAWS

<u>of</u>

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST,

A CALIFORNIA CORPORATION

ARTICLE I

PRINCIPAL OFFICE AND NAME

SECTION 1.01: Office.

The principal office for the transaction of the business of this corporation, hereinafter sometimes referred to as "Church", is located at Redwood Valley, County of Mendocino, California. The board of directors may at any time or from time to time change the location of the principal office from one location to another in this county.

SECTION 1.02: Name.

This corporation may be known as Peoples Temple of the Disciples of Christ, Peoples Temple Christian Church of the Disciples of Christ, Peoples Temple Christian Church (Disciple of Christ), Peoples Temple Christian Church, or similar variant.

ARTICLE II

DENOMINATIONAL AFFILIATION

SECTION 2.01: Christian Church (Disciples of Christ).

This corporation shall be a member of and affiliated with the General Assembly of the Christian Church (Disciples of Christ)
Incorporated, (Formerly International Convention of Christian Churches (Disciples of Christ)). If for any reason the corporation shall cease to be so affiliated, these Bylaws shall nonetheless remain valid and of full legal effect.

Page 1 of 16

ARTICLE III

MEMBERSHIP

SECTION 3.01: Classes of Members.

Membership in this corporation shall be divided into two classes. The first class of members shall be known as voting members, and the second class of members shall be known as associate members and shall have no vote. No notice of any meeting of the membership need be given to any associate member. Whenever the term "member" is used by itself, whether within or outside of these bylaws, such term shall be deemed to refer to associate members.

SECTION 3.02: Qualifications of Associate Members.

Any person may become an associate member of this church who is 18 years of age, has been issued a membership card, is in sympathy with the purposes of this church and genuinely desires to work toward the fulfillment of its purposes and program. An associate membership shall remain valid only for the period of time stated on the membership card issued therefor. Each associate member shall be issued a membership card which shall state his name and the date his membership expires. If the membership card lists as a termination date simply a year, such as "71", the termination date shall be deemed as December 31st of that year. A membership card may designate any special or standing committee upon which the member may serve and any special church function he may have. The membership card shall be signed by the president of the corporation. Membership cards shall be issued for years commencing January 1,1971. For the remainder of the calendar year 1970 all persons shall be deemed associate members who regularly attend the Sunday

Page 2 of 16

evening religious meetings of the corporation at its church in Redsood Valley.

SECTION 3.03: Qualifications of Voting Members.

Voting members are the original incorporators and such associate members as may be elected by the voting members from time to time.

Death, resignation, or removal of any director as provided in these bylaws automatically terminates his membership as a voting member of this corporation. Election of a successor director as provided in these bylaws shall operate to elect that director to voting membership in this corporation.

SECTION 3.04: Voting Rights.

Each voting member of this corporation shall be entitled to one vote. Voting members only shall have the right to vote. Voting shall be by ballot (or as otherwise determined by voice vote of the voting members present at the meeting at which the votes are taken), with eligibility of voters established by reference to the voting membership list. A majority vote of the total voting membership shall be required for official action, unless otherwise specified in these bylaws or by law. SECTION 3.05: Membership Roster.

The secretary shall maintain a current list of all voting members.

SECTION 3.06: Termination of Associate Membership.

Any associate member may withdraw from membership in the corporation at any time by presentation of his membership card for cancellation.

An associate member may be removed and terminated from membership for good cause upon a majority vote of the total voting membership; provided, however, that such an associate member shall be entitled to at least

Page 3 of 16

seven days written notice, a fair hearing, and a declaration of findings before a vote terminating his membership shall be effective.

SECTION 3.07: Termination of Voting Membership.

A voting member may have his voting membership terminated for good cause by a three-fourths vote of the total authorized voting membership. A voting member shall be entitled to a least seven days written notice and a fair hearing before a vote termination of his membership is taken. The voting members shall declare their findings upon a vote to terminate a voting member's membership, said findings to be filed with the secretary of the corporation.

SECTION 3.08: Meetings.

Annual meetings of the voting members for the election of directors and the transaction of other business shall be held on the second Monday of January, 7:30 P.M. at the principal office which is at Redwood Valley, California, or at any other time in January and at any other place determined by the resolution of the board of directors. No notice of any such annual meeting need be given if it is held the second Monday of January at 7:30 P.M. at the principal office of the corporation; otherwise written notice shall be made to each voting member five days before the date of the meeting.

SECTION 3.09: Special Meetings.

Special meetings of voting members may be called at any time by the president of the corporation, and shall be called on the written petition of no less than 20% of the voting members filed with the board of directors. SECTION 3.10: Notice.

Notice of each meeting of voting members giving the time and place of the meeting and the specific business to be considered, shall be given in writing to each voting member five days before the date of the meeting.

SECTION 3.11: Quorum.

A quorum shall consist of a majority of the total authorized voting membership.

SECTION 3.12: Liabilities of Members.

No person who is now, or who later becomes, a member of this corporation shall be personally liable to its creditors for any indebtedness or liability, and any and all creditors of this corporation shall look only to the assets of this corporation for payment.

ARTICLE IV

BOARD OF DIRECTORS

SECTION 4.01: Number and Method of Creation.

The corporation shall have seven Directors, who shall serve without compensation and who shall be those persons elected by the voting members of the corporation at the annual meeting, or at a special meeting called to fill a vacancy, and collectively they shall be known as the Board of Directors. The Board of Directors may also be known as the Board of Trustees, and each director may be known as trustee. The Board of Directors may also be known as the Board of Elders, and each director may be known as elder.

SECTION 4.02: Qualifications.

Any member of the corporation nominated as provided in these bylaws, shall be eligible to be elected a director of this corporation.

SECTION 4.03: Election.

Directors shall be elected by a vote of the voting members present at the annual meetings at which a quorum is present. Voting by proxy and cumulative voting shall not be authorized. Candidates receiving the highest number of votes up to the number of directors to be elected are elected.

SECTION 4.04: Powers of Directors.

Subject to limitations of the articles of incorporation, other sections of the bylaws, and of California law, all corporate powers of the corporation shall be exercised by or under the authority of, and the business and affairs of the corporation shall be controlled by, the board of directors. Without limiting the general powers, the board of directors shall have the following powers:

- (A) Except for the office of pastor and assistant pastor to select and remove all the other officers, agents, and employees of the corporation, prescribe such powers and duties for them as may not be inconsistent with law, the articles of incorporation, or the bylaws, fix their compensation, and require from them security for faithful service.
- (B) To conduct, manage, and control the affairs and business of the corporation, and to make rules and regulations not inconsistent with law, the articles of incorporation, or the bylaws.
- (C) To borrow money or incur indebtedness for the purpose of the incorporation, and for that purpose to cause to be executed and delivered, in the corporate name, promissory notes, bonds, debentures, deeds of trust, mortgages, pledges, hypothecations, or other evidence of debt and securities.

 SECTION 4.05: Election and Term of Office.

Terms of directors shall be deemed to commence on the date of the annual meeting. Except as provided below for the initial terms of the first directors, the term of office for each director of this corporation shall

Page 6 of 16

be three years or until his successor is elected. Successors for directors whose terms of office are then expiring shall be elected at the annual meeting of the members in the year such terms expire. A director may succeed himself in office.

At the organizational meeting of the first directors of this incorporation, the directors shall, by lot, classify themselves into three groups. The first shall consist of three directors whose initial term of office shall be one year. The second group shall consist of two directors whose initial term of office shall be two years. The third group of directors shall consist of two directors whose initial term of office shall be three years. This classification and the short initial terms are for the purpose of providing, as nearly as numerically possible, for the election of one third of the board of directors in each year.

SECTION 4.06: Vacancies.

Vacancies in the board of directors shall be filled by a majority of of the directors them in office even though less than a quorum, or by the sole remaining director. A successor so elected shall serve for the unexpired term of his predecessor.

SECTION 4.07: Place of Meetings.

Regular meetings of the board of directors shall be held at any place, within or without the state, that has been designated from time to time by resolution of the board or by written consent of all the members of the board. In the absence of this designation regular meetings shall be held at the principal office of the corporation. Special meetings of the board may be held either at a place designated or at the principal office.

SECTION 4.08: Organization Meeting.

Immediately following each annual meeting of members, the board of

Page 7 of 16

directors, the board of directors shall hold a regular meeting for the purposes of organization, election of officers, and transaction of other business. No notice of such organizational meeting need be given. The Officers to be elected shall include a chairman of the board and a vice-chairman of the board. The chairman or vice-chairman may also be the president of the corporation. The chairman shall preside at all meetings of the board of directors, and shall have the authority to execute contracts on behalf of the corporation. In the absence or disability of the chairman, the vice-chairman shall perform all the duties of the chairman and in so acting shall have all the powers of the chairman.

SECTION 4.09: Other Regular Meetings.

Other regular meetings of the board of directors shall be held without call on the second Monday of each month at 7:30 P.M., provided, however, that should that day fall on a legal holiday, then the meeting shall be held at the same time on the next day that is not a legal holiday. No notice need be given of any regular meeting.

SECTION 4.10: Special Meetings.

Special meetings of the board of directors for any purpose or purposes may be called at any time by the chairman of the board of directors or by the president of the corporation or by any three directors.

Written notice of the time and place of special meetings shall be delivered personally to each director or sent to each director by mail or other form of written communication, charges prepaid, addressed to him at his address as it is shown on the records of the corporation, or if it is not so shown on the records or is not readily ascertainable, at the place at which the meetings of the directors are regularly held. The notice

Page 8 of 16

shall be mailed at least five days before the time of the holding of the meeting.

The transactions of any of the weetings of the board of directors, however called and noticed and wherever held, shall be as valid as though had at a meeting held after regular call and notice, if a quorum is present and if either before or after the meeting each of the directors not present signs a written waiver of notice or a consent to hold the meeting or an approval of the minutes. All such waivers, consents, or approvals shall be filed with the corporate records or made part of the minutes of the meeting.

SECTION 4.11: Action Without a Meeting.

Any action by the board of directors may be taken without a meeting if all members of the board individually or collectively consent in writing to this action. Such written consent or consents shall be filed with the minutes of the proceedings of the board.

SECTION 4.12: Removal.

A director may be removed from office, for cause, by the vote of the majority of the directors.

SECTION 4.13: Compensation.

The directors shall receive no compensation for their service as directors.

SECTION 4.14: Quorum.

Four members of the board of directors shall constitute a quorum for the transaction of business.

SECTION 4.15: Vote Needed for Action.

A majority vote of the total number of authorized directors shall

Page 9 of 16

be required for official action, unless otherwise specified in these bylaws or by law.

ARTICLE V

OFFICERS

SECTION 5.01: Officers.

The officers of the corporation shall be a president, vice president, secretary, and treasurer, and such other officers as may be designated and appointed from time to time by the board of directors. One person may hold more than one of these offices. Officers other than the president need not be members of the board of directors.

SECTION 5.02: Election.

The president, vice president, and secretary shall be elected by the board of directors at the first board meeting in each calendar year. Such officers shall serve for the term of one year or until their successors are elected and qualified. The treasurer shall be appointed by the board from the membership of the corporation and shall serve at the discretion of the board.

SECTION 5.03: Vacancies.

A vacancy in any office because of death, resignation, removal, disqualification, or otherwise shall be filled by the board of directors.

SECTION 5.04: President.

The president shall preside at all meetings of the members of this corporation. Subject to the control of the board of directors, the president shall have general supervision, direction, and control of the business and affairs of the corporation. He shall have such powers and duties as may be prescribed form time to time by the board of directors. The president

Page 10 of 16

shall represent the church as its spokesman on all appropriate occasions. SECTION 5.05: Vice President.

In the absence or disability of the president, the vice president shall perform all the duties of the president and in so acting shall have all the powers of the president. The vice president shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors.

SECTION_ 5.06: Secretary.

The secretary shall keep a full and complete record of the proceedings of the board of directors, shall keep the seal of the corporation and affix i to such papers and instruments as may be required in the regular course of business, shall make service of such notices as may be necessary or proper shall supervise the keeping of the records of the corporation, and shall discharge such other duties of the office as prescribed by the board of directors.

SECTION 5.07: Treasurer.

The treasurer, who may also be known as financial secretary, shall receive and safely keep all funds of the corporation and deposit them in the bank or banks that may be designated by the board of directors. Those funds shall be paid out only on checks of the corporation signed by the president, vice president, treasurer, or secretary or by such officers as may be designated by the board of directors as authorized to sign them. The treasurer shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors. The treasurer may, with approval of the board of directors, appoint an

Page 11 of 16

assistant treasurer, who may also be known as assistant financial secretary, and who shall likewise discharge the duties of the office as prescribed by the board of directors. The assistant treasurer shall not be deemed an officer of the corporation.

ARTICLE VI

THE PASTOR

SECTION 6.01: Duties.

The spiritual leadership of the corporation and its members shall be invested in the pastor who may also be known as "minister" or similar term. The pastor shall have all the powers and rights contemplated for such by the rules and regulations of the General Assembly of the Christian Church. (Disciples of Christ), Incorporated.

SECTION 6.02: Selection.

The pastor of this corporation shall be appointed by a vote of the voting membership of the corporation present at any meeting legally called for that purpose, and shall serve as such for life or until the dissolution of the corporation, or until he is dismissed or resigns as herein provided.

SECTION 6.03: Dismissal.

A vote of the voting members constituting three-fourths of the total authorized voting membership shall be required in order for the pastor to be dismissed from office. The pastor shall not be dismissed unless for good cause and only then for reasons stated in the applicable bylaws of the General Assembly of the Christian Church (Disciples of Christ), Incorporated. Notice of such meeting shall be given to each voting member

personally or by mail at his address as shown in the books of the corporation not more than 120 nor less than the purpose of the of such a meeting and said notice that the purpose of the meeting is to vote on the dismissal of the pastor. Such notice shall be given by (1) the secretary or, in his failure or refusal to do so, by (2) such person as may be designated by the president, or (3) by any board member signing a petition requesting such which is signed by not less than twenty five percent of the voting members of the congregation and filed with the board or secretary thereof. The voting membership book shall be made available to any voting member of the congregation for the purpose of giving notice herein provided.

SECTION 6.05: Assistant Pastors.

The voting members, by three-fourths vote of the authorized membership, may upon recommendation of the pastor, designate assistants to the pastor, who shall be known as assistant pastors and assistant ministers. The assistant pastors shall assist the pastor and shall be under the supervision and jurisdiction of the pastor, who shall have the complete and sole discretion to dismiss any such assistant pastor.

SECTION 6.05: Resignation.

The pastor may resign by filing a written notice of resignation with the chairman or the secretary of the board of directors either personally or by mail, postage prepaid, addressed to such officer at the principal office of the corporation. Such resignation shall become effective three months from the day it is received and accepted by the board of directors.

SECTION 6.06: Compensation.

The pastor's compensation shall be that set in the board of directors and may be included in the budget, if any. In the membership for approval at the annual meeting as here the board of directors the budget, if any. In the membership for approval at the annual meeting as here the board of directors and may be included in the budget, if any.

ARTICLE VII

CONNITTEES

SECTION 7.01: Committees.

The committees of this corporation, whether standing committees or special committees, shall be such as may be designated from time to time by the board of directors at its sole discretion.

ARTICLE VIII

RECORDS

SECTION 8.01: Minutes.

The corporation shall keep at its principal office, or at some other place as the board of directors may order, a book of minutes of all meetings of directors and of all annual and business meetings of members, with the time and place of the holding, whether regular or special, and, if special, how authorized, the notice given, the names of those present at the director's meetings, the number of members present or represented at membership meetings, and the proceedings thereof.

SECTION 8.02: Books.

The books of account, specifically required to be kept by the board of directors, and the minutes of meetings of the directors and voting members, shall be open to inspection on the written demand of any

voting member at any reasonable time, for a purpose reasonable related to the interests of such member. Such inspection may be made in person or by agent or attorney, and the right of inspection includes the right to make photocopies. Demand of inspection other than at members' meeting shall be made in writing to the president or secretary of the corporation.

ARTICLE IX

ANNUAL REPORT

SECTION 9.01: Annual Report.

The board of directors may, but shall not be required to, provide for the preparation and submission to the members a written annual report including a financial statement. Such report if required by the board shall summarize the corporation's activities projected for the forthcoming year. The financial statement shall consist of a balance sheet as of the close of business of the corporation's fiscal year, contain a summary of receipts and disbursements, be prepared in such a manner and form as is sanctioned by sound accounting practices, and be certified by the president secretary, treasurer, or public accountant.

ARTICLE XI

MISCELLANEOUS

SECTION 10.01: Effective Date.

These bylaws shall come effective immediately on their adoption.

Ammendments to these bylaws shall become effective immediately on their adoption unless the voting members in adopting them provide that they are to become effective at a later date.

SECTION 10.02: Amendments to the Bylaws.

Page 15 of 16

(B) Amendments to these bylaws may be proposed by the board of director on its own motion or (2) by the petition of at least 25% of the voting members not less than 30 days before the membership meeting at which the proposed amendment is to be presented. The board must submit the proposed amendment to the members at the next membership meeting at which a quorum is present, except that if such meeting is a special meeting, the board may defer presentation to the next following annual meeting. The proposed amendment must be voted on at the meeting at which it is presented.

SECTION 10.03: Inspection of Bylaws.

The original, or copy, of the bylaws as amended or otherwise altered to date, certified by the secretary of the corporation shall be recorded and kept in a book which shall be kept in the principal office of the corporation, and such book shall be open to inspection by the voting members at all reasonable times during office hours.

Page 16 of 16

THE OF THE PROPERTY OF THE METALLIST OF THE OFFICE OF THE OFFICE OF THE OFFICE OF THE DISCIPLES OF CHRIST

OF FERRILS TOWNS OF THE DISCIPLES OF CHRIST

STATE OF ENLIPOINTIA, 1 5% fountly of Perdocine, 1

The undersioned, each for himself, depotes and mayning that he is one of the subscribing officers to the within strictes of incorporation of CEUPLES TEMPIR OF THE DISCIPLES OF CHRIST. That at a regular meeting on the 27th day of June 1995, the said association duly authorized the incorporation of said association and authorized the undersigned, and each of them, to execute the Articles of Incorporation.

Dated, September 30__,1965.

Muchandly Joseph

Subscribed and eworn to before we thin 31th day of impleation, 1005.

Then metry

TOLANDA MITAVIA

er er er er er er er er

7-31-6-162

OF CANADONAL OF CA

(PHOTOCOPY CERTIFICATION)

I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That the photographic reproduction hereunto annexed was prepared by and in this office from the record on file of which it purports to be a copy, and that it is full, true and correct.

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this FEB 5 - 1975

March Foreg En

Secretary of State

SEC/STATE FORM CE. 108 (REV. 1-751

20046-002 6.74 37m C

ATTICLES OF INCORPORATION OF 50 12 1

PLOPLES TEMPLE OF THE DISCIPLES OF CHRIST

11/1

WE, the members of the PEOPLES TEMPER OF THE DISCIPLES OF CHRIST do hereby associate together to form and establish a non-profit corporation and for this purpose certify:

ARTICLE I

The name of said non-profit corporation is:

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

II alditar

The purposes for which it is formed are: To further the Kingdow of God by spreading the Word.

ARTICLE III

Said Corporation is organized pursuant to Part 1 of Division 2 of Title I of the Corporations Code of the State of California.

ARTICLE IV

The County in this State where the principal office for the transaction of the business of the Corporation is located is Mendocino County.

ARTICLS V

The names and addresses of three or more persons who are to act in the capacity of Directors until the election of their successors are:

JAMES W. JONES, Sox 402 J. Route 1, Medwood Valley, Jailf.

A: 31- a - 1/a thru 11 3

Aust intion of right to assist atticing

MARCELINE M. JONES, Box 402 J. Boute 1, Redwood Walley, Calif. ARCHIE J. IJAMES, Box 402 J, Moute 1, Redwood Valley, Calif.

ARTICLE VI

That the name of the unincorporated association hereby being incorporated in: PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST.

AM WITNESS WHEREOF, the undersigned, ?resident and Secretary respectively of the PEOPLES TEMPLE OF THE DISCIPLES OF GIRIST, an uniscorporated Association, have executed these Articles of Incorporation on this 32 day of July, 1995.

CERTIFICATE OF ACKNOWLEDGED.

STATE OF CALIFCANIA,) County of Mendocino.)

On this 2.c.th day of July, 1965, before me, a Notary Public in and for the County and State aforesaid, personally appeared JAMES E. JONES and MAJORLINE M. 2015 E. known to me to be the persons whose hames are subscribed to the within instrument, and acknowledged to me that they executed

> ' hotery Fublic in and fer the County of Hendocino, State of Oblifotn...

My Commission expires: March 16,127,

AFFIDAVIT OF SUBSCRIBING OFFICERS OF AUTHORIZATION TO INCORPORATE AND TO EXECUTE AFFICUS OF INCORPOR-ATION OF PROPERS TEMPER OF THE DISCIPLES OF ORDIST

STATE OF CALIFORNIA,)

SS.
Ownty of Mendocine.)

The undersigned, each for himself, deposes and says:

That he is one of the subscribing efficers to the

within Articles of Incorporation of PROFILES TEMPLE OF THE DISCIPLES

OF CHRIST. That at a regular secting on the 27th day of June

1905, the said association duly authorized the incorporation of

said association and authorized the undersigned, and each of them,

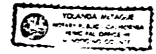
to execute the Articles of Incorporation.

Dated, September 30 ,1965.

Nauchar D. Jan Change.

Subscribed and swerm to before se this 30th day of September, 1965.

The morning



Andrew Marin 181, 18 1957

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST A CALIFORNIA CORPORATION

MARCH FORG EU. Secretary of coats

The secretary of co

CERTIFICATE OF AMENDMENT OF ARTICLES
OF
INCORPORATION OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

Archie Ijames and Jean F. Brown certify:

- They are the Vice President and Assistant Secretary, respectively, of Peoples TEmple of the Disciples of Christ, a
 California Corporation.
- 2. At a meeting of the Board of Directors of said corporation, duly held at 1859 Geary Avenue, San Francisco, on November 1, 1976, the following resolution was adopted:

RESOLVED, that Article IV of the Articles of Incorporation of this Corporation be amended to read as follows:

"The City and County in this state where the principal office for the transaction of the business of the corporation is located in the City and County of San Francisco."

3. The members of said corporation have an unequal voting power. The members entitled to cast eight (8) votes have consented by resolution at a meeting held at 1859 Geary Boulevard, San Francisco, California on November 1, 1976, to the adoption of said amendment, and the wording of the amended articles, as set forth in the members' resolution, is the same as that set forth in the Directors' resolution in Paragraph 2 above.



I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That the annexed transcript has been compared with the record on file in this office, of which it purports to be a copy, and that same is full, true and correct.

> IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this

> > JAN 5 - 1977

March Foreg Eu

Secretary of State

The total number of votes entitled to be voted for or to consent to said amendment is nine (9).

Archie Ijames, Vice President

Jean F. Brown, Assistant Secretary

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificates are true and correct. Executed at San Prancisco, California on November 1, 1976.

Archie Sjames, Vice President

Jean F. Brown, Assistant Secretary



OFFICE OF THE SECRETARY OF STATE

J. FDMUND G. BROWN JR., Sees tary of State of the State of California, hereby

That the amoved transcript has been compared with the recommon file in this office, of which it purports to be a copy, and that same is full, true and correct.

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this

 $\mathbb{C}_{\mathcal{F}_{k}}(\xi=0).$

1880 - 18

Elout A Product

2.71.2-11-21

to the miles of th

CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

MICHAEL B. CARTMELL and JEAN F. BROWN certify:

- 1. They are the Vice President and the Assistant Secretary, respectively, of Peoples Temple of the Disciples of Christ, a California corporation.
- 2. At a meeting of the Board of Directors of said corporation, duly held at Redwood Valley, California, on June 24, 1974, the following resolution was adopted:

"RESOLVED: That ARTICLE II of the Articles of Incorporation of this corporation be amended to read as follows:

- '(a) The specific and primary purpose is to further the kingdom of God by spreading the Word.
 - (b) The general purposes and powers are:
 - (i) To receive property by devise on bequest, subject to the laws regulating the transfer of property by will, and otherwise to acquire and hold all property, real or personal, including, without limitation, shares of

ŀ

clock, bonds, and securities of other corporati

- (ii) To sell, convey, exchange, lease, mortgage, encumber, transfer on trust, or otherwise dispose of, any such property, both real and personal, as the objects and purposes of the corporation may require, subject to such limitations as may be prescribed by law.
- (iii) To make and perform contracts in furtherance of the purposes of this corporation.
- (iv) To act as trustee under any trust incidental to the principal objects of the corporation, and receive, hold, administer, and expend funds and property subject to such trust.
- (v) To borrow money, contract debts, and, from time to time, issue bonds, notes, and debentures, and to secure the payment or performance of its obligations.
 - (vi) To sue and be sued.
- (vii) To qualify to carry on its nonprofit activities in any other state, territory, dependency, or foreign country, and to conduct its nonprofit activities within or without the State of California.
- (viii) To adopt, use, and at will alter, a corporate scal, but failure to affir a scal shall not affect the validity of any corporate instrument.
- (ix) To do all other acts necessary or expedient for the administration of its affairs and the attachment of its purposes.
- (x) To have and exercise all the rights and powers conferred on nonprofit corporations under the General

(Ni) To act as principal, agent, joint venturer, partner, or in any other capacity which may be authorized or approved by the Board of Directors of the corporation and which the Board may deem proper or convenient in connection with any of the foregoing purposes, or which may be calculated directly or indirectly.

The foregoing statement of purposes shall be construed as a statement of both purposes and powers, and the purposes and powers stated in each clause shall, except where otherwise expressed, be in no way limited or restricted by any reference to or inference from the terms or provisions of any other clause, but shall be regarded as independent purposes and powers.

(c) Notwithstanding any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the primary purposes of this corporation.'

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE VII to read as follows:

The number of Directors of this corporation shall be seven (7). The pramer to which Directors shall be chosen and removed from office, their qualifications, powers, duties, compensation, and tenues of office, the meaner of

and be fing meetings of Director, shall be an east of the Eylawa. Directors shall not be personally limb(") the debts, limbilities, or obligations of the corporation of

and the second

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE VIII to read as follows:

'The authorized number, if any, and qualifications of members of the corporation, the filling of vacancies, the different classes of membership, if any, the property, voting and other rights and privileges of members, and their liability to dues and assessments and the method of collection, and the termination and transfer of membership shall be as stated in the Bylans; provided, however, that if the voting, property, or other rights or interests, or any of them, be unequal, the Bylans shall set forth the rule or rules by which the respective voting, property, or other rights or interests of each member or class of members are fixed and determined. Members of this corporation shall not be personally liable for the debts, liabilities, or obligations of the corporation.'

"NESOLWED. That the Articlus of Incorporation of this possition be associated to add thereto <u>ARTICLE_IX</u> to read as follows:

(a) This corporation is not organized, nor shall it be operated, for pecuniary main or profit, and it does not

of one the distribution of gains, profits, dividends to the members thereof and is organized so for nonprofit purposes.

- (b) The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private persons.
- (c) Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.
- (d) If this corporation holds any assets in trust, or the corporation is formed for charitable purposes, such assets shall be disposed of in such manner as may be directed by decree of the superior court of the country in which the con, ration has its principal office, upon petition therefor by the Attorney General or by any person concerned in the liquidation, in a proceeding to which the Attorney General is a party.'

"RESOLVED: That the Areleles of Incorporation of this corporation be amended to odd thereto APTICLE X to read as follows:

shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office."

- 3. The members of said corporation have an unequal voting power. The members entitled to cast eight (8) votes have consented by resolution at a meeting held at Redwood Valley, California, on June 24, 1974, to the adoption of said amendment, and the wording of the amended articles, as set forth in the members' resolution, is the same as that set forth in the Directors' resolution in Paragraph 2 above.
- 4. The total number of votes of members entitled to be voted for or to consent to said amendement is nine (9).

MICHAEL B. CARTIELL
Vice President

JEAN F. BROWN

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificate are true and correct. Executed at Redwood Valley, California, on June 30, 1974.

Marchael B. Carlmete

Jun Brain



DEPARTMENT OF STATE

To all whom these presents shall come, Greetings:

I, FRANK M. JORDAN, Secretary of State of the State of California, hereby certify:

That the annexed transcript has been compared with the RECORD on file in my office, of which it purports to be a copy, and that the same is full, true and

1-31-6-146 thronge

 \mathcal{I}_{i}

ARTICLES OF INCORPORATION

C7

500544

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

WE, the members of the PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST do hereby associate together to form and establish a non-profit corporation and for this purpose certify:

ARTICLE I

ENDORSED

The name of said non-profit corporation is the same of said non-profit corporation as the said non-profit non

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST NOV 2 & 1905

TRANK M. 1200AIL Secretary of Side

BY TAMES E. HARRIS

Deputy

ARTICLE II

The purposes for which it is formed are:

To further the Kingdom of God by spreading the Word.

ARTICLE III

Said Corporation is organized pursuant to Part I of Division 2 of Title I of the Corporations Code of the State of California.

ARTICLE IV

The County in this State where the principal office for the transaction of the business of the Corporation is located is Mendocino County.

ARTICLE V

The names and addresses of three or more persons who are to act in the capacity of Directors until the election of their successors are:

JAMES W. JONES, Box 402 J, Route 1, Redwood Valley, Calif.

HURCELINE M. JONES, Box 402 J, Route 1, Redwood Valley, Calif.

ARCHIE J. IJAMES, Box 402 J, Route 1, Redwood Valley, Calif.

ARTICLE VI

That the name of the unincorporated association hereby being incorporated is: PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST.

IN WITNESS WHEREOF, the undersigned, President and

Secretary respectively of the PEOPLES TEMPLE OF THE DISCIPLES OF

CHRIST, an unincorporated Association, have executed these

Articles of Incorporation on this 200 day of July, 1965.

Muselus Management

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF CALIFORNIA,)
SS.
County of Mendocino.)

On this ______day of July, 1965, before me, a Notary
Fublic in and for the County and State aforesaid, personally

DEPURED JAMES E. JONES and MARCELINE M. JONES

known to me to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed the same.

Notary Public in and for/the County of Mandocino, State of California.

My Commission expires:

YOU CAN DETACH

SAVIT OF SUBSCRIBING OFFICERS OF AUTHORIZATION OF INCORPORATE AND TO ENECUTE ARTICLES OF INCORPORTION OF PROPLES TEMPLE OF THE DISCIPLES OF ORIST

Conty of Handocine.)

The undersigned, each for himself, deposes and says:

That he is one of the subscribing officers to the

PROPER Articles of Incorporation of PEOPLES TENFLE OF THE DESCIPLES

The CHRIST. That at a regular meeting on the 27th day of June

1000, the said association duly authorized the incorporation of

pull association and authorized the undersigned, and each of them,

to execute the Articles of Incorporation.

Dated, September 30 ,1965.

the control and shorn to before me this most read of September, 1965.

YOLANDA McTAGUE

POTATY PUBLIC - CALIFORNIA

CO Demolection Explore. Mar. 16, 1967

The first on the country of the coun

VIOLA H. CISTO

County of the and securities a

County of the State of the county of the State of the county of the

A 31-4-18-

BYLAWS

<u>of</u>

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST.

A CALIFORNIA CORPORATION

ARTICLE I

PRINCIPAL OFFICE AND NAME

SECTION 1.01: Office.

The principal office for the transaction of the business of this corporation, hereinafter sometimes referred to as "Church", is located at Redwood Valley, County of Mendocino, California. The board of directors may at any time or from time to time change the location of the principal office from one location to another in this county.

SECTION 1.02: Name.

This corporation may be known as Peoples Temple of the Disciples of Christ, Peoples Temple Christian Church of the Disciples of Christ, Peoples Temple Christian Church (Disciple of Christ), Peoples Temple Christian Church, or similar variant.

ARTICLE II

DENOMINATIONAL AFFILIATION

SECTION 2.01: Christian Church (Disciples of Christ).

This corporation shall be a member of and affiliated with the General Assembly of the Christian Church (Disciples of Christ)
Incorporated, (Formerly International Convention of Christian Churches (Disciples of Christ)). If for any reason the corporation shall cease to be so affiliated, these Bylaws shall nonetheless remain valid and of full legal effect.

Page 1 of 16

A-31-2- 16 a thron 16 P

ARTICLE III

MEMBERSHIP

SECTION 3.01; Classes of Members.

Membership in this corporation shall be divided into two classes. The first class of members shall be known as voting members, and the second class of members shall be known as associate members and shall have no vote. No notice of any meeting of the membership need be given to any associate member. Whenever the term "member" is used by itself, whether within or outside of these bylaws, such term shall be deemed to refer to associate members.

ECTION 3.02: Qualifications of Associate Members.

Any person may become an associate member of this church who in 18 years of age, has been issued a membership card, is in sympathy with the purposes of this church and genuinely desires to work toward the fulfillment of its purposes and program. An associate membership whall remain valid only for the period of time stated on the membership card issued therefor. Each associate member shall be issued a membership card which shall state his name and the date his membership expires.

If the membership card lists as a termination date simply a year, such as "71", the termination date shall be deemed to December 31st of that year. A membership card may designate any special or standing committee upon which the member may serve and any special church function he may have. The membership card shall be signed by the president of the corporation. Membership cards shall be issued for years commencing January 1,1971. For the remainder of the calendar year 1970 all persons shall be deemed associate members who regularly attend the Sunday

Page 2 of 16

evening religious meetings of the corporation at its church in Redwood Valley.

SECTION 3.03: Qualifications of Voting Members.

Voting members are the original incorporators and such associate members as may be elected by the voting members from time to time.

Death, resignation, or removal of any director as provided in these bylaws automatically terminates his membership as a voting member of this corporation. Election of a successor director as provided in these bylaws shall operate to elect that director to voting membership in this corporation.

SECTION 3.04: Voting Rights.

Each voting member of this corporation shall be entitled to one vote. Voting members only shall have the right to vote. Voting shall be by ballot (or as otherwise determined by voice vote of the voting members present at the meeting at which the votes are taken), with eligibility of voters established by reference to the voting membership list. A majority vote of the total voting membership shall be required for official action, unless otherwise specified in these bylaws or by law. SECTION 3.05: Membership Roster.

The secretary shall maintain a current list of all voting members, SECTION 3.06: Termination of Associate Membership.

Any associate member may withdraw from membership in the corporation at any time by presentation of his membership card for cancellation.

An associate member may be removed and terminated from membership for good cause upon a majority vote of the total voting membership; provided, however, that such an associate member shall be entitled to at least

Page 3 of 16

seven days written notice, a fair hearing, and a declaration of findings before a vote terminating his membership shall be effective.

SECTION 3.07: Termination of Voting Membership.

A voting member may have his voting membership terminated for good cause by a three-fourths vote of the total authorized voting membership. A voting member shall be entitled to a least seven days written notice and a fair hearing before a vote termination of his membership is taken. The voting members shall declare their findings upon a vote to terminate a voting member's membership, said findings to be filed with the secretary of the corporation.

SECTION 3.08: Meetings.

Annual meetings of the voting members for the election of directors and the transaction of other business shall be held on the second Monday of January, 7:30 P.M. at the principal office which is at Redwood Valley. California, or at any other time in January and at any other place determined by the resolution of the board of directors. No notice of any such annual meeting need be given if it is held the second Monday of January at 7:30 P.M. at the principal office of the corporation; otherwise written notice shall be made to each voting member five days before the date of the meeting.

SECTION 3.09: Special Meetings.

Special meetings of voting members may be called at any time by the president of the corporation, and shall be called on the written petition of no less than 20% of the voting members filed with the board of directors.

SECTION 3.10: Notice.

Notice of each meeting of voting members giving the time and place of the meeting and the specific business to be considered, shall be given in writing to each voting member five days before the date of the meeting.

Page 4 of 16

SECTION 3.11: Quorum.

A quorum shall consist of a majority of the total authorized voting membership.

SECTION 3.12: Liabilities of Members.

No person who is now, or who later becomes, a member of this corporation shall be personally liable to its creditors for any indebtedness or liability, and any and all creditors of this corporation shall look only to the assets of this corporation for payment.

ARTICLE IV

BOARD OF DIRECTORS

SECTION 4.01: Number and Method of Creation.

The corporation shall have seven Directors, who shall serve without compensation and who shall be those persons elected by the voting members of the corporation at the annual meeting, or at a special meeting called to fill a vacancy, and collectively they shall be known as the Board of Directors. The Board of Directors may also be known as the Board of Trustees, and each director may be known as trustee. The Board of Directors may also be known as the Board of Elders, and each director may be known as elder.

SECTION 4.02: Qualifications.

Any member of the corporation nominated as provided in these bylaws, shall be eligible to be elected a director of this corporation.

SECTION 4.03: Election.

Directors shall be elected by a vote of the voting members present at the annual meetings at which a quorum is present. Voting by proxy and cumulative voting shall not be authorized. Candidates receiving

Page 5 of 16

the highest number of votes up to the number of directors to be elected are elected.

SECTION 4.04: Powers of Directors.

Subject to limitations of the articles of incorporation, other sections of the bylaws, and of California law, all corporate powers of the corporation shall be exercised by or under the authority of, and the business and affairs of the corporation shall be controlled by, the board of directors. Without limiting the general powers, the board of directors shall have the following powers:

- (A) Except for the office of pastor and assistant pastor to select and remove all the other officers, agents, and employees of the corporation, prescribe such powers and duties for them as may not be inconsistent with law, the articles of incorporation, or the bylaws, fix their compensation, and require from them security for faithful service.
- (B) To conduct, manage, and control the affairs and business of the corporation, and to make rules and regulations not inconsistent with law, the articles of incorporation, or the bylaws.
- (C) To borrow money or incur indebtedness for the purpose of the incorporation, and for that purpose to cause to be executed and delivered, in the corporate name, promissory notes, bonds, debentures, deeds of trust, mortgages, pledges, hypothecations, or other evidence of debt and securities.

 SECTION 4.05: Election and Term of Office.

Terms of directors shall be deemed to commence on the date of the annual meeting. Except as provided below for the initial terms of the first directors, the term of office for each director of this corporation shall

be three years or until his successor is elected. Successors for directors whose terms of office are then expiring shall be elected at the annual meeting of the members in the year such terms expire. A director may succeed himself in office.

At the organizational meeting of the first directors of this incorporation, the directors shall, by lot, classify themselves into three groups. The first shall consist of three directors whose initial term of office shall be one year. The second group shall consist of two directors whose initial term of office shall be two years. The third group of directors shall consist of two directors whose initial term of office shall be three years. This classification and the short initial terms are for the purpose of providing, as nearly as numerically possible, for the election of one third of the board of directors in each year.

SECTION 4.06: Vacancies.

Vacancies in the board of directors shall be filled by a majority of of the directors then in office even though less than a quorum, or by the sole remaining director. A successor so elected shall serve for the unexpired term of his predecessor.

SECTION 4.07: Place of Meetings.

Regular meetings of the board of directors shall be held at any place, within or without the state, that has been designated from time to time by resolution of the board or by written concent of all the members of the board. In the absence of this designation regular meetings shall be held at the principal office of the corporation. Special meetings of the board may be held either at a place designated or at the principal office.

SECTION 4.08: Organization Meeting.

Immediately following each annual meeting of members, the board of

Page 7 of 16

directors, the board of directors shall hold a regular meeting for the purposes of organization, election of officers, and transaction of other business. No notice of such organizational meeting need be given. The Officers to be elected shall include a chairman of the board and a vice-chairman of the board. The chairman or vice-chairman may also be the president of the corporation. The chairman shall preside at all meetings of the board of directors, and shall have the authority to execute contracts on behalf of the corporation. In the absence or disability of the chairman, the vice-chairman shall perform all the duties of the chairman and in—so acting shall have all the powers of the chairman.

SECTION 4.09: Other Regular Meetings.

Other regular meetings of the board of directors shall be held without call on the second Monday of each month at 7:30 P.M., provided, however, that should that day fall on a legal holiday, then the meeting shall be held at the same time on the next day that is not a legal holiday. No notice need be given of any regular meeting.

SECTION 4.10: Special Meetings.

Special meetings of the board of directors for any purpose or purposes may be called at any time by the chairman of the board of directors or by the president of the corporation or by any three directors.

Written notice of the time and place of special meetings shall be delivered personally to each director or sent to each director by mail or other form of written communication, charges prepaid, addressed to him at his address as it is shown on the records of the corporation, or if it is not so shown on the records or is not readily ascertainable, at the place at which the meetings of the directors are regularly held. The notice

Page 8 of 16

shall be mailed at least five days before the time of the holding of ; the meeting.

The transactions of any of the meetings of the board of directors, however called and noticed and wherever held, shall be as valid as though had at a meeting held after regular call and notice, if a quorum is present and if either before or after the meeting each of the directors not present signs a written waiver of notice or a consent to hold the meeting or an approval of the minutes. All such waivers, consents, or approvals shall be filed with the corporate records or made part of the minutes of the meeting.

SECTION 4.11: Action Without a Meeting.

Any action by the board of directors may be taken without a meeting if all members of the board individually or collectively consent in writing to this action. Such written consent or consents shall be filed with the minutes of the proceedings of the board.

SECTION 4.12: Removal.

A director may be removed from office, for cause, by the vote of the majority of the directors.

SECTION 4.13: Compensation.

The directors shall receive no compensation for their service as directors.

SECTION 4.14: Quorum.

Four members of the board of directors shall constitute a quorum for the transaction of business.

SECTION 4.15: Vote Needed for Action.

A majority vote of the total number of authorized directors shall

Page 9 of 16

be required for official action, unless otherwise specified in these bylaws or by law.

ARTICLE V

OFFICERS

SECTION 5.01: Officers.

The officers of the corporation shall be a president, vice president, secretary, and treasurer, and such other officers as may be designated and appointed from time to time by the board of directors. One person may hold more than one of these offices. Officers other than the president need not be members of the board of directors.

SECTION 5.02: Election.

The president, vice president, and secretary shall be elected by the board of directors at the first board meeting in each calendar year. Such officers shall serve for the term of one year or until their successors are elected and qualified. The treasurer shall be appointed by the board from the membership of the corporation and shall serve at the discretion of the board.

SECTION 5.03: Vacancies.

A vacancy in any office because of death, resignation, removal, disqualification, or otherwise shall be filled by the board of directors.

SECTION 5.04: President.

The president shall preside at all meetings of the members of this corporation. Subject to the control of the board of directors, the president shall have general supervision, direction, and control of the business and affairs of the corporation. He shall have such powers and duties as may be prescribed form time to time by the board of directors. The president

Page 10 of 16

shall represent the church as its spokesman on all appropriate occasions. SECTION 5.05: Vice President.

In the absence or disability of the president, the vice president shall perform all the duties of the president and in so acting shall have all the powers of the president. The vice president shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors.

SECTION 5.06: Secretary.

The secretary shall keep a full and complete record of the proceedings of the board of directors, shall keep the seal of the corporation and affix it to such papers and instruments as may be required in the regular course of business, shall make service of such notices as may be necessary or proper, shall supervise the keeping of the records of the corporation, and shall discharge such other dutie of the office as prescribed by the board of directors.

SECTION 5.07: Treasurer.

The treasurer, who may also be known as financial secretary, shall receive and safely keep all funds of the corporation and deposit them in the bank or banks that may be designated by the board of directors. Those funds shall be paid out only on checks of the corporation signed by the president, vice president, treasurer, or secretary or by such officers as may be designated by the board of directors as authorized to sign them. The treasurer shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors. The treasurer may, with approval of the board of directors, appoint an

Page 11 of 16

assistant treasurer, who may also be known as assistant financial secretary, and who shall likewise discharge the duties of the office as prescribed by the board of directors. The assistant treasurer shall not be deemed an officer of the corporation.

ARTICLE VI

THE PASTOR

SECTION 6.01: Duties.

The spiritual leadership of the corporation and its members shall be invested in the pastor who may also be known as "minister" or similar ferm. The pastor shall have all the powers and rights contemplated for such by the rules and regulations of the General Assembly of the Christian Church (Disciples of Christ), Incorporated.

SECTION 6.02: Selection.

The pastor of this corporation shall be appointed by a vote of the voting membership of the corporation present at any meeting legally called for that purpose, and shall serve as such for life or until the dissolution of the corporation, or until he is dismissed or resigns as herein provided.

SECTION 6.03: Dismissal.

A vote of the voting members constituting three-fourths of the total authorized voting membership shall be required in order for the pastor to be dismissed from office. The pastor shall not be dismissed unless for good cause and only then for reasons stated in the applicable bylaws of the General Assembly of the Christian Church (Disciples of Christ), Incorporated. Notice of such meeting shall be given to each voting member

Page 12 of 16

personally or by mail at his address as shown in the books of the corporation not more than 120 nor less than 90 days prior to the date of such a meeting and said notice shall specify that the purpose of the mreting is to vote on the dismissal of the pastor. Such notice shall be given by (1) the secretary or, in his failure or refusal to do so, by (2) such person as may be designated by the president, or (3) by any board member signing a petition requesting such which is signed by not less than twenty five percent of the voting members of the congregation and filed with the board or secretary thereof. The voting membership book shall be made available to any voting member of the congregation for the purpose of giving notice herein provided.

SECTION 6.05: Assistant Pastors.

The voting members, by three-fourths vote of the authorized membership, may upon recommendation of the pastor, designate assistants to the pastor, who shall be known as assistant pastors and assistant ministers. The assistant pastors shall assist the pastor and shall be under the supervision and jurisdiction of the pastor, who shall have the complete and sole discretion to dismiss any such assistant pastor.

SECTION 6.05: Resignation.

The pastor may resign by filing a written notice of resignation with the chairman or the secretary of the board of directors either personally or by mail, postage prepaid, addressed to such officer at the principal office of the corporation. Such resignation shall become effective three months from the day it is received and accepted by the board of directors.

Page 13 of 16

SECTION 6.06: Compensation.

The pastor's compensation shell be that set by the board of directors and may be included in the budget, if any, presented to the membership for approval at the annual secting as herein provided, but shell not depend upon the adoption of any such budget.

ARTICLE VII

COMMITTEES

SECTION 7.01: Committees.

The committees of this corporation, whether standing committees or special committees, shall be such as may be designated from time to time by the board of directors at its sole discretion.

ARTICLE VIII

RECORDS

SECTION 8.01: Minutes.

The corporation shall keep at its principal office, or at some other place as the board of directors may order, a book of minutes of all meetings of directors and of all annual and business meetings of members, with the time and place of the holding, whether regular or special, and, if special, how authorized, the notice given, the names of those present at the director's meetings, the number of members present or represented at membership meetings, and the proceedings thereof.

SECTION 8.02: Books.

The books of account, specifically required to be kept by the board of directors, and the minutes of meetings of the directors and voting members, shall be open to inspection on the written demand of any

Page 14 of 16

voting member at any reasonable time, for a purpose reasonable related to the interests of such member. Such inspection may be made in person or by agent or attorney, and the right of inspection includes the right to make photocopies. Demand of inspection other than at members' meeting shall be made in writing to the president or secretary of the corporation.

ARTICLE IX

ANNUAL REPORT

SECTION 9.01: Annual Report.

The board of directors may, but shall not be required to, provide for the preparation and submission to the members a written annual report including a financial statement. Such report if required by the board shall summarize the corporation's activities projected for the forthcoming year. The financial statement shall consist of a balance sheet as of the close of business of the corporation's fiscal year, contain a summary of receipts and disbursements, be prepared in such a manner and form as is sanctioned by sound accounting practices, and be certified by the president, secretary, treasurer, or public accountant.

ARTICLE XI

MISCELLANEOUS

SECTION 10.01: Effective Date.

These bylaws shall come effective immediately on their adoption.

Armnendments to these bylaws shall become effective immediately on their adoption unless the voting members in adopting them provide that they are to become effective at a later date.

SECTION 10.02: Amendments to the Bylaws.

Page 15 of 16

- (A) Subject to the limitations contained in the Articles of Incorporation of this corporation and to any provisions of law applicable to the amendment of the bylaws of nonprofit organizations, these bylaws or any of them, may be altered, amended, or repealed and new bylaws adopted, at any annual or special meeting of the voting members by a two-thirds vote of the voting members present and voting, provided the amendment is first proposed in the manner set forth in Paragraph (B) hereof and provided the notice of the meeting referred to in said paragraph (B) mailed to the membership as provided in section 3.10 of these bylaws sets forth the proposed amendment in full.
- (B) Amendments to these bylaws may be proposed by the board of directors on its own motion or (2) by the petition of at least 25% of the voting members not less than 30 days before the membership meeting at which the proposed amendment is to be presented. The board must submit the proposed amendment to the members at the next membership meeting at which a quorum is present, except that if such meeting is a special meeting, the board may defer presentation to the next following annual meeting. The proposed amendment must be voted on at the meeting at which it is presented.

 SECTION 10.03: Inspection of Bylaws.

The original, or copy, of the bylaws as amended or otherwise altered to date, certified by the secretary of the corporation shall be recorded and kept in a book which shall be kept in the principal office of the corporation, and such book shall be open to inspection by the voting members at all reasonable times during office hours.

Page 16 of 16



Parliment Office, Public Buildings.

George town.

Geyone.

PARL: 3/2/2(A/197A)

.......4th.December, ... 1974 ...

Done Size.

Private Bill to incorporate the Peoples Temple of the Disciples of Christ Church

I have to rafer to my memorandum No. PARL: 3/2/2(4/1974) of the 13th of June, 1974, on the abovementioned subject, addressed to the Chief Parliamentary Counsel, and copied to you, and to inform you that the Private Bill to incorporate the Peoples Temple of the Disciples of Christ Church in Guyana and for purposes commented therewith her been vetted by the Chief Parliamentary Counsel'.

- 2. A copy of the revised draft of the Bill is enclosed.
- 3. Before the Bill can be introduced in the Mational Assembly, it has to be published, at the expense of the Promoter, in three issues of the Official Gasette and of a newspaper.
- 4. The cost of publishing the Bill, to be ascertained by me, and the stamp duty of \$100.00 prescribed by section13(36) of the Tax Act, Chapter 80:01, have to be paid by the Promoter, to the Accountant General, before the Bill is published.
- 5%. To enable me to ascertain and advise you of the cost of publishing the Bill, I shall be grateful if you will inform me -
 - (1) if the Promoter agrees with the revised draft of the Bill, and
 - (ii) of the newspaper in which the Promoter wishes the Bill to be published.

Yours faithfully,

(F.A. Harnin)
Clerk of the Estional Assembly.

Messre. Hughes, Fields & Stoby, Legal Practitioners, Hadfield Chambers, 62 Hadfield Street, Georgetown.

ess Mr. E.H.A. Fowler, M.P., R2-578 T.U.C. Housing Scheme, North East La Penitence, Georgetown. Rend: On Roberty

A-31-4-17-4--17D

1

BILL No. of 1974

PROFEST THE BY THE DISCIPLES OF CHRIST CHURCH (INCORPORATION) PIUT 3 73ARRANGEMENT OF SECTIONS

A.	 OF

or4 4141a.

	ort title.
2.	Interpretation.
3.	Incorporation of the Board of Directors.
4,	Limitation on the powers of the Board.
5.	Death or absence from Guyana of Nembers of the Board.
6.	Vesting of property bequesthed.
7.	Tenure of property for the use of the Church.
8.	Exercise of powers by Board in matters not
	specially provided for by Act.
9.	Evidence of membership of Board.
~ .	Service of process.

A BILL

Intituled

AN ACT to incorporate the Peoples Temple of the Disciples of Christ Church in Guyana and for purposes commented therewith.

Anacted by the Parliament of Guyana: -

Short

I. This Act may be cited as the Peoples
Temple of the Disciples of Christ Church (Incorporation) Act 1974.

Interpretation. 2. In this Act -

"the Board" means the Board of
Directors of the Peoples Temple
of Disciples of Christ in Guyana
appointed or elected in conformity

with the Articles and By-laws for the time being in force of the parent Church;

"the Church" means the Peoples Temple of the Disciplos of Christ Church in Guyana;

Temple of the Disciples of Christ of the State of California in the United States of America.

Incorporation of the Board of Directors.

J. James Jones, holding the offices of Fantor and President of the parent Church, Archie James, Vice Jeyes Tourners.

President, Linda Amos, Secretary, Two Pugh, Trenmiror, of the said parent Church, and any persons appointed in addition to them by the parent Church to be mombars of the Board, and their successors in office, shall be a body corporate and shall have the name of the Board of Directors of the Peoples Temple of the Disciples of Christ Church in Guyana.

nimitation on the powers of the Board.

4. No property of the Church may be distributed by the Board to or for the benefit of any person and upon the dissolution of the Church all property of the Church that is subject to transfer shall be distributed to the parent Church.

Death or absence from Guyana of mombers of the Board.

5. In the event of the death or absence from Guyana of any member of the Board, all or any of the powers conferred on the said Board by this Act may be exercised by the surviving or remaining members, provided, however, that such powers may not be exercised by less than three members of the Board.

usquirathed.

All property movable or immovable of whatever nature or kind hereafter bequeathed by will or otherwise given to the Church shall be deemed to be the property of the Board.

Termite of property

" of the

Chorch.

Prercine of powers by Portd in matters not apecially provided for by Act.

white comme السيمانية إرتها + C +13+ 4= - 1 / 14 - 20 14

Evidence of membera<u>hi</u>p of the Board.

Service oſ process.

- All property vested in or hereafter arquired by the Board shall be held by the Board for the use and benefit of the Church.
- In all matters not specially provided for by this Act, the Board shall, so far as may be practicable, possess and exercise the like power and authority as are now or may hereafter be possessed and exercised by the parent Church, and its proceedings shall be governed by the laws, regulations, processes and practice of that body in so far as they are not repugnant to, or in conflict with, any law in force in Guyana.
- A statement that any person named therein 9. is a member of the Board, purporting to be signed by the President and the Secretary of the parent Church shall be prima facte evidence of the said fact.
- All process which is required to be served on the Board shall be deemed to be sufficiently served if served at the residence in Suyana of the Pastor or a copy thereof is published in the Gasette.

EXPLANATORY MERCRANDUM

This Bill seeks to provide for the incorporation of the Peoples Temple of the Disciples of Christ Church in Guyana.



OFFICE OF THE

(PHOTOCOPY CERTIFICATION)

: $tIMU \times D.G.$ RROWN IR., Secretary of State of the State of California, hore t_{ij} and t_{ij}

that the photographic reproduction hereunto annexed was prepared by and in this office from the record on file of which it purports to be a copy, and that it is full, true and correct.

476/877 - 1 38H CE-8 (88Y 1-71)

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this

601 1 2 1972

Edmind S. Brown &

A-71-6-182 180

PROBLEM TEMBER OF THE DESCRIPTION OF CHARACT

s, the manuers of the PLOPECS TIMES OF THE DESCRIPTION

pp : to comeby accordate together to form and octabilish a

sent profit complete from and for this paramen nortifus

<u>م بالمالية ا</u>

The name of said non-; rofit corporation is:

EBOLES THATE OF THE DISTILLUS EN CHRISI

ARTIUL II

the purposes for which it is formed are: In further the kinston of God by spreading the word.

nets ICL+ 111

baid Corporation is or animed jurguant to Part I of Division 2 of fifth I of the Lorgorations Code of the State of California.

The County in this at the whose the principal office for the trions tire of the his some of the Corporation is located forth oth for County.

The names and oddresses of three or some persons who ro to ant in the expanito of D menters a til the election of

Access to a Compared Color of the Landered Valley, Courts

EXHIBIT A-1

BÝLAWS

OF

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST,

A CALIFORNIA CORPORATION

ARTICLE I

PRINCIPAL OFFICE AND NAME

SECTION 1.01: Office.

The principal office for the transaction of the business of this corporation, hereinafter sometimes referred to as "Church", is located at Redwood Valley, County of Mendocino, California. The board of directors may at any time or from time to time change the location of the principal office from one location to another in this county.

SECTION 1.02: Name.

This corporation may be known as Peoples Temple of the Disciples of Christ, Peoples Temple Christian Church of the Disciples of Christ, Peoples Temple Christian Church (Disciple of Christ), Peoples Temple Christian Church, or similar variant.

ARTICLE II

DENOMINATIONAL AFFILIATION

SECTION 2.01: Christian Church (Disciples of Christ).

This corporation shall be a member of and affiliated with the General Assembly of the Christian Church (Disciples of Christ)
Incorporated, (Formerly International Convention of Christian Churches (Disciples of Christ)). If for any reason the corporation shall cease to be so affiliated, these Bylaws shall nonetheless remain valid and of full legal corect.

781 F16 A-31-4-19-+An- 192

MEMBERSH111

SECTION 3.01: Classes of Members.

Membership in this corporation shall be divided into two classes. The first class of members shall be known as voting members, and the second class of members shall be known as associate members and shall have no vote. No notice of any meeting of the membership need be given to any associate member. Whenever the term "member" is used by itself, whether within or outside of these bylaws, such term shall be deemed to refer to associate members.

SECTION 3.02: Qualifications of Associate Members.

Any person may become an associate member of this church who is 18 years of age, has been issued a membership card, is in sympathy with the purposes of this church and genuinely desires to work toward the fulfillment of its purposes and program. An associate membership shall remain valid only for the period of time stated on the membership card assued therefor. Each associate member shall be issued a membership card which shall state his name and the date his membership expires. If the membership card lists as a termination date simply a year, such as "71", the termination date shall be deemed as December 31st of that year. A membership card may designate any special or standing committee upon which the member may serve and any special church function he may have. The membership card shall be signed by the president of the corporation. Membership cards shall be issued for years commencing January 1,1971. For the remainder of the calendar year 1970 all persons shall be deemed associate members who regularly attend the Sunday

Page 2 of 16

evening religious meetings of the corporation at its church in Redwood Valley.

SECTION 3.03: Qualifications of Voting Members.

Voting members are the original incorporators and such associate members as may be elected by the voting members from time to time.

Death, resignation, or removal of any director as provided in these bylaws automatically terminates his membership as a voting member of this corporation. Election of a successor director as provided in these bylaws shall operate to elect that director to voting membership in this corporation.

SECTION 3.04: Voting Rights.

Each voting member of this corporation shall be entitled to one vote. Voting members only shall have the right to vote. Voting shall be by ballot (or as otherwise determined by voice vote of the voting members present at the meeting at which the votes are taken), with eligibility of voters established by reference to the voting membership list. A majority vote of the total voting membership shall be required for official action, unless otherwise specified in these bylaws or by law. SECTION 3.05: Membership Roster.

The secretary shall maintain a current list of all voting members.

SECTION 3.06: Termination of Associate Membership.

Any associate member may withdraw from membership in the corporation at any time by presentation of his membership card for cancellation.

An associate member may be removed and terminated from membership for good cause upon a majority vote of the total voting membership; provided, however, that such an associate member shall be entitled to at least

seven days written notice, a fair hearing, and a declaration of findings before a vote terminating his membership shall be effective.

SECTION 3.07: Termination of Voting Membership.

A voting member may have his voting membership terminated for good cause by a three-fourths vote of the total authorized voting membership. A voting member shall be entitled to a least seven days written notice and a fair hearing before a vote termination of his membership is taken. The voting members shall declare their findings upon a vote to terminate a voting member's membership, said findings to be filed with the secretary of the corporation.

SECTION 3.08: Meetings.

Annual meetings of the voting members for the election of directors and the transaction of other business shall be held on the second Monday of January, 7:30 P.M. at the principal office which is at Redwood Valley, California, or at any other time in January and at any other place determined by the resolution of the board of directors. No notice of any such annual meeting need be given if it is held the second Monday of January at 7:30 P.M. at the principal office of the corporation; otherwise written notice shall be made to each voting member five days before the date of the meeting.

SECTION 3.09: Special Meetings.

Special meetings of voting members may be called at any time by the president of the corporation, and shall be called on the written petition of no less than 20% of the voting members filed with the board of directors. SECTION 3.10: _Notice.

Notice of each meeting of voting members giving the time and place of the meeting and the specific business to be considered, shall be given in writing to each voting member five days before the date of the meeting.

SECTION 3.11: Quorum.

A quorum shall consist of a majority of the total authorized voting membership.

SECTION 3.12: Liabilities of Members.

No person who is now, or who later becomes, a member of this corporation shall be personally liable to its creditors for any indebtedness or liability, and any and all creditors of this corporation shall look only to the assets of this corporation for payment.

ARTICLE IV

BOARD OF DIRECTORS

SECTION 4.01: Number and Method of Creation.

The corporation shall have seven Directors, who shall serve without compensation and who shall be those persons elected by the voting members of the corporation at the annual meeting, or at a special meeting called to fill a vacancy, and collectively they shall be known as the Board of Directors. The Board of Directors may also be known as the Board of Trustees, and each director may be known as trustee. The Board of Directors may also be known as the Board of Elders, and each director may be known as elder.

SECTION 4.02: Qualifications.

Any member of the corporation nominated as provided in these bylaws, shall be eligible to be elected a director of this corporation.

SECTION 4.03: Election.

Directors shall be elected by a vote of the voting members present at the annual meetings at which a quorum is present. Voting by proxy and cumulative voting shall not be authorized. Candidates receiving

. 5 = 10

the highest number of votes up to the number of directors to be elected _ are elected.

SECTION 4.04: Powers of Directors.

Subject to limitations of the articles of incorporation, other sections of the bylaws, and of California law, all corporate powers of the corporation shall be exercised by or under the authority of, and the business and affairs of the corporation shall be controlled by, the board of directors. Without limiting the general powers, the board of directors shall have the following powers:

- (A) Except for the office of pastor and assistant pastor to select and remove all the other officers, agents, and employees of the corporation, prescribe such powers and duties for them as may not be inconsistent with law, the articles of incorporation, or the bylaws, fix their compensation, and require from them security for faithful service.
- (B) To conduct, manage, and control the affairs and business of the corporation, and to make rules and regulations not inconsistent with law, the articles of incorporation, or the bylaws.
- (C) To borrow money or incur indebtedness for the purpose of the incorporation, and for that purpose to cause to be executed and delivered, in the corporate name, promissory notes, bonds, debentures, deeds of trust, mortgages, pledges, hypothecations, or other evidence of debt and securities.

 SECTION 4.05: Election and Term of Office.

Terms of directors shall be deemed to commence on the date of the annual meeting. Except as provided below for the initial terms of the first directors, the term of office for each director of this corporation shall

be three years or until his successor is elected. Successors for directors whose terms of office are then expiring shall be elected at the annual meeting of the members in the year such terms expire. A director may succeed himself in office.

At the organizational meeting of the first directors of this incorporation, the directors shall, by lot, classify themselves into three groups. The first shall consist of three directors whose initial term of office shall be one year. The second group shall consist of two directors whose initial term of office shall be two years. The third group of directors shall consist of two directors whose initial term of office shall be three years. This classification and the short initial terms are for the purpose of providing, as nearly as numerically possible, for the election of one third of the board of directors in each year.

SECTION 4.06: Vacancies.

Vacancies in the board of directors shall be filled by a majority of of the directors them in office even though less than a quorum, or by the sole remaining director. A successor so elected shall serve for the unexpired term of his predecessor.

SECTION 4.07: Place of Meetings.

Regular meetings of the board of directors shall be held at any place, within or without the state, that has been designated from time to time by resolution of the board or by written consent of all the members of the board. In the absence of this designation regular meetings shall be held at the principal office of the corporation. Special meetings of the board may be held either at a place designated or at the principal office.

SECTION 4.08: Organization Meeting.

Immediately following each annual meeting of members, the board of

directors, the board of directors shall hold a regular meeting for the purposes of organization, election of officers, and transaction of other business. No notice of such organizational meeting need be given. The Officers to be elected shall include a chairman of the board and a vice-chairman of the board. The chairman or vice-chairman may also be the president of the corporation. The chairman shall preside at all meetings of the board of directors, and shall have the authority to execute contracts on behalf of the corporation. In the absence or disability of the chairman, the vice-chairman shall perform all the duties of the chairman and in so acting shall have all the powers of the chairman.

SECTION 4.09: Other Regular Meetings.

Other regular meetings of the board of directors shall be held without call on the second Monday of each month at 7:30 P.M., provided, however,
that should that day fall on a legal holiday, then the meeting shall be
held at the same time on the next day that is not a legal holiday. No
notice need be given of any regular meeting.

SECTION 4.10: Special Meetings.

Special meetings of the board of directors for any purpose or purposes may be called at any time by the chairman of the board of directors or by the president of the corporation or by any three directors.

Written notice of the time and place of special meetings shall be delivered personally to each director or sent to each director by mail or other form of written communication, charges prepaid, addressed to him at his address as it is shown on the records of the corporation, or if it is not so shown on the records or is not readily ascertainable, at the place which the meetings of the directors are regularly held. The notice shall be mailed at least five days before the time of the holding of the meeting.

The transactions of any of the meetings of the board of directors, however called and noticed and wherever held, shall be as valid as though had at a meeting held after regular call and notice, if a quorum is present and if either before or after the meeting each of the directors not present signs a written waiver of notice or a consent to hold the meeting or an approval of the minutes. All such waivers, consents, or approvals shall be filed with the corporate records or made part of the minutes of the meeting.

SECTION 4.11: Action Without a Meeting.

Any action by the board of directors may be taken without a meeting if all members of the board individually or collectively consent in writing to this action. Such written consent or consents shall be filed with the minutes of the proceedings of the board.

SECTION 4,12: Removal.

A director may be removed from office, for cause, by the vote of the majority of the directors.

SECTION 4.13: Compensation.

The directors shall receive no compensation for their service as directors.

SECTION 4.14: Quorum.

Four members of the board of directors shall constitute a quorum for the transaction of business.

SECTION 4.15: Vote Needed for Action.

A majority vote of the total number of authorized directors shall

be required for official action, unless otherwise specified in these bylaws or by law.

ARTICLE V

OFFICERS

SECTION 5.01: Officers.

The officers of the corporation shall be a president, vice president, secretary, and treasurer, and such other officers as may be designated and appointed from time to time by the board of directors. One person may hold more than one of these offices. Officers other than the president need not be members of the board of directors.

SECTION 5.02: Election.

The president, vice president, and secretary shall be elected by the board of directors at the first board meeting in each calendar year. Such officers shall serve for the term of one year or until their successors are elected and qualified. The treasurer shall be appointed by the board from the membership of the corporation and shall serve at the discretion of the board.

SECTION 5.03: Vacancies.

A vacancy in any office because of death, resignation, removal, disqualification, or otherwise shall be filled by the board of directors.

SECTION 5.04: President.

The president shall preside at all meetings of the members of this corporation. Subject to the control of the board of directors, the president shall have general supervision, direction, and control of the business and affairs of the corporation. He shall have such powers and duties as may be prescribed form time to time by the board of directors. The president

Page 10 of 16

shall represent the church as its spokesman on all appropriate occasions. SECTION_5.05: Vice President.

In the absence or disability of the president, the vice president shall perform all the duties of the president and in so acting shall have all the powers of the president. The vice president shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors.

SECTION 5.06: Secretary.

The secretary shall keep a full and complete record of the proceedings of the board of directors, shall keep the seal of the corporation and affive to such papers and instruments as may be required in the regular course of business, shall make service of such notices as may be necessary or proposhall supervise the keeping of the records of the corporation, and shall discharge such other duties of the office as prescribed by the board of directors.

SECTION 5.07: Treasurer.

The treasurer, who may also be known as financial secretary, shall receive and safely keep all funds of the corporation and deposit them in the bank or banks that may be designated by the board of directors. Those funds shall be paid out only on checks of the corporation signed by the president, vice president, treasurer, or secretary or by such officer as may be designated by the board of directors as authorized to sign them. The treasurer shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors. The treasurer may, with approval of the board of directors, appoint an

Page 11 of 16

assistant treasurer, who may also be known as assistant financial secretary and who shall likewise discharge the duties of the office as prescribed by the board of directors. The assistant treasurer shall not be deemed an officer of the corporation.

ARTICLE VI

THE PASTOR

SECTION 6.01: Duties.

The spiritual leadership of the corporation and its members shall be invested in the pastor who may also be known as "minister" or similar term. The pastor shall have all the powers and rights contemplated for such by the rules and regulations of the General Assembly of the Christian Church. (Disciples of Christ), Incorporated.

SECTION 6.02: Selection.

The pastor of this corporation shall be appointed by a vote of the voting membership of the corporation present at any meeting legally called for that purpose, and shall serve as such for life or until the dissolution of the corporation, or until he is dismissed or resigns as herein provided.

SECTION 6.03: Dismissal.

A vote of the voting members constituting three-fourths of the total authorized voting membership shall be required in order for the pastor to be dismissed from office. The pastor shall not be dismissed unless for good cause and only then for reasons stated in the applicable bylaws of the General Assembly of the Christian Church (Disciples of Christ) Incorporated. Notice of such meeting shall be given to each voting member

Page 12 of 16

EXHIBIT A RESOLUTION NO. 70-1

RESOLUTION ADOPTING BYLAWS OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

The BOARD OF DIRECTORS OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST, a California nonprofit corporation, hereby RESOLVES as follows:

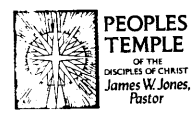
UMEREAS Peoples Temple of the Disciples of Christs is a California nonprofit corporation which has been in existence since November 26, 1965, and

WHEREAS the business affairs of the aforesaid corporation are expanding thus making it desirable and necessary to adopt bylaws for the responsible and expeditious governance of the aforesaid corporation, and

WHEREAS the following bylaws set forth provisions deemed appropriate for such purpose,

NOW, THEREFORE, BE IT RESOLVED AND ORDERED AS FOLLOWS:

The following bylaws, which are separately identified as Exhibit A-1, are hereby adopted as the bylaws governing the aforesaid corporation:



PHOTOCOPY CERTIFICATION

I, LINDA S. AMOS, Secretary of PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST, a California (U.S.A.) corporation, hereby certify:

That the photographic reproductions hereunto annexed of the hereinafter-designated documents were prepared by me from the records on file in the office of said corporation of which they, respectively, purport to be copies; and that they are full, true, and correct; and that they constitute the most upto-date and current versions:

- 1. Resolution Adopting Bylaws of Peoples Temple of the Disciples of Christ (Exhibit A), dated December 14, 1970.
- Bylaws of Peoples Temple of the Disciples of Christ,
 California Corporation (Exhibit A-1), dated December 14, 1970.
- 3. Letter dated April 9, 1970 from Mrs. David L. Kratz, Vice President of the Christian Church (Disciples of Christ) for Northern California-Nevada region.
- 4. Letter dated March 13, 1967 from Donald H. Reinnoldt, Associate Tax Counsel of the Franchise Tax Board of the State of California.
- 5. Letter dated November 23, 1965 from James T. Philbin, Associate Tax Counsel for the Franchise Tax Board.

- 6. Letter dated August 3, 1972, from Wade D. Rubick, General Counsel, Christian Church (Disciples of Christ) in the United States and Canada.
- 7. Attachment to Rubick letter designated as Department of the Treasury, Internal Revenue Service, Supplement to Publication No. 78 (Rav. 12-31-70) Cumulative List of Organizations, which shows that "member churches" of the General Assembly of the Christian Church (Disciples of Christ), Inc. are officially recognized by the United States government as tax exempt.

IN WITNESS WHEREOF, I execute this certificate this 7th day of January, 1974.

Linda S. Amos Secretary

Subscribed to and sworn to before me this 7th day of

Sent JUNE B. CRYM

Sent What PMAN CLUROWN

My Commit Lights Manual In

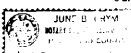
State of California Ss.

County of Mendocino Ss.

On January 7, 1974, before me, the undersigned, a Notary Public in and for said County and State, personally appeared LINDA S. AMOS, known to me to be the Secretary of the aforesaid corporation and the person whose name is subscribed to the within instrument, and acknowledged to me that she executed the same.

June B. Crym, Notary Public

Seal



- BURIBIT A-1

BYLAWS

<u>of</u>

PROPLES TEMPLE OF THE DISCIPLES OF CHRIST, A CALIFORNIA CORPORATION

ARTICLE I

PRINCIPAL OFFICE AND NAME

SECTION 1.01: Office.

The principal office for the transaction of the business of this corporation, bereinsfter sometimes referred to as "Church", is located at Sadwood Valley, County of Mendocino, California. The board of directors may at any time or from time to time change the location of the principal office from one location to another in this county.

SECTION 1.02: Name.

This corporation may be known as Peoples Temple of the Disciples of Christ, Peoples Temple Christian Church of the Disciples of Christ, Peoples Temple Christian Church (Disciple of Christ), Peoples Temple Christian Church, or similar variant.

ARTICLE II

PERCHIPATIONAL APPILIATION

EESTION 2,01: Christian Church (Disciples of Christ).

This corporation shall be a member of and affiliated with the General Assembly of the Christian Church (Disciples of Christ)
Incorporated, (Formerly International Convention of Christian Churches (Disciples of Christ)). If for any reason the corporation shall cease to be so affiliated, these Bylaws shall nonetheless remain valid and of full legal effect.

Page 1 of 16

A-31-a-202-A- 20P

ARTICLE III MEMBERSHIP

SECTION 3.01: Classes of Hembers.

Nembership in this corporation shall be divided into two classes. The first class of members shall be known as voting members, and the second class of members shall be known as associate members and shall have no vote. We notice of any meeting of the membership need be given to any associate member. Whenever the term "member" is used by itself, whether within or outside of these bylaws, such term shall be deemed to refer to associate members.

SECTION 3,02; Qualifications of Associate Hembers.

Any person may become an associate member of this church who is 18 years of age, has been issued a membership card, is in sympathy with the purposes of this church and genuinely desires to work toward the fulfillment of its purposes and program. An associate membership shall remain valid only for the period of time stated on the membership card issued therefor. Each associate member shall be issued a membership card which shall state his name and the date his membership expires.

If the membership card lists as a termination date simply a year, such as "71", the termination date shall be deemed to December 31st of that year. A membership card may designate any special or standing sommittee upon which the member may serve and any special church function he may have. The membership card shall be signed by the president of the corporation. Membership cards shall be issued for years commencing January 1,1971. For the remainder of the calendar year 1970 all persons shall be deemed associate members who regularly attend the Sunday

evening religious meetings of the corporation at its church in Reduced Valley.

SECTION 3.03: Qualifications of Voting Members,

Voting members are the original incorporators and such associate members as may be elected by the voting members from time to time.

Death, resignation, or removal of any director as provided in these bylaws automatically terminates his membership as a voting member of this corporation. Election of a successor director as provided in these bylaws shall operate to elect that director to voting membership in this corporation.

SECTION 3.04: Voting Rights.

Each voting member of this corporation shall be entitled to one wote. Voting members only shall have the right to vote. Voting shall be by ballot (or as otherwise determined by voice vote of the voting members present at the meeting at which the votes are taken), with eligibility of voters established by reference to the voting membership list. A majority vote of the total voting membership shall be required for efficial action, unless otherwise specified in these bylaws or by law.

SECTION 3.05: Membership Roster.

The secretary shall maintain a current list of all voting members.

SECTION 3.06: Termination of Associate Membership.

Any associate member may withdraw from membership in the corporation at any time by presentation of his membership card for cancellation.

An associate member may be removed and terminated from membership for good cause upon a majority wote of the total voting membership; provided, however, that such an associate member shall be entitled to at least

Page 3 of 16

seven days written notice, a fair hearing, and a declaration of findings before a vote terminating his membership shall be effective.

SECTION 3.07: Termination of Voting Membership.

A voting member may have his voting membership terminated for good cause by a three-fourths vote of the total authorized voting membership. A voting member shall be entitled to a least seven days written notice — and a fair hearing before a vote termination of his membership is taken. The voting members shall declare their findings upon a vote to terminate a voting member's membership, said findings to be filed with the secretary of the corporation.

SECTION 3.08: Meetings.

Annual meetings of the voting members for the election of directors and the transaction of other business shall be held on the second Monday of January, 7:30 P.M. at the principal office which is at Redwood Valley, Galifornia, or at any other time in January and at any other place determined by the resolution of the board of directors. No notice of any such annual meeting need be given if it is held the second Monday of January at 7:30 P.M. at the principal office of the corporation; otherwise written notice shall be made to each voting member five days before the date of the meeting.

SECTION 3.09: Special Meetings,

Special meetings of voting members may be called at any time by the president of the corporation, and shall be called on the written petition of no less than 20% of the voting members filed with the board of directors.

SECTION 3,10: Notice.

Motice of each meeting of voting members giving the time and place of the meeting and the specific business to be considered, shall be given in writing to each voting member five days before the date of the meeting.

SECTION 3,11: Quorum.

A quorum shall consist of a majority of the total authorized woting membership.

SECTION 3.12: Liabilities of Members.

Ho person who is now, or who later becomes, a member of this corporation shall be personally liable to its creditors for any indebtedness or liability, and any and all creditors of this corporation shall look only to the assets of this corporation for payment.

ARTICLE IV

BOARD OF DIRECTORS

SECTION 4,01; Number and Method of Creation.

The corporation shall have seven Directors, who shall serve without compensation and who shall be those persons elected by the voting members of the corporation at the annual meeting, or at a special meeting called to fill a vacancy, and collectively they shall be known as the Board of Directors. The Board of Directors may also be known as the Board of Trustees, and each director may be known as trustee. The Board of Directors may also be known as the Board of Elders, and each director may be known as alder.

SECTION 4.02: Qualifications.

Any member of the corporation nominated as provided in these bylaws, shall be eligible to be elected a director of this corporation.

SECTION 4.03: Election.

Directors shall be elected by a vote of the voting members present at the annual meetings at which a quorum is present. Voting by proxy and cumulative voting shall not be authorized. Candidates receiving the highest number of votes up to the number of directors to be elected are elected.

SECTION 4.04: Powers of Directors.

Subject to limitations of the articles of incorporation, other sections of the bylaws, and of California law, all corporate powers of — the corporation shall be exercised by or under the authority of, and the business and affairs of the corporation shall be controlled by, the board of directors. Without limiting the general powers, the board of directors shall have the following powers:

- (A) Except for the office of pastor and assistant pastor to select and remove all the other officers, agents, and employees of the corporation, prescribe such powers and duties for them as may not be inconsistent with law, the articles of incorporation, or the bylaws, fix their compensation, and require from them security for faithful service.
- (B) To conduct, manage, and control the affairs and business of the corporation, and to make rules and regulations not inconsistent with law, the articles of incorporation, or the bylaws.
- (C) To borrow money or incur indebtedness for the purpose of the incorporation, and for that purpose to cause to be executed and delivered, in the corporate name, promissory notes, bonds, debentures, deeds of trust, mortgages, pledges, hypothecations, or other evidence of debt and securities.

 SECTION 4.05: Election and Term of Office.

Terms of directors shall be deemed to commence on the date of the annual meeting. Except as provided below for the initial terms of the first directors, the term of office for each director of this corporation shall

be three years or until his successor is elected. Successors for directors whose terms of office are then expiring shall be elected at the annual meeting of the members in the year such terms expire. A director may succeed himself in office.

At the organizational meeting of the first directors of this incorporation, the directors shall, by lot, classify themselves into three groups. The first shall consist of three directors whose initial term of office shall be one year. The second group shall consist of two directors whose initial term of office shall be two years. The third group of directors shall consist of two directors whose initial term of office shall be three years. This classification and the short initial terms are for the purpose of providing, as nearly as numerically possible, for the election of one third of the board of directors in each year.

SECTION 4.06: Vacancies.

Vacancies in the board of directors shall be filled by a majority of of the directors then in office even though less than a quorum, or by the sole remaining director. A successor so elected shall serve for the unexpired term of his predecessor.

SECTION 4.07: Place of Meetings.

Regular meetings of the board of directors shall be held at any place, within or without the state, that has been designated from time to time by resolution of the board or by written concent of all the members of the board. In the absence of this designation regular meetings shall be held at the principal office of the corporation. Special meetings of the board may be held either at a place designated or at the principal office.

SECTION 4.08: Organization Meeting.

Immediately following each annual meeting of members, the board of

directors, the board of directors shall hold a regular meating for the purposes of organization, election of officers, and transaction of other business. No notice of such organizational meeting need be given. The officers to be elected shall include a chairman of the board and a vice-chairman of the board. The chairman or vice-chairman may also be the president of the corporation. The chairman shall preside at all meetings of the board of directors, and shall have the authority to execute contracts on behalf of the corporation. In the absence or disability of the chairman, the vice-chairman shall perform all the duties of the chairman and in se acting shall have all the powers of the chairman.

SECTION 4.09: Other Regular Meetings.

Other regular meetings of the board of directors shall be held without call on the second Monday of each south at 7:30 P.M., provided, however, that should that day fall on a legal holiday, then the meeting shall be held at the same time on the next day that is not a legal holiday. No motice need be given of any regular meeting.

SECTION 4.10: Special Meetings.

Special meetings of the board of directors for any purpose or purposes may be called at any time by the chairman of the board of directors or by the president of the corporation or by any three directors.

Written notice of the time and place of special meetings shall be delivered personally to each director or sent to each director by mail or other form of written communication, charges prepaid, addressed to him at his address as it is shown on the records of the corporation, or if it is not so shown on the records or is not readily ascertainable, at the place at which the meetings of the directors are regularly held. The notice shall be mailed at least five days before the time of the holding of the meeting.

The transactions of any of the meetings of the board of directors, however called and noticed and wherever held, shall be as valid as though had at a meeting held after regular call and notice, if a quorum is present and if either before or after the meeting each of the directors not present signs a written waiver of notice or a consent to hold the meeting or an approval of the minutes. All such waivers, consents, or approvals shall be filed with the corporate records or made part of the minutes of the meeting.

SECTION 4.11: Action Without a Meeting.

Asy action by the board of directors may be taken without a meeting if all members of the board individually or collectively consent in writing to this action. Such written consent or consents shall be filed with the minutes of the proceedings of the board.

SECTION 4.12: Removal.

A director may be removed from office, for cause, by the vote of the majority of the directors.

SECTION 4.13: Compensation.

The directors shall receive no compensation for their service as directors.

SECTION 4.14: Quorum.

Four sembers of the board of directors shall constitute a quorum for the transaction of business.

SECTION 4.15: Vote Needed for Action.

A majority vote of the total number of authorized directors shall

be required for official action, unless otherwise specified in these bylaws or by law.

ARTICLE V

OFFICERS

SECTION 5,01: Officers.

The officers of the corporation shall be a president, wice president, secretary, and treasurer, and such other officers as may be designated and appointed from time to time by the board of directors. One person may hold more than one of these offices. Officers other than the president need not be members of the board of directors.

SECTION 5.02: Election.

The president, vice president, and secretary shall be elected by the board of directors at the first board meeting in each calendar year. Such officers shall serve for the term of one year or until their successors are elected and qualified. The treasurer shall be appointed by the board from the membership of the corporation and shall serve at the discretion of the board.

SECTION 5.03: Vacancies.

A vacancy in any office because of death, resignation, removal, disqualification, or otherwise shall be filled by the board of directors.

SECTION 5.04: President.

The president shall preside at all meetings of the members of this corporation. Subject to the control of the board of directors, the president shall have general supervision, direction, and control of the business and affairs of the corporation. He shall have such powers and duties as may be prescribed form time to time by the board of directors. The president

Page 10 of 16

shall represent the church as its spokesman on all appropriate occasions. SECTION 5.05: Vice President.

In the absence or disability of the president, the wice president shall perform all the duties of the president and in so acting shall have all the powers of the president. The wice president shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors.

SECTION 5.06: Secretary.

The secretary shall keep a full and complete record of the proceedings of the board of directors, shall keep the seal of the corporation and affix it to each papers and instruments as may be required in the regular course of business, shall make service of such notices as may be necessary or proper, shall supervise the keeping of the records of the corporation, and shall discharge such other dutie of the office as prescribed by the board of directors.

SECTION 5.07: Treasurer.

The treasurer, who may also be mown as financial secretary, shall receive and safely keep all funds of the corporation and deposit them is the bank or banks that may be designated by the board of directors. Those funds shall be paid out only on checks of the corporation signed by the president, vice president, treasurer, or secretary or by such officers as may be designated by the board of directors as authorized to sign them. The treasurer shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors. The treasurer may, with approval of the board of directors, appoint an

Page 11 of 16

assistant treasurer, who may also be known as assistant financial secretary, and who shall likewise discharge the duties of the office as prescribed by the board of directors. The assistant treasurer shall not be deemed ab officer of the corporation.

ARTICLE VI

THE PASTOR

SECTION 6.01: Duties.

The spiritual leadership of the corporation and its members shall be invested in the pastor who may also be known as "minister" or similar term. The pastor shall have all the powers and rights contemplated for such by the rules and regulations of the General Assembly of the Christian Church. (Disciples of Christ), Incorporated.

SECTION 6.02: Selection.

The paster of this corporation shall be appointed by a vote of the Cwoting sembership of the corporation present at any meeting legally called for that purpose, and shall serve as such for life or until the dissolution of the corporation, or until he is dismissed or resigns as herein provided.

SECTION 6.03: Dismissal.

A vote of the voting members constituting three-fourths of the cotal authorisms voting membership shall be required in order for the pastor to be dismissed from office. The pastor shall not be dismissed unless for good cause and only then for reasons stated in the applicable bylaws of the General Assembly of the Christian Church (Disciples of Christ), Incorporated. Motice of such meeting shall be given to each voting member

Page 12 of 16

personally or by sail at his address as shown in the books of the corporation not more than 120 nor less than 90 days prior to the date of such a meeting and said notice shall specify that the purpose of the meeting is to vote on the dismissal of the pastor. Such notice shall be given by (1) the secretary or, in his failure or refusal to do so, by (2) such person as may be designated by the president, or (3) by any board member signing a petition requesting such which is signed by not less than twenty five persent of the voting members of the congregation and filed with the board or secretary thereof. The voting membership book shall be made available to any working member of the congregation for the purpose of giving motice herein provided.

EECTION 6.05: Assistant Pastors.

The voting members, by three-fourths vote of the authorized membership, way upon recommendation of the pastor, designate assistants to the pastor, who shall be known as assistant pastors and assistant ministers. The assistant pastors shall assist the pastor and shall be under the supervision and jurisdiction of the pastor, who shall have the complete and sole discretion to dismiss any such assistant pastor.

SECTION 6.05: Resignation.

The pestor may resign by filing a written notice of resignation with the chairmen or the secretary of the board of directors either personally of by mail, postage prepaid, addressed to such officer at the principal office of the corporation. Such resignation shall become effective three mooths from the day it is received and accepted by the board of directors.

SECTION 6,06: Compensation.

The pastor's compensation shall be that set by the board of directors and may be included in the budget, if any, presented to the membership for approval at the annual meeting as herein provided, but shall not depend upon the adoption of any such budget.

ARTICLE VII

CONSTITTEES

SECTION 7,01: Committees.

The committees of this corporation, whether standing committees or special committees, shall be such as may be designated from time to time by the board of directors at its sole discretion.

ARTICLE VIII

RECORDS

SECTION 8.01: Minutes,

The corporation shall keep at its principal office, or at some other, place as the board of directors may order, a book of minutes of all meetings of directors and of all amount and business meetings of members, with the time and place of the helding, whether regular or special, and, if special, how emphatized, the notice given, the names of those present at the director's meetings, the number of members present or represented at membership meetings, and the proceedings thereof.

SECTION 8.02: Books.

The books of account, specifically required to be kept by the board of directors, and the minutes of meetings of the directors and voting members, shall be open to inspection on the written demand of any

Page 14 of 16

woting member at any reasonable time, for a purpose reasonable related to the interests of such member. Such inspection may be made in person or by agent or attorney, and the right of inspection includes the right to make photocopies. Demand of inspection other than at members' meeting shall be made in writing to the president or secretary of the corporation.

ARTICLE IX

ADMUAL REPORT

SECTION 9.01: Amual Report.

The board of directors may, but shall not be required to, provide

for the preparation and submission to the members a written annual report
including a financial statement. Such report if required by the board
shall summarize the corporation's activities projected for the forthcoming
year. The financial statement shall consist of a balance sheat as of the
close of business of the corporation's fiscal year, contain a summary
of receipts and disbursements, be pre-ared in such a manner and form as
is sanctioned by sound accounting practices, and be certified by the president,
secretary, treasurer, or public accountant.

ARTICLE XI

MISCELLAMEOUS

SECTION 10.01: Effective Date.

These bylaws shall come effective immediately on their adoption.

Ammendments to these bylaws shall become effective immediately on their adoption unless the voting members in adopting them provide that they are to become effective at a later date.

SECTION 10.02: Amendments to the Bylaws.

Page 15 of 16

- (A) Subject to the limitations contained in the Articles of Incorporation of this corporation and to any provisions of law applicable to the amendment of the bylaws of nonprofit organizations, these bylaws or any of them, may be altered, amended, or repealed and new bylaws adopted, at any annual or special meeting of the voting members by a twoathirds. The vote of the voting members present and voting, provided the amendment is first proposed in the manner set forth in Paragraph (B) hereof and provided the notice of the meeting referred to in said paragraph (B) mailed to the membership as provided in section 3.10 of these bylaws sets forth the proposed amendment in full.
- (B) Amendments to these bylaws may be proposed by the board of directors on its own motion or (2) by the petition of at least 25% of the voting members not less than 30 days before the membership meeting at which the proposed amendment is to be presented. The board must submit the proposed amendment to the members at the next membership meeting at which a quorum is present, except that if such meeting is a special meeting, the board may defer presentation to the next following annual meeting. The proposed amendment must be voted on at the meeting at which it is presented.

 SECTION 10.03: Inspection of Bylaws.

The original, or copy, of the bylaws as amended or otherwise altered to date, certified by the secretary of the corporation shall be recorded and kept in a book which shall be kept in the principal office of the

corporation, and such book shall be open to inspection by the voting members

at all reasonable times during office hours.

Page 16 of 16

GUYANA

No. A 9890

LEASE OF STATE LAND FOR MOMOCATURAL PURPOSES latered water Section 3 (b) of the State Lands, Act, Chapter 62:01

I, Arthur Chung, Provident and Communder-in-Chief of Gayana,

in the masse and on behalf of the State of Guyana, hereinsther called the "Lessor" which term whenever the context permits or requires shall be desumed to include the successor or successors in the said office and the person for the sime being performing the functions of the said office, do hereby in consideration of the coverants, provisions and rents hereinsther reserved, and subject to the State Lands Act, Chapter 62:01 and the State Lands Regulations made thereunder lesse unto	
	- COR PROPILES TEMPLE OF THE DISCIPLES OF CERTIST
herein termed the "Leasee", which term shall be deemed to include his/her/their beits executors, administrators, representatives and assigns and the said	
THE PROPERS STREETS OF THE DESCRIPTION OF CHILDS	
do hereby tak	te on lease the piece or parcel of Sense Land situate en the Entthewn! Riage
is the County of in Guyana and more fully described as follows:	
(Morth)	Between Aratabaka Creek and Sebai River and being on the Right Senk Kaitumn River, Loft Bank Surine River, in the Matthews' Ridge/Arakaka/Port Kaitumn Area, Yout Region.

Orece Area: 5,652 Acres 252 Acres 252 Acres 252 Acres 252 Acres 253 Acres 254 Acres 254 Acres 254 Acres 2550 A

15th day of James, Nineteen Hundred and Seventy-ets hamman, attached, a deplicate of which all frame together with a duplicate of this lease is on record in the Office of the Department of Lands, Georgetown, Demerara.

at the Ottage of the peparament of Lands, (G

/eriginal /& Surveys

A-31-0-2/2+hom 21C

TO HOLD the said premises for twenty-five years commencing from 10th April, 1974 upon the following terms and conditions:

(1) Subject as hereinafter provided the lessee shall pay to the Commissioner of Lands (hereinafter referred to as "the Commissioner") or to any officer duly authorised in that behalf an annual rent for the land hereby leased as follows:

see per acre for the first 5 years \$4.00 per sore for the second 5 Moore

(2) Thereafter the rate at which rent is payable shall be liable to revision by the President of Guyana at five yearly intervals during the currency of the

2. The lessee thall within two years from the date of the commencement of this lesse cultivate and beneficially occupy at less: one-fifth part of the area of the land hereby lessed and shall thereafter annually increase the cultivated and beneficially occupied area by not less than one-tenth part of the area of the land hereby lessed until at the end of five by now less than one-sessin part of the area of the land hereby lessed until at the end of live years he shall have not less than one-half part of the area of the land hereby lessed cultivated and beneficially occupied, and shall be bound at all times during the continuance of this lesse to maintain the mid cultivation in good order and in a husbandlike manner to the reasonable satisfaction of the Commissioner or such Officer as may from time to time be deputed by the Commissioner to inspect the said cultivation:

Provided that where the Commissioner is satisfied from the nature of the land or the composition of the soil or for any other cause that the cultivation of any portion of the land hereby leased is impracticable or uneconomical he would deduct the area of such portions from which the lessee is required to improve and cultivate.

(2)

The lessee shall be bound at all times to:

(a) comply with any directions given by the lessor for the preparation and submission of plans for the drainage and irrigation of the land hereby lessee; previded that such plans are jointly agreed upon by lessee and lessor

(b) carry out at his own expense to the satisfaction of the Brussee and Irreptice. Beard all drainage and irrigation works as they from time to time be specified by the said Board: Lessagr, as approved in sub-parameters (a).

(3) /Legger

The season will be responsible for the upkeep and maintenance of all such works and shall immediately remedy any defect therein all to the satisfaction of the Desires and Irrigation Roard. If the lessee fails to remedy any such defect, it may be remedied by the Commissioner or by the Chief Works and Hydraulica Officer or his agent and the cost recovered from the lessee without prejudice to the liability of the lease to forfeiture under clause 13 hereof in consequence of the lessee's failure to remedy such defect.

Good husbandry

The lease shall be bound at all times to:

- (a) cultivate and maintain in a husbandlike manner all or any crops/that may from time to time be specified by the Lessor: jointly approved by Lesso and Lessoe.
- (b) take all necessary steps to control pests, diseases and weeds on the land:
- (c) kneep his livestnock under proper control and for that purpose may be required by the Lessor to erect and maintain such fences either by himself or together with an adjoining tenant or tenants, as may be necessary.

The leasee shall not sub-let or give possession of the land hereby leased or any part thereof.

The lessee shall not transfer or mortgage his interest in the lands comprised in this lesse or any part thereof except in accordance with the provisions of the State Lands Regulations for the time being in force.

Last

d premises for twenty-five years commencing from 74 upon the following terms and conditions:

reinafter provided the lessee shall pay to the Commissioner: referred to as "the Commissioner") or to any officer duly rehalf an annual remt for the land hereby leased as follows:

her acre for the first 5 years

per some for the second 5 years

rate at which rent is payable shall be liable to revision by iyana at five yearly intervals during the currency of the

ain two years from the date of the commencement of this by at least one-fifth part of the area of the land here-lily increase the cultivated and beneficially occupied area as area of the land hereby leased until at the end of five ne-half part of the area of the land hereby leased and shall be bound at all times during the continuance invation in good order and in a husbandlike manner to ommissioner or such Officer as may from time to time aspect the said cultivation:

the Commissioner is satisfied from the nature of the soil or for any other cause that the cultivaif the land hereby leased is impracticable or uneconcut the area of such portions from which the lessee is read cultivate.

ound at all times to:

directions given by the lessor for the preparation and ans for the drainage and irrigation of the land hereby that such plans are jointly agreed upon by

own expense to the satisfaction of the process and all drainage and irrigation works as may from time to by the said Board: Leasor, as approved in sub-

esponsible for the upkeep and maintenance of all such ediately remedy any defect (therein all to the satisfaction language in the lesse fails to remedy any such edied by the Commissioner or by the Chief Works and his agent and the cost recovered from the lessee without ity of the lesse to forfeiture under clause 13 hereof in seee's failure to remedy such defect.

und at all times to:

ntain in a husbandlike manner all or any crops that may be specified by the lessor; jointly approved by Lessor

steps to control pests, diseases and weeds on the land;

under proper control and for that purpose may be resor to erect and maintain such fences either by himith an adjoining tenant or tenants, as may be necessary.

:b-let or give possession of the land hereby leased or

ansfer or mortgage his interest in the lands comprised in accordance with the provisions of the State Lands

The lessee shall bear, pay and discharge:

- (a) all existing and future rates, taxes, assessments and outgoings imposed or charged upon the land hereby leased by any local or other statutory authority or in accordance with the provisions of any Ordinance.
- (b) the cost on a pro rata basis or on such other basis as may, from time to time, be decided upon by the Lessor or such local or other statutory authority, the cost of all or any improvement works carried out at public expresse or by such local or other statutory authority, and in the event of the failure of the lessor to pay, such amount may be recovered by Parate Execution or any other process of Law.

7. The lessee shall be bound during the continuance of this lease to keep the boundary lines of the land hereby leased clear and open, to keep the boundary peals there on in their correct positions and to place and maintain on the front of the tract at o near to each boundary peal, a board on which shall be painted in legible letters and figures the name of the lessee and the number and date of this lease.

8. The Lessor shall have full power and authority at all times during the term of this lease, to resume and enter into possession of any part of the land hereby leased which he may deem necessary to resume for any town site, village, railway, tramway, canal, telegraph line, road, wireless or radio station, or power transmission or for any other public work or purpose of public use, utility or convenience; or to sell, lease, licence or otherwise dispose of to any person or persons any part or parts of the said land for any purpose as aforesaid, without making to the lessoe any compensation in respect of any part so resumed or sold, leased, licensed or otherwise disposed of:

Provided that the lands to be so resumed or disposed of shall not exceed one-twentieth of the whole of the land hereby leased;

And provided further that no such resumption or disposition of any part of the said lands upon which any buildings or works have been erected or carried out or which may be enclosed and in use for the more convenient occupation of any buildings shall be made without the payment to the lessee of compensation provided in Regulation 43 of the State Lands Regulations:

And provided further that where any part or parts of the lands comprised in this lease is or are disposed of as herein provided, this lease shall immediately determine over such part or parts and the rental reserved by this lease shall be proportionately reduced.

- 9. (1) The lessee shall in the mouth of December, at the end of every fifth year during the continuance of this lesse submit in writing to the Commission a report stating:—
 - (a) the total acreage under cultivation in respect of each crop grown:
 - (b) the condition of the total acreage not under cultivation and the reasons therefor.
 - (c) the amount of livestock reared.

(2) On the lessee failing in any year to submit the aforesaid report, or in the event of the said report being false in any material particular, the lessee shall on demand pay to the Commissioner, or to any officer duty authorised in that behalf, a sum of fifty cents per acre of the land hereby leased in respect of any inspection carried out in connection with such default under paragraph (3) of this clause:

Provided that such sum payable by the lessee shall not be less than \$10.00 and shall not exceed \$250.00.

Provided that nothing in this paragraph shall be deemed to limit the right of inspection conferred by paragraph 3 bereunder.

(3) Any officer of the Government authorised in that behalf by the Commissioner shall be entitled to enter upon the land hereby leased at such times as may be reasonable to inspect the cultivation or stock and the works, boundary lines, notice boards, fences and paals thereon and to do all things necessary to ascertain whether the conditions under which this lease is held are being complied with.

10. This lease shall not confer on the leases the right to any gold, silver, or other metals, minerals, ores, beautite, rock, gems or precious stones, coat, mineral oil or radio-active minerals in or under the land leased which shall be saved and reserved to the Lessor with the right to enter upon any part or parts of the land hereby leased (whether by himself or by his servants or agents or by any persons authorised by him in that behalf) to search and mine therefor, subject, however, to the payment to the lessee of compensation as provided in Regulation 43 of the State Lands Regulation

Bound 1ry pEal.

Inspection

Minamum chai ge

on the lease or the mortgages as the case may be if sent to him by registered post or if service in this manner cannot be made by posting of a copy of the notice in a conspicuous place on the land hereby leased.

remainshable 12. On the expiry of this lease by effluxion of time or upon the surrender or forfeiture thereof, all buildings or erections and all improvements on the land hereby leased shall belong to the Leasor.

Provided that if the land hereby leased is again leased within two years of the date of expiry, surrender or forfeiture as aforestid, the lessee shall be entitled to receive from the succeeding lessee the full value of all lawful improvements existing on the land computed as at the date of such renewal, and the amount of compensation payable in respect of such improvements shall be determined subject to the provisions of Regulation 43 of the State Lands Regulations and in the manner therein provided.

- hereacter of large and lar
 - (b) Where the lessee has committed any breach of the conditions of clause 3 of this lease, the Commissioner may give to the lessee notice in writing to remedy the same within such period as the Commissioner may prescribe and if the lessee fails to remedy the breach within such period this lesse and the lands comprised therein and all improvements thereon may be forfested.
 - (c) Where the lease has committed any other breach of the conditions of this lease, the lease and the lands comprised therein and all improvements thereon may be forfeited forthwith.
- Previous 14. (1) The Commissioner may exercise his right to enforce any condition of his lease as to warren notwithstanding that he may have emitted to exercise such right on any previous occasion.
 - (2) The receipt by the Commissioner (or by any officer duly authorised in that behalf) of any rest or other money payable by the leases shall not affect the right of the Commissioner to enforce the conditions of this lease in respect of any breach committed by the leases whether or not known to the Commissioner before such receipt.
 - 15. The lessee paying the rent and other sums of money hereby reserved and perlorsning all the covenants and conditions herein contained and to be by him observed and fulfilled shall and may peaceably and quietly possess and enjoy the land hereby leased without
 any undue interference by the Lessor or any person claiming to be lawfully acting under him
 and upon giving three months notice in writing to the Commissioner shall be entitled to a
 removal of this lesse for a further period of twenty-five years upon the same terms and conditions including this present condition but at the rent fixed by the President of Guyana
 under the provisions of paragraph (2) of clause 1 of this lesse.

OFFICE OF THE

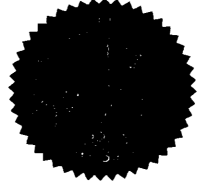
I, EDMUND G. BROWN JR., Secretary of State of the State of California, hereby certify:

SECRETARY OF STATE

That the annexed transcript has been compared with the RECORD on file in this office, of which it purports to be a copy, and that same is full, true and correct.

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this

JUL 3 - 1974



Edmil & Brown)

455-A-726 -457-224

\$80/\$YAYE FORM CE-107 (REV. 1-71)

20848-842 1 74 100m (E. C. CAP

his lease any notice shall be deemed to be duly served case may be if sent to him by registered post or if by posting of a copy of the notice in a conspicuous

lease by effluxion of time or upon the surrender or tions and all improvements on the land hereby leased

te land hereby leased is again leased within two years surrender or forfeiture as aforesaid, the lessee shall be the succeeding lessee the full value of all lawful imthe land computed as at the date of such renewal, and sation payable in respect of such improvements shall be he provisions of Regulation 43 of the State Lands Reguner therein provided.

frent payable hereunder is three months or more overlessee notice in writing to pay the arrears of rent
notice. If the lease has been mortgaged in accordLands Regulations for the time being in force a
migages. If either the lessee or the mortgage comnational to hold the land hereby leased as if no breach
at nor the mortgages complies with such notice this
all improvements thereon may be forfeited forth-

mitted any breach of the conditions of clause 3 of the lessee notice in writing to remedy the same withprescribe and if the lessee fails to remedy the breach and comprised therein and all improvements thereon

imitted any other breach of the conditions of this therein and all improvements thereon may be for-

vercise his right to enforce any condition of his lease and to exercise such right on any previous occasion.

issioner (or by any officer duly authorised in that ble by the lessee shall not affect the right of the of this lesse in respect of any breach committed by commissioner before such receipt.

and other sums of money hereby reserved and pernerein contained and to be by him observed and fulpossess and enjoy the land hereby leased without any person claiming to be lawfully acting under him writing to the Commissioner shall be entitled to a of twenty-five years upon the same terms and condiat the rent fixed by the President of Guyana diause 1 of this lease. IN WITNESS whereof the parties hereto have signed these presents at

day of

- 25 - day of - February the city of Georgetown on the in the year 1976 and at fengels in the County of Guyana on the — 2 day of - Letrumy in the year 1976, the presence of the undermentioned witnesses. Commissioner of Lands and Surveys. for the President of Guyana. Saula Idans PEOPLES TEMPLE DISCIPLES OF CHRIST Lase, For Esp Gloring Wal Witnesses to the signature of the lessee this day of Fabruse Recorded this 1976 and numbered A 98 90.

GPL/P-0295-1 7

ENDORSED
FILED
In the office of the Secretary of Stene
of the State of Cultivaria
JUL 1974

EDITUTE & BROWN Ir. Secretary of State
By BILL HOLDEN
Deputy
Deputy

CERTIFICATE OF AMENDMENT
OF ARTICLES OF INCORPORATION
OF PEOPLES TEMPLE OF THE
DISCIPLES OF CHRIST

MICHAEL B. CARTMELL and JEAN F. BROWN certify:

- 1. They are the Vice President and the Assistant Secretary, respectively, of Peoples Temple of the Disciples of Christ, a California corporation.
- 2. At a meeting of the Board of Directors of said corporation, duly held at Redwood Valley, California, on June 24, 1974, the following resolution was adopted:

"RESOLVED: That ARTICLE II of the Articles of Incorporation of this corporation be amended to read as follows:

- '(a) The specific and primary purpose is to further the kingdom of God by spreading the Word.
 - (b) The general purposes and powers are:
 - (i) To receive property by devise or bequest, subject to the laws regulating the transfer of property by will, and otherwise to acquire and hold all property, real or personal, including, without limitation, shares of

1

stock, bonds, and securities of other corporations.

- (ii) To sell, convey, exchange, lease, mortgage, encumber, transfer on trust, or otherwise dispose of, any such property, both real and personal, as the objects and purposes of the corporation may require, subject to such limitations as may be prescribed by law.
- (iii) To make and perform contracts in furtherance of the purposes of this corporation.
- (iv) To act as trustee under any trust incidental to the principal objects of the corporation, and receive, hold, administer, and expend funds and property subject to such trust.
- (v) To borrow money, contract debts, and, from time to time, issue bonds, notes, and debentures, and to secure the payment or performance of its obligations.
 - (vi) To sue and be sued.
- (vii) To qualify to carry on its nonprofit activities in any other state, territory, dependency, or foreign country, and to conduct its nonprofit activities within or without the State of California.
- (viii) To adopt, use, and at will alter, a corporate seal, but failure to affix a seal shall not affect the validity of any corporate instrument.
- (ix) To do all other acts necessary or expedient for the administration of its affairs and the attachment of its purposes.
- (x) To have and exercise all the rights and powers conferred on nonprofit corporations under the General

Nonprofit Corporation Law of California, as such law is now in effect or may at any time hereafter be amended.

(xi) To act as principal, agent, joint venturer, partner, or in any other capacity which may be authorized or approved by the Board of Directors of the corporation and which the Board may deem proper or convenient in connection with any of the foregoing purposes, or which may be calculated directly or indirectly.

The foregoing statement of purposes shall be construed as a statement of both purposes and powers, and the purposes and powers stated in each clause shall, except where otherwise expressed, be in no way limited or restricted by any reference to or inference from the terms or provisions of any other clause, but shall be regarded as independent purposes and powers.

(c) Notwithstanding any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the primary purposes of this corporation.'

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE VII to read as follows:

'The number of Directors of this corporation shall be seven (7). The manner in which Directors shall be chosen and removed from office, their qualifications, powers, duties, compensation, and tenure of office, the manner of

filling vacancies on the Board, and the manner of calling and holding meetings of Directors, shall be as stated in the Bylaws. Directors shall not be personally liable for the debts, liabilities, or obligations of the corporation.

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE VIII to read as follows:

'The authorized number, if any, and qualifications of members of the corporation, the filling of vacancies, the different classes of membership, if any, the property, voting and other rights and privileges of members, and their liability to dues and assessments and the method of collection, and the termination and transfer of membership shall be as stated in the Bylaws; provided, however, that if the voting, property, or other rights or interests, or any of them, be unequal, the Bylaws shall set forth the rule or rules by which the respective voting, property, or other rights or interests of each member or class of members are fixed and determined. Members of this corporation shall not be personally liable for the debts, liabilities, or obligations of the corporation.'

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE IX to read as follows:

(a) This corporation is not organized, nor shall it be operated, for pecuniary gain or profit, and it does not

contemplate the distribution of gains, profits, or dividends to the members thereof and is organized solely for nonprofit purposes.

- (b) The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private persons.
- (c) Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.
- (d) If this corporation holds any assets in trust, or the corporation is formed for charitable purposes, such assets shall be disposed of in such manner as may be directed by decree of the superior court of the county in which the corporation has its principal office, upon petition therefor by the Attorney General or by any person concerned in the liquidation, in a proceeding to which the Attorney General is a party.'

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE X to read as follows:

'No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office. "

- 3. The members of said corporation have an unequal voting power. The members entitled to cast eight (8) votes have consented by resolution at a meeting held at Redwood Valley, California, on June 24, 1974, to the adoption of said amendment, and the wording of the amended articles, as set forth in the members' resolution, is the same as that set forth in the Directors' resolution in Paragraph 2 above.
- 4. The total number of votes of members entitled to be voted for or to consent to said amendement is nine (9).

Michael B. Cartmell
Wice President

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificate are true and correct. Executed at Redwood Valley, California, on June 30, 1974.

Michael B. Cartmell

Jan & Brown

NOT Registered

EXHIBIT A-1

BYLAWS

OF

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST, A CALIFORNIA CORPORATION

ARTICLE I

PRINCIPAL OFFICE AND NAME

SECTION 1.01: Office.

The principal office for the transaction of the business of this corporation, hereinafter sometimes referred to as "Church", is located at Redwood Valley, County of Mendocino, California. The board of directors may at any time or from time to time change the location of he principal office from one location to another in this county.

SECTION 1.02: Name.

This corporation may be known as Peoples Temple of the Disciples of Christ, Peoples Temple Christian Church of the Disciples of Christ, Peoples Temple Christian Church (Disciple of Christ), Peoples Temple Christian Church, or similar variant.

ARTICLE II

DENOMINATIONAL AFFILIATION

SECTION 2.01: Christian Church (Disciples of Christ).

This corporation shall be a member of and affiliated with the General Assembly of the Christian Church (Disciples of Christ)
Incorporated, (Formerly International Convention of Christian Churches (Disciples of Christ)). If for any reason the corporation shall cease to be so affiliated, these Bylaws shall nonetheless remain valid and of full legal effect.

Page 1 of 16

ARTICLE III

MEMBERSHIP

SECTION 3.01: Classes of Members.

Membership in this corporation shall be divided into two classes. The first class of members shall be known as voting members, and the second class of members shall be known as associate members and shall have no vote. No notice of any meeting of the membership need be given to any associate member. Whenever the term "member" is used by itself, whether within or outside of these bylaws, such term shall be deemed to refer to associate members.

SECTION 3.02: Qualifications of Associate Members.

Any person may become an associate member of this church who is 18 years of age, has been issued a membership card, is in sympathy with the purposes of this church and genuinely desires to work toward the fulfillment of its purposes and program. An associate membership shall remain valid only for the period of time stated on the membership card issued therefor. Each associate member shall be issued a membership card which shall state his name and the date his membership expires. If the membership card lists as a termination date simply a year, such as "71", the termination date shall be deemed as December 31st of that year. A membership card may designate any special or standing committee upon which the member may serve and any special church function he may have. The membership card shall be signed by the president of the corporation. Membership cards shall be issued for years commencing January 1,1971. For the remainder of the calendar year 1970 all persons shall be deemed associate members who regularly attend the Sunday

Page 2 of 16

evening religious meetings of the corporation at its church in Redwood Valley.

SECTION 3.03: Qualifications of Voting Members.

Voting members are the original incorporators and such associate __members as may be elected by the voting members from time to time.

Death, resignation, or removal of any director as provided in these bylaws automatically terminates his membership as a voting member of this corporation. Election of a successor director as provided in these bylaws shall operate to elect that director to voting membership in this corporation.

SECTION 3.04: Voting Rights.

Each voting member of this corporation shall be entitled to one vote. Voting members only shall have the right to vote. Voting shall be by ballot (or as otherwise determined by voice vote of the voting members present at the meeting at which the votes are taken), with eligibility of voters established by reference to the voting membership list. A majority vote of the total voting membership shall be required for official action, unless otherwise specified in these bylaws or by law. SECTION 3.05: Membership Roster.

The secretary shall maintain a current list of all voting members.

SECTION 3.06: Termination of Associate Membership.

Any associate member may withdraw from membership in the corporation at any time by presentation of his membership card for cancellation.

An associate member may be removed and terminated from membership for good cause upon a majority vote of the total voting membership; provided, however, that such an associate member shall be entitled to at least

seven days written notice, a fair hearing, and a declaration of findings before a vote terminating his membership shall be effective.

SECTION 3.07: Termination of Voting Membership.

A voting member may have his voting membership terminated for good cause by a three-fourths vote of the total authorized voting membership. A voting member shall be entitled to a least seven days written notice and a fair hearing before a vote termination of his membership is taken. The voting members shall declare their findings upon a vote to terminate a voting member's membership, said findings to be filed with the secretary of the corporation.

SECTION 3.08: Meetings.

Annual meetings of the voting members for the election of directors and the transaction of other business shall be held on the second Monday of January, 7:30 P.M. at the principal office which is at Redwood Valley, California, or at any other time in January and at any other place determined by the resolution of the board of directors. No notice of any such annual meeting need be given if it is held the second Monday of January at 7:30 P.M. at the principal office of the corporation; otherwise written notice shall be made to each voting member five days before the date of the meeting.

SECTION 3.09: Special Meetings.

Special meetings of voting members may be called at any time by the president of the corporation, and shall be called on the written petition of no less than 20% of the voting members filed with the board of directors. SECTION 3.10: Notice.

Notice of each meeting of voting members giving the time and place of the meeting and the specific business to be considered, shall be given in writing to each voting member five days before the date of the meeting.

SECTION 3.11: Quorum.

A quorum shall consist of a majority of the total authorized voting membership.

SECTION 3.12: Liabilities of Members.

No person who is now, or who later becomes, a member of this corporation shall be personally liable to its creditors for any indebtedness or liability, and any and all creditors of this corporation shall look only to the assets of this corporation for payment.

ARTICLE IV

BOARD OF DIRECTORS

SECTION 4.01: Number and Method of Creation.

The corporation shall have seven Directors, who shall serve without compensation and who shall be those persons elected by the voting members of the corporation at the annual meeting, or at a special meeting called to fill a vacancy, and collectively they shall be known as the Board of Directors. The Board of Directors may also be known as the Board of Trustees, and each director may be known as trustee. The Board of Directors may also be known as the Board of Elders, and each director may be known as elder.

SECTION 4.02: Qualifications.

Any member of the corporation nominated as provided in these bylaws, shall be eligible to be elected a director of this corporation. '
SECTION 4.03: Election.

Directors shall be elected by a vote of the voting members present at the annual meetings at which a quorum is present. Voting by proxy and cumulative voting shall not be authorized. Candidates receiving the highest number of votes up to the number of directors to be elected are elected.

SECTION 4.04: Powers of Directors.

Subject to limitations of the articles of incorporation, other sections of the bylaws, and of California law, all corporate powers of the corporation shall be exercised by or under the authority of, and the business and affairs of the corporation shall be controlled by, the board of directors. Without limiting the general powers, the board of directors shall have the following powers:

- (A) Except for the office of pastor and assistant pastor to select and remove all the other officers, agents, and employees of the corporation, prescribe such powers and duties for them as may not be inconsistent with law, the articles of incorporation, or the bylaws, fix their compensation, and require from them security for faithful service.
- (B) To conduct, manage, and control the affairs and business of the corporation, and to make rules and regulations not inconsistent with law, the articles of incorporation, or the bylaws.
- (C) To borrow money or incur indebtedness for the purpose of the incorporation, and for that purpose to cause to be executed and delivered, in the corporate name, promissory notes, bonds, debentures, deeds of trust, mortgages, pledges, hypothecations, or other evidence of debt and securities.

 SECTION 4.05: Election and Term of Office.

Terms of directors shall be deemed to commence on the date of the annual meeting. Except as provided below for the initial terms of the first directors, the term of office for each director of this corporation shall

be three years or until his successor is elected. Successors for directors whose terms of office are then expiring shall be elected at the annual meeting of the members in the year such terms expire. A director may succeed himself in office.

At the organizational meeting of the first directors of this incorporation, the directors shall, by lot, classify themselves into three groups. The first shall consist of three directors whose initial term of office shall be one year. The second group shall consist of two directors whose initial term of office shall be two years. The third group of directors shall consist of two directors whose initial term of office shall be three years. This classification and the short initial terms are for the purpose of providing, as nearly as numerically possible, for the election of one third of the board of directors in each year.

SECTION 4.06: Vacancies.

Vacancies in the board of directors shall be filled by a majority of of the directors then in office even though less than a quorum, or by the sole remaining director. A successor so elected shall serve for the unexpired term of his predecessor.

SECTION 4.07: Place of Meetings.

Regular meetings of the board of directors shall be held at any place, within or without the state, that has been designated from time to time by resolution of the board or by written consent of all the members of the board. In the absence of this designation regular meetings shall be held at the principal office of the corporation. Special meetings of the board may be held either at a place designated or at the principal office.

SECTION 4.08: Organization Meeting.

Immediately following each annual meeting of members, the board of

SECTION 4.09: Other Regular Meetings.

Other regular meetings of the board of directors shall be held withut call on the second Monday of each month at 7:30 P.M., provided, however,
that should that day fall on a legal holiday, then the meeting shall be
held at the same time on the next day that is not a legal holiday. No
notice need be given of any regular meeting.

SECTION 4.10: Special Meetings.

Special meetings of the board of directors for any purpose or purposes may be called at any time by the chairman of the board of directors or by the president of the corporation or by any three directors.

Written notice of the time and place of special meetings shall be delivered personally to each director or sent to each director by mail or other form of written communication, charges prepaid, addressed to him at his address as it is shown on the records of the corporation, or if it is not so shown on the records or is not readily ascertainable, at the place at which the meetings of the directors are regularly held. The notice shall be mailed at least five days before the time of the holding of the meeting.

The transactions of any of the meetings of the board of directors, however called and noticed and wherever held, shall be as valid as though had at a meeting held after regular call and notice, if a quorum is present and if either before or after the meeting each of the directors not present signs a written waiver of notice or a consent to hold the meeting or an approval of the minutes. All such waivers, consents, or approvals shall be filed with the corporate records or made part of the minutes of the meeting.

SECTION 4.11: Action Without a Meeting.

Any action by the board of directors may be taken without a meeting if all members of the board individually or collectively consent in writing to this action. Such written consent or consents shall be filed with the minutes of the proceedings of the board.

SECTION 4.12: Removal.

A director may be removed from office, for cause, by the vote of the majority of the directors.

SECTION 4.13: Compensation.

The directors shall receive no compensation for their service as directors.

SECTION 4.14: Quorum.

Four members of the board of directors shall constitute a quorum for the transaction of business.

SECTION 4.15: Vote Needed for Action.

A majority vote of the total number of authorized directors shall

be required for official action, unless otherwise specified in these bylaws or by law.

ARTICLE V

OFFICERS

SECTION 5.01: Officers.

The officers of the corporation shall be a president, vice president, secretary, and treasurer, and such other officers as may be designated and appointed from time to time by the board of directors. One person may hold more than one of these offices. Officers other than the president need not be members of the board of directors.

SECTION 5.02: Election.

The president, vice president, and secretary shall be elected by the board of directors at the first board meeting in each calendar year. Such officers shall serve for the term of one year or until their successors are elected and qualified. The treasurer shall be appointed by the board from the membership of the corporation and shall serve at the discretion of the board.

SECTION 5.03: Vacancies.

A vacancy in any office because of death, resignation, removal, disqualification, or otherwise shall be filled by the board of directors.

SECTION 5.04: __President._

The president shall preside at all meetings of the members of this corporation. Subject to the control of the board of directors, the president shall have general supervision, direction, and control of the business and affairs of the corporation. He shall have such powers and duties as may be prescribed form time to time by the board of directors. The president

Page 10 of 16

shall represent the church as its spokesman on all appropriate occasions. SECTION 5.05: Vice President.

In the absence or disability of the president, the vice president shall perform all the duties of the president and in so acting shall have all the powers of the president. The vice president shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors.

SECTION 5.06: Secretary,

The secretary shall keep a full and complete record of the proceedings of the board of directors, shall keep the seal of the corporation and affix it to such papers and instruments as may be required in the regular course of business, shall make service of such notices as may be necessary or proper, shall supervise the keeping of the records of the corporation, and shall discharge such other duties of the office as prescribed by the board of directors.

SECTION 5.07: Treasurer.

The treasurer, who may also be known as financial secretary, shall receive and safely keep all funds of the corporation and deposit them in the bank or banks that may be designated by the board of directors. Those funds shall be paid out only on checks of the corporation signed by the president, vice president, treasurer, or secretary or by such officers as may be designated by the board of directors as authorized to sign them. The treasurer shall have such other powers and perform such other duties as may be prescribed from time to time by the board of directors. The treasurer may, with approval of the board of directors, appoint an

assistant treasurer, who may also be known as assistant financial secretary, and who shall likewise discharge the duties of the office as prescribed by the board of directors. The assistant treasurer shall not be deemed an officer of the corporation.

ARTICLE VI

THE PASTOR

SECTION 6.01: Duties.

The spiritual leadership of the corporation and its members shall be invested in the pastor who may also be known as "minister" or similar term. The pastor shall have all the powers and rights contemplated for such by the rules and regulations of the General Assembly of the Christian Church (Disciples of Christ), Incorporated.

SECTION 6.02: Selection.

The pastor of this corporation shall be appointed by a vote of the voting membership of the corporation present at any meeting legally called for that purpose, and shall serve as such for life or until the dissolution of the corporation, or until he is dismissed or resigns as herein provided.

SECTION 6.03: Dismissal.

A vote of the voting members constituting three-fourths of the total authorized voting membership shall be required in order for the pastor to be dismissed from office. The pastor shall not be dismissed unless for good cause and only then for reasons stated in the applicable bylaws of the General Assembly of the Christian Church (Disciples of Christ). Incorporated. Notice of such meeting shall be given to each voting member

personally or by mail at his address as shown in the books of the corporation not more than 120 nor less than 90 days prior to the date of such a meeting and said notice shall specify that the purpose of the meeting is to vote on the dismissal of the pastor. Such notice shall be given by (1) the secretary or, in his failure or refusal to do so, by (2) such person as may be designated by the president, or (3) by any board member signing a petition requesting such which is signed by not less than twenty five percent of the voting members of the congregation and filed with the board or secretary thereof. The voting membership book shall be made available to any voting member of the congregation for the purpose of giving notice herein provided.

SECTION 6.05: Assistant Pastors.

The voting members, by three-fourths vote of the authorized membership, may upon recommendation of the pastor, designate assistants to the pastor, who shall be known as assistant pastors and assistant ministers. The assistant pastors shall assist the pastor and shall be under the supervision and jurisdiction of the pastor, who shall have the complete and sole discreti to dismiss any such assistant pastor.

SECTION 6.05: Resignation.

The pastor may resign by filing a written notice of resignation with the chairman or the secretary of the board of directors either personally or by mail, postage prepaid, addressed to such officer at the principal office of the corporation. Such resignation shall become effective three months from the day it is received and accepted by the board of directors.

SECTION 6.06: Compensation.

The pastor's compensation shall be that set by the board of directors and may be included in the budget, if any, presented to the membership for approval at the annual meeting as herein provided, but shall not depend upon the adoption of any such budget.

ARTICLE VII.

COMMITTEES

SECTION 7.01: Committees.

The committees of this corporation, whether standing committees or special committees, shall be such as may be designated from time to time by the board of directors at its sole discretion.

ARTICLE VIII

RECORDS

SECTION 8.01: Minutes.

The corporation shall keep at its principal office, or at some other place as the board of directors may order, a book of minutes of all meetings of directors and of all annual and business meetings of members, with the time and place of the holding, whether regular or special, and, if special, how authorized, the notice given, the names of those present at the director's meetings, the number of members present or represented at membership meetings, and the proceedings thereof.

SECTION 8.02: Books.

The books of account, specifically required to be kept by the board of directors, and the minutes of meetings of the directors and voting members, shall be open to inspection on the written demand of any

Page 14 of 16

coting member at any reasonable time, for a purpose reasonable related to the interests of such member. Such inspection may be made in person or by agent or attorney, and the right of inspection includes the right to make photocopies. Demand of inspection other than at members' meeting shall be made in writing to the president or secretary of the corporation.

ARTICLE IX

ANNUAL REPORT

SECTION 9.01: Annual Report.

The board of directors may, but shall not be required to, provide for the preparation and submission to the members a written annual report including a financial statement. Such report if required by the board hall summarize the corporation's activities projected for the forthcoming year. The financial statement shall consist of a balance sheet as of the close of business of the corporation's fiscal year, contain a summary of receipts and disbursements, be prepared in such a manner and form as is sanctioned by sound accounting practices, and be certified by the president, secretary, treasurer, or public accountant.

ARTICLE X

MISCELLANEOUS

SECTION 10.01: Effective Date.

These bylaws shall come effective immediately on their adoption.

Aumendments to these bylaws shall become effective immediately on their

doption unless the voting members in adopting them provide that they are

to become effective at a later date.

SECTION 10.02: Amendments to the Bylaws.

(B) Amendments to these bylaws may be proposed by the board of director: on its own motion or (2) by the petition of at least 25% of the voting members not less than 30 days before the membership meeting at which the proposed amendment is to be presented. The board must submit the proposed amendment to the members at the next membership meeting at which a quorum is present, except that if such meeting is a special meeting, the board may defer presentation to the next following annual meeting. The proposed amendment must be voted on at the meeting at which it is presented.

SECTION 10.03: Inspection of Bylaws.

The original, or copy, of the bylaws as amended or otherwise altered to date, certified by the secretary of the corporation shall be recorded and kept in a book which shall be kept in the principal office of the corporation, and such book shall be open to inspection by the voting members at all reasonable times during office hours.

Co No 1629

1996

810.36361959

REW -410.00

2010/061 1.00

Lot of Direction 1:00

Set y open 1:00

Part y directy 1:00

20118 716 00

GUYANA.

THE COMPANIES ACT CHAPTER 80:04 COMPANY LIMITED BY GUARANTEE

23/0/78

MEMORANDUM AND ARTICLES OF ASSOCIATION

Œ

PROPLES TEMPLE CHEISTIAN CHURCH COMPANY LIMITED

In corporated this 23" day of april, 1978.



MATERICE ERIC CLARES CLARES & MARTIN SOLICITORS

A-31-4-236 +A-- 274

GUYANA.

COLEMNICS ACT CHAPTEL 89:01 COLEMNY LILITED BY GUALANTEE LEE CHANDUL OF ASSOCIATION

Œ

FEORES TELFLE CHAISTIAN CHURCH COMPANY LIMITED

- 1. The name of the Company (hereinafter called the "association") is INDIFIES TRACKE SKIESTIAN CHURCH COLFANY LIMITED.
- The registered office of the association will be situate in Guyana.
- 3. The objects for which the association is established are:
 - (a) Specially and primarily to enact the Gospel as enunciated in Matthew 2.5 by carrying on a Church and an agricultural development project in Guyana.
 - (b) To cultivate the area of land in the North West

 District, Guyana known as the Jonatown and its

 neighbourhood (hereinafter called the "krea") and

planting, or farming, for the surposes

result to purchase from time to time such cattle

and employ such labour, and from time to

time self all or any part of the live or dead stock,

GUYANA not and other produce of such area, as may be necessary for carrying on the agricultural development project on the said area.

(c) To develop and carry on the activity of dairying

and the manufacture and sale of milk, cheese, butter, condensed milk.

- (d) To development carry on the activity of arable and fruit farming, milling and manfacturing of cereal products and the sale of flour, fruit and all cereal or farm products.
- (e) To develop and carry on the activity of live stock breeding of every variety of animal whether bred as pedigree stock or for the purpose of its sale as meat, poultry, hides or fur.
- (f) To development carry on the activity of poultry farming including the erection or purchase of "Troiler houses and the sale of live and dead poultry and of eggs."
- (g) To develope and carry on the activity of timber stilling, plan moulding, and turning mills, mahogany and wood goods, timber growers, wood workers, metal workers, brokers or dealers and builders, and to buy, sell, grow, prepare for market, manipulate, import, export and deal in timber and wood of all kinds and te manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used and to develope and carry on the activity of shipowners

point and and see and all for the selope of the said agricultural development of the said agricultural development of the second applicant, and to carr and any other activity whatso-ver which can fulfill pinion of the association be advantageously

or conveniently carried on by the association by
way of extension of or in connection with any such
business as aforesaid, or is calculated directly

or indirectly to contribute to the specific and primary objects of the association.

- (h) To establish and carry on schools where students may obtain a sound religious, classical, methomatical, trade, agricultural and general iducation of the highest order.
- (i) To provide for the delivery and holding of lectures, exhibitions, public meetings, classes, and conferences calculated directly or indirectly to advance the cause of education, wheth r general professional, or technical.
- (j) To carry on a Ecepital or other establishment or institution for the care and treatment of persons suffering from any sickness or injury or infirmity.
- (k) To purchase, take on lease or in exchange, hire or otherwise acquire and real and personal es tate which may be deemed necessary or convenient for any of the purposes of the association.
- (1) To construct, maintain, and alter any houses, buildings, or works nocessary or convenient corposes of the association;

(a)

as tilt of property, whether subject

cjects of the association;

appeals, public meetings, or otherwise, as may from time to time to deemed expedient for the purpose of procuring scattibutions to the funds of the association, in the shape

of donations, annual subscriptions, or otherwise;

- (o) To print and publish any newspapers, periodicals, books or leaflets that the association may think desirable for the promotion of its objects;
- (p) To sell, manage, lease, mortzago, dispose of, or otherwise deal with all or any part of the property of the association;
- (q) To borrow and raise money in such manner as the association may think fit.
- (r) To invest the monies of the association not immediately required for its purposes in or upon such investments, securities or property as may be thought fit, subject nevertheless to such conditions (if any) and such consents (if any) as may for the time being be imposed or required by law and subject also as hereinafter provided;
- (s) To undertake and enscute any trusts or any agency business which may seem directly or indirectly conducive to any of the objects of the association;
- (t) To subscribe to any local or other charities,

and to grant donations for any public purpose, and to provide a superannuation fund for the the association, or otherwise to assist and such servants, their vidous and Guana

(u) To establish and support, and to aid in the establishment and support of, any other associations formed for all or any of the

objects of this company;

- (v) To amalgamate with any companies, institutions, socities or associations having objects altogether or in part similar to those of this association:
- (w) To purchase or otherwise acquire and undertake all or any part of the proparty, assets, liabilities and engagements of any one or more of the companies, institutions, societies or associations with which this association is authorised to amalgamate;
- (x) To transfer all or any part of the property assots, liabilities and engagements of this association to any one or more of the companies, institutions, socities or associations with which this association is authorised to amalgements;
- (y) To do all a ch other lauful things as are incidental or conducive to the attainment of of the above objects or any of them.

Provided that:

property which may be subject to any trusts, the association shall only deal with or invest the same that name is allowed by law, having regard to

(ii) The shall not support with its funds any operator to impose on or procure to be observed by its nembers or others, any regulation, restriction or condition which if an object of the association would make it a trade union.

4. The income and property of the association, whencesoever derived, shall be applied solely towards the
promotion of the objects of the association as set
forth in this memorandum of association, and no portion
thereof shall be paid or transferred directly or indirectly, by way of dividend, bonus, or otherwise, howsoever, by way of profit, to the members of the association.

PRO IDED TRAT nothing herein shall provent the payment, in good faith, of reasonable and proper remineration touny officer or servent of the association, or to any member of the association, in return for any services actually rendered to the association, nor prevent the payment of interest at a rate not enceeding five per cent per annum on money lent, or reasonable and proper rent for promises demised or let by any member to the association; but so that no member of the council of management or governing body of the association shall & be appointed to any sa aried office of the association or any office of the association raid by fees, and that no remineration or other benefit in money or money's worth shall be given by the association to any member of such council or governing body except repayment of out-of-pocket expenses and interest at the rate aforesaid on money lent, or reasonable and proper rent for premises portion or let to the association.

addition, deration or amendment shall be made to or the broadside of the momorandum or articles of association for the time being in force, unless the same shall have previously submitted to and approved by the Commissioner of Inland Revenue.

6. The limbility of the members is limited.

?. Every member of the commany undertakes to contribute to the assets of the company, in the event of its being wound up while he is a number, or within one year afterwards, for payment of the debts and limbilities of the company contracted before he ceases to be a member, and the costs, charges and expenses of winding up, and for the adjustment of the rights of the contributories among themselves. such amount as may be required not a sceeding fifty dollars,

8. If upon the winding up or dissolution of the association there remains, after the satisfaction of all its debte and liabilities, any property whatsoever, the same shall not be paid to or distributed among the members of the association, but shall be given or trabsferred to some other institution or institutions, having objects similar to the objects of the association, and which shall prohibit the distribution of its or their income and property among its or their members to an extent at least as great as is imposed on the association under or by wirtue of clause 4 hereof, such institution or institutions to be determined by the members of the association at or before the time of dissolution, and if and so far as effect cannot be given to such provision then to some charitable object.

WE, the several persons whose names and addresses are subscribed, are desirous of being formed into a company in pursuance of this memorandum of association.

NAMES ADDRESSES, AND BESCRIPTION OF SUBSCRIBERS by Lath & placer bur

NAME OF TAXABLE PARTY.

PAULA ADAMS Jonestown, North West District,

Guyana,

1

Names addresses, and description of subscribers Pilorch Azechtt..... Jonestown, North West District, Guyana. Phillip Blaker Jonestown, North West District, Guyana. TOLANY JOHNSON
Jonestown,
North West District, Guyana. Jan Welley 1 Jonustown, North West District, Guyana. Zade fle Jonestown Total No. of 5 Shares MORTH WAS DISTRUCT

DATED THIS SOLD DAY OF JUNE, 1975

TINLESIS

2. Jona I makette

a Ana Jones POINT STOP

91 00 stamps Caralled

CERTIFIEL A True Copy ASSISTANT SWORN CL....

COMPANIES ACT CHAPTER 89:01 COMPANY LIMITED BY GUAFANTEE ARTICLES OF ASSOCIATION

PROPLES TEMPLE CHRISTIAN CHURCH COMPANY LIMITED

Number of Hembers

- 1. The association for the purposes of registration, is declared to consist of five members.
- 2. The directors hereinafter mentioned may, whenever the business of the association requires it, register an increase of members.

Definition of Members

3. Every person shall be deemed to be a member of the association who accepts appointment as a director, and in similar manner every director shall be deemed to be a member of the association. Every person cwasing to be a member shall cease to be a director and vice versa.

General Meetings

- 4. The first general meeting shall be held at a time, not less than one month or more than three months after the incorporation of the association and at a place, determined by the directors.
- 6. A general secting shall be held once in every year at a time (not more than fifteen months after the holding of the last preceding general meeting) whe place prescribed by the association in general meeting are in default, at such time in the month following that in which the anniversary of the association's incorporation at such place, as the directors shall appoint. In default of a general meeting being so held, a general meeting shall be held in the month next following, and may be convened by any two members in the same manner as nearly

as possible as that in which meetings are to be convened by the directors.

- The above-mentioned general meetings shall be called ordinary meetings; all other general meetings shall be called extraordinary.
- 7. The directors may, whenever they think fit, and shall, on a requisition made in writing by any five or more members, convene an extraordinary general meeting.
- 8. Any requisition made by the members must state the object of the meeting proposed to be called, and must be signed by the requisitionists and deposited at the registered office of the association.
- 9. On receipt of the requisition the directors shall forthwith proceed to convene a general meeting; if they do not proceed to cause a meeting to be held within twenty-one days from the date of the requisition being so deposited, the requisitionists or any other five members, may themselves convene a meeting.

Proceedings at 6.meral lieutings

day and the hour of meeting, and in case of special business the general nature of the business shall be given to the members in manner hereinafter mentioned, or in such other members, if any, as may be prescribed by the association in General meeting to the notice by any member shall not invalidate the proceedings at any general meeting.

an extraordinary meeting, and all that is transacted at an ordinary meeting, with the exception of the consideration of the accounts, balance showts, and the ordinary report of the directors and suditors, the election of directors and

ether officers in the place of those retiring by rotation, and the fixing of the remmeration of the anditore.

12. No business shall be transacted at any meeting except the declaration, unless a quorum of members is present at the communication of the business. The quorum should be ascertained as follows (that is to say), if the members of the association at the time of the meeting do not exceed ten in number, the quorum shall be five, if they exceed ten there shall be added to the above quorum one for every five additional members up to fifty, and one for every ten additional members after fifty, with this limitation, that no quorum shall in any case exceed thirty.

13. If within one hour from the time appointed for the meeting a quorum of members is not present, the meeting if convened on the requisition of the members, shall be dissolved; in any other case it shall be adjourned to the same day in the following week at the same time and place; if at the adjourned meeting a quorum of members is not present, it shall be adjourned.

14. The chairman (if any) of the directors shall precide as chairman at every general meeting of the association.

15. If there is no chairmen, or if at any meeting he is not present at the time of holding it, the members present shall choose some one of their number to be chairmen of that meeting

16. The chairman may, with the consent of the meting adjourn
it from time to time and from place to place, but no business
shall be transpared any adjourned meeting other than the
business less unfinised to the meeting from which the
adjournment

17. At any general seeing, unless a poll is demanded by at least three section by the chairman that the

resolution has been carried and an entry to that effect in the book of proceedings of the association shall be canclusive of the fact, without proof of the number of proportion of the votes recorded in fevour of or against the resolution.

18. If a poll is demanded in unmer aforesaid, it shall be taken in the samer directed by the chairman, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.

Votes of Members

- 19. Every members shall have one vote and no more.
- 20. If any member is a lumatic or idiot he may vote by his committee, curator, bonis, or other legal curator.
- 21. No member shall be entitled to vote at any meeting unless all moneys due from him to the association have been paid.
- 22. On a poll votes shall be given personally,

DIMECTORS

23 . The number of the directors, and the names of the first directors, shall be determined by the subscribers of the memorandum of association.

24. Until directors are appointed the subscribers of the memorandom of association shall, for all the purposes of the Companies Act, be deemed to be directors.

25. The activities it is a securation shall be canaged by the directors, with a security the powers of the association which are not any Apparit Act, or by any statutory modification thereof for the time being in force, or by these

articles, required to be exercised by the association in general meeting; but no regulation made by the association in general meeting shall invalidate any prior act of the directors which would have been valid if that regulation had not been saids.

Election of Directors

46. The directors shall be elected annually by the association in general secting.

Business of Association

- 37. The Association is established for the objects stated in the Manorandum of Association.
- 28. The Association is a not-for-profit company, and accordingly no shares shall be issued.

Audit

Addition shall be appointed and their duties regulated in secondance with sections 122 and 1 23 of the Companies Act, or any statutory modification thereof for the time being in force and for this purpose the said sections shall have effect as if the word "Members" were substituted for "Shareholders", and as if "First General Meeting" were substituted for "Statutory Meeting."

Notices

A notice may be given by the Association to any member either personal at a by sending it by post to him to his registered salaren.

where a state of the notice shall be deened to properly addressing, prepaying, and poeting a letter containing the notice, and, unless the contrary is proved, to have been effected at the time at which the letter would be delivered in the ordinary course of post.

Detect the 93 day of grave 1973.

& Joyan Tonolette

· Ava gores

dia stans carelled

CERTIFIED
A True Copy

Constant Swoen CLURA

4 1/8

GUYANA,

THE COMPANIES ACT CHAPTER 80:01 COMPANY LIMITED BY GUADANTEE

MEMORANDUM AND ARTICLES OF ASSOCIATION

Œ

TEOFLES TEMPLE CHLISTIAN CHURCH COMPANY LIMITED

In corporated this 36 day of april, 1978.



MAURICE ERIC CLARITE CLARITE & MARTIN SOLICITORS, STATE (F CALIFORNIA,)
So.
County of Merdocino.)

The undersioned, each for hisself, depores and says:

That he is one of the subscribing officers to the

within articles of incorporation of PEOFLES TEMFILE OF THE DISCIPLES

OF CHRIST. That at a regular secting on the 27th day of June

1005, the said association duly authorized the incorporation of

man (association and authorized the undersigned, and each of them,
to execute the Articles of Incorporation.

Lates, September 30 ,1965.

Muchan / min

Subscribed and sworn to before me this 33th day of September, 1965.

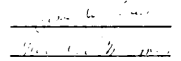
TOLANDA MITACHE

removable on the Z grown is 2 dg Route ig Redwood Valley, and 1/2 should be in Redwood Valley, Calife

1.117.5.11

That the note of the unit of product execution bords of the unit of product execution between the delicities of the best the delicities of the unit of the best the unit of th

in minute whater, it is true to the resident a fine return respectively of the stand. Thus the Distinct which, in union exponent Association, have executed there redules a funccipation on the particles of July, 1 - 5.



TRATE LUCIE CONTRACTOR AND ADMINISTRA

TITE : CALIFORNIA;)
SS.
Thy of Mondocino,;

The true of the Tenter and Tenter is a series of personal to the form to be the personal to the form the form the form the form the form to be the form that the form the f

The Sold Marie

′

To SF

Prom Laura Johnston

- 1. Maria, send a list of all people who have direct mail system for Social Security checks, especially those coming here, and those on the first tour.
- 2. Have the April checks come for Jane Owens, Alfreda Kendall, Ruth Atkins and Emmett Griffith? Let us know immediately so we can file for lost checks.
- 3. Laurie Efrein should get a huge supply of Social Security form #SSA-1425P and send them immediately.

CAREFUL HOW THIS IS READ. Be sure that parents on welfare aresure to have children here taken off of any welfare cases. (Both those here, and those coming on the first trip must be followed through with)

Maria and/or Teri From Jean AUGUST 5, 1978

- 1. Barbara Hoyer's closing check bounced and we are out some \$2,600.00. It is wreaking havoc with our checking account. Please see that she writes out another chack and leaves the amount open so we can find out what her actual balance is and get it out. Please do right away. Thanks. (If she does not have any checks with her, pleas have her write an appropriate letter. Thanks.)
- 2. PLEASE TELL C.L. THAT NO LETTER HAS EVER ARRIVED FROM THAT OTHER ACCOUNT KNE THAT I 'AM WAITING FOR -- SO NO AMENDED RETURNS CAN BE MADE YET. THIS IS EXTREMELY IMPORTANT, I WILL BE GLAD TO WRITE FROM HERE, IF NEED BE.
- 3. What do with gim i Marcice Mendocias Co. Suumgo Bank acct.

A.31-6-20+hr-2E

We advise having debited your account with the following item(s).

San Francisco, Ca.

7-17

Check drawn on 11-35 Fillmore-Post Office maker: Barbara Hoyer returned NON-SUFFICIENT FUNDS.

12 COSES

5 Peoples Temple HOLD MAIL-PICK UP ACCOUNT 00-10330-6

MAHAGER

BANK OF AMERICA uno Closery account BARBARA HOYER
998 DIVISADERO ST.
SAN FRANCISCO, CA. 94115 NON SUFFICIENTAUNDS un thousand - six hundred sixty two and

79/100 Dates

46623920B004

FILLMURE-POST OFFICE SAN FRANCISCO, CALIF. JUN 27, 1978 415-622-4203

35 BAKBARA F HÖYER 998 DIVISADERO STREET SAN FRANCISCO CA 94115 0271-P515

WE HAVE THREE NEW REASONS TO SAVE AT BANK OF AMERICA. COME IN AND LETS TALK SAVINGS.

CHECKING 0273-4-00370 0 00 0 00 266279

\$26F5.00WA 0

\$2.662.79

FILLMURE-PUST OFFICE SAN FRANCISCO, CAUIF- 435-622-4233

ELEPT AN A ANACES CE STOUDING STREET SAN FRANCISCU DA THE 4271-2515

HUMBON TERS...IMERE IS MUTEY IN YOUR MUUSE. HEY YOU PUT IT TO USE WITH A MUTE ENUITY BOARS LETS TAKES.

มีคอมีหมาง บอ71-4-มีข้องน ฮ์ ธายป บ บบ อริกิร74

NSF Chá tộc 744 - Hộc Giữa - Giữa - Giữa

,

.

.\$ H.JJ

ACBÜU-UÜAV L

÷€+66€•79

BANK OF AMERICA.

THE STATE OF BARBARA HOYER 998 DIVISADERO ST. SAN FRANCISCO, CA 94115 '.ocosooooo'. \$ 60.00

107

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-6811 A-3/-6-32 thom 3P

4/16/18



Quel - chick out advise of the following

1. Check with Butan Hayer regarding Bladform.
Anabelity payment for Elser Bell 55th 421-46-7548 - Payment Land been recent since January 77

2 Cheed will Jan Brown regarding Secondic Union Oceans payment to Jack Darlington Barron

in Merchen two for Claude of Len Dinter

I Check with Billy Millian re @ hip In Police for Mercedore M. Guiden & Ck file Real Estate (Blen Charles) he: Edel Johnson inhuits from in Phoenic living MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-6811

J. Has Placed 16 scharce ITT Sommie Staten from sold. 8. Check feat Estate fil 164 a crea in falmdale, in name of lattice Mutchell 9.



1 Diany Forton

3. Duelder Backy 4 Engens Bundady 5 Sellin alleforder (Miletin

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specific First American Title Company of Los Angeles 772-1595 373-6811



Jall to Jan Burbuge.

1. Julio Bridley a hysteria but and to Function of his Shept

2. Bernice Showar

Ri. Hot & Run Can

3.

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-6811

INCOMING CASH

PAGE 2

DATE	RECEIVED FROM	AMOUNT
7/11	Mailing for 7/10	444.95
7/11	Mailing for 7/41	58.55
7/11	Judy Flowers income	223.62
7/11	Don Beck income	1,053.00
7/11	Offering for Wed. night	247.77
7/14	Mailing for 7/12/78	437.93
7/14	Mailing for 7/13	265.39
7/14	Mailing for 7/14	348.47
7/15	Offering for 7/15	382.28
7/15	Judy Flowers income	317.42
7/15	Mary Darden child support	25.00
7/15	Irvin Perkins bus repair job	244.66
7/16	Offering for 7/16	685.50
7/16	Leona Collier projects	5,805.91
7/17	Nena Downs income	72.61
7/18	(?) income	111.68
7/18	Archie Ijames SSA	186.80
7/18	Mailing for 7/15 and 7/17	417.62
7/21	Mailing for 7/18 and 7/19	541.86
7/21	Mailing for 7/20	255.31
7/21	Mailing for 7/21	443.39
7/21	Jenny Cheek income	322.00
7/21	Andy Silver unemployment	166.65
7/21	Doreen Greaves income	891.78
7/21	Frances Johnson income	398.16
7/21	Clinton Brown income (6/30, 7/4, & 7/18)	544.10
7/22	Offering for 7/22	582.96



Social becuty being held

1. Julia Bubly 2. Hazel Darbell - sino 8-77

3. Has change of address him contested

Ricerty It.

5 Rosie Mar Honer 8 David Jackson 7 Jusie Jedneson 8-77 8 Holin Ford

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify First American Title Company of Los Angeles 772-1595 373-6811

Med for more outlet le take place of funking Leal Property - Jim Me Eloan

It. Emelia Blair _ 747-747/2 & 56 hag

2. 222 w 85 h g 1A - all a w

also get in truck with

and get bank brook for last feet Form

As has Brookway on the own 100
Mary Reservant - Balin Ching and make 60
Ell Bulho Cooks propert:

as so for whaterer

Heland + Len Surge Krodajud Baral
What in Evergen. Contany Jan II

(11,1... Maturay to acc)

Show have free and sell accurate
at best you for Best—

Check with daughter to despection

property—Duppered to be an escent

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-6811

Elder Westington-page?

Sell-bell der prog. for whatere find R. E Riget

Jam for of you can sell Carol lan young 2 No To - 20 to a less or whaten for you gave would pay of Edenary

Deser for vesting on property at

208 W. 42 of Place, he layer, Coly

Determ lobran (repet, on 107 * 18. 64.

Vue Call O Corner Mortwary, Serval flan Suft & acknow in formal Plan held by Day David Kar any Cand when.

delge

and R: Mediand In . Jayment that are deducted from 55'

Dock to Emily R. Sandaid No.

Book ite oron Bhove 100
Book ite oron Bhove 100
Dock of June Clark - Find food Anom adden

for him Should joing weets?

3 Should Wander Cole white weets adden

Rein on Of

NH Jalk to Miller futher W. Employeest at

At Benning is goods

1. Name days

2. 55#

weets Rayll Than Rt Bon 102

Free guern

5 Retter I 55 regarden larsurg

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify First American Title Company of Los Angeles

772-1595 373-6811

7 Magaslis Harris - Pat applied In Address to when but gow. 8 Isla to Johnny Re Oscala Helter B/1 9. Inla to Oscole Helter re: May Robin Collecting Money over her - House 10. Jane Johnson der paper elleting Milet Johnson - get adder, for Loanstar no cheed sin 6-77 12 Robert Johnson hetter to water front Souperary to Chang Beneficiary Staden from h. J. 13. Have Ruby 71. Johnson write brother + Son re: 13 Jall to Esse Man Irwas - Luy she has paper 10 aug 1/6 14 White Re: dies payment Farmers under State Main 16 km. I 15. Litter to Vaturars Re: VA Person 4 05/25823 3 58459-03-8056 No. Teste Church with still man and on when you to wife the

Aluning Revolution Derived burners proposably for altered to distributed of distribution of the proposably and personal specification and personal special would be as for approval would be come the first much supply in the "In and find much much grow that much be as for laught up in the "In and growth much much unless some made is belowing smoke up may as present for many the bear get awayent doing so that made from the hand good water the first for promps thosessional Title Company of Los Angeles

772-1595 373-6811

why busines were that the twee she had all alcances are consider resolution, as its stand the reason that the servery unstates involved a stand the top the list there with a strong to hay here we make find way to transfer the first way to have there were the solution is necessary to had been our minds on their hard want to relate the we wind the relate to us.

If we put as much thought eats four what what we could do to help build here as we do in prepare, must what we could do to help build here as we do in prepare, must well as in the resolution of the standard of of the sta



It surian lindewan- Rudo Chang of

Attent for SS.

Bruch Chack with Chica li

Band Scil-gove Shad Boat to

alies

I linear Mat Harri- Chang of

all for SS.

Tabula Wale mud chang of below

for SS. # in alle hungers and arrived

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-6811

D Chick Phylle Houston

Le accertain if the chicked

on 55 for Marko Sauder

mud spince 55th whise

she cave to

& Did she change address for 55

for Vivian andress

(3) Jun chick lead Entet fits for 5 acrea land in Sourcement in nam of many lodges.

MARGARET TATE VAUGHN

First American Title Company of Los Angeles
772-1595 373-6811



Do maria:

Were These funds obtained?

1. Opiales Bilton - Bank acit

Bank of homerica - 45th of health tenton

Bal. approx 500
Bal. approx 500
2. Helen Ford (Sove) (Heavenly Jour)

55-state Stoped when ade comme

to Buyana

3.

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-5811





Income Ton

1. Boulous Ferrill

2. Eather Datterd

3. Many & Sharro

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify
First American Title Company of Los Angeles

772-1595 373-6811





Lettu



Hulo Brothus Coffee don Re: Marchell Farris
to 2 Harrison Strul
San Francisco Caly
Sero:

Oleane use the beneficiary on manhau to change the beneficiary on manhau Farris, former imployee a browner of lain with your company The enemal beneficiary is the

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-6811

Charles



1. Degola William - Band aut D. Charlole King - Sopety Deg. 3. Christiai Bath - Property + Supty Deg But in surrote man pelozyjny & Son

4. Little to Band.

1749

B Draller Sugar

1139.62.

Jan Harrit ejohe gan feed bock to Don so apt Home in Lot ad in pyer for Possell trait y nut com

MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-6811

Melita Sepan should be able to come over. EXVE Eleby Should come non Also-Besses Proby Shows Com



MARGARET TATE VAUGHN

For Prompt Professional Title Service Please Specify

First American Title Company of Los Angeles

772-1595 373-6811

Waked of Bearing De from - appear for under Millie Cunningha

Grenada National Bank and Trust Company Limited I Konckton Street P.O. Box 266 St. George, Grenada West Indies

December 20, 1977

Dear Sirs: Enclosed please find the followin:

The Articles of Incorporation of the Teoples Temple of the Disciples of Christ
 The Corporate Resolution, Certified Topy, of the Board of Directors Leeting of April 11, 1977

At this time our Board would like to know the amount of interest this account has earned to date and we are assumin the 7 % rate for one year fixed time deposit you stated to us when the account was opened. We would like to maintain the funds in this account, but naturally our concern is based on what the funds can earn for our non-profit charitable works. We intend to maintain the account with you, unless the interest rate is not conducive to making the investment worthwhile for the church. Please include current balance on this amount.

We are sorry for the confusion caused you. The distance between us has made communication difficult.

Please send your reply to: Miss Deborah Touchette San Francisco, California, U.S.A. 94115

Thank you for your cooperation in this magnew.

Cooperatively yours,

Miss Deborah Touchette

Trs. Patricia Cartmell

j. 21 - - 1

BARCLAYS International

BARCLAYS BANK INTERNATIONAL LTD.

INCORPORATED IN THE UNITED KINGDOM

Water Street, Georgetown, GUYANA Branch 15th JULY, 19?7

FX:JT:Lc

MRS. DeadRAH Touchette, P.O.Box 393, Ge OR GE TOWN

DEAR MADAM,

UNITED CALIFORNIA BANK CHQ.NO.9092879
DATED APRIL 15,1977 F/O PEOPLES IEMPLE
OF THE DISCIPLES OF CHRIST - US\$50,095.-

The ABOVE CHECK WAS DEPOSITED tO AN ACCOUNT IN GRENADA ON 12th MAY, 1977 without en-DORSEMENT AND WE HAVE BEEN REQUESTED BY OUR St. George's, Grenada Branch to ask you to CALL ON US to endorse this item.

As we note from your mandate instructions HBRE THAT CHEQUES ARE TO BE SIGNED BY ANY two of the named Signatories, we should be grateful if you would call with one other SIGNATORY, BRINGING YOUR OFFICIAL STAMP, TO REMEDY THE OVERSIGHT.

YOURS FAITHFULLY, FOR MANAGER

A-31-C-2

Patty Control

A-31-C-4

TO JULIE:

YOU REQUESTED ON RADIO TODAY COPIES OF OUR ARTICLES OF INCORPORATION.

ATTACHED ARE

- 2 CERTIFIED COPIES OF ARTICLES OF INCORPORATION
- 2 CERTIFIED COPIES OF AMENDMENT TO ARTICLES, FILED 7/3/74 WITH SECRETARY OF STATE
- 1 CERTIFIED COPY OF AMENDEMENT TO ARTICLES, F1LED 12/31/76 (This is the only certified copy we have of this amendment; note original signatures?

June 12/4/77

You also requested the corporate

Seal on pages — we were unsure

Whether you wanted the seal on

the articles or just plain sheets —

if we put it on the certified Articles
that will alter them from the way the

ore on file with Secretary of State —

However, In your purposes, that may not

matter _ let us know if what we've sent you is not enul.

Jane 12/5/17

GRENADA NATIONAL RANK

AND TRUST COMPANY LIMITED

1, MONCKTON STREET.

P. O BOX 266 ST GEORGE'S, GRENADA, W. L.

CABLE: GRENBANK

PHONE: 2090

8th September, 1977.

Miss Deberah Touchette, Secretary People's Temple of the Dadciples of Christ P. O. Box 893 George town Guyana.

Dear Miss Touchette.

re Savings Account

On 30th June, 1977, we returned to you by Registered Mail No.88889, the banking resulation for signature and seal and subsequent dispatch to us. Up to this time of writing we have had no word from you on this : matter.

We also, at that time, informed you that the cheque on the United California Bank had been returned to us for endorsement by your Organization, and that for this purpose it had been forwarded for your attention through Barclays Bank Ltd, Guyana. Up to this time of writing we have, here again, had no word from you.

Meanwhile, Barclays Bank at Grenada have sent us two lettem addressed to them, one by your goodself and the other by their branch at Georgetown, relating to your Savings Account with us and issuing certain instructions concerning it, but as though it were established at Barclays Bank, Grenada. We are not a little concerned at this action, especially as you yourself visited our office to open the account, and feel that some explaination should soon be forthcoming.

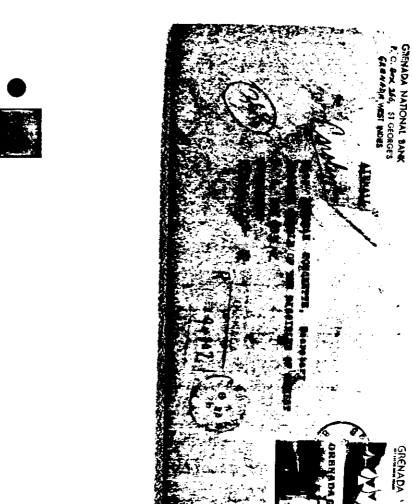
We are quite willing to remit you the balance of your Savings Account with us, provided that you first deliver to us the banking resolution properly signed, sealed and motorized, and at the same time issue to us your written instructions, properly signed, sealed and notorized.

We await your reply in due course.

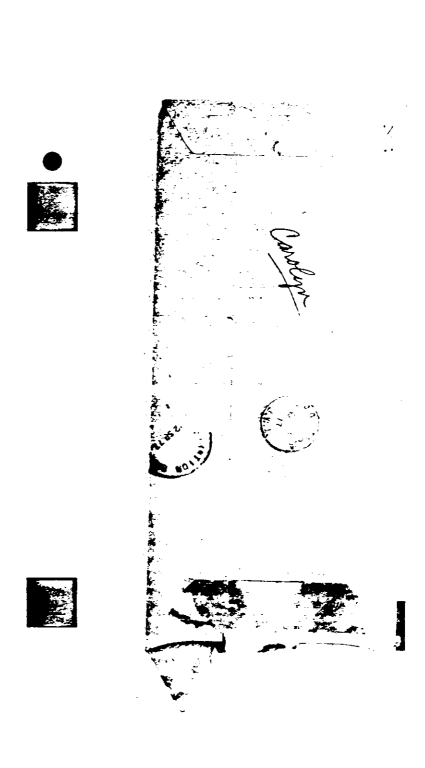
Yours faithfully,

Manager

A- 31-C-50-56







. .



TEMPLE

OF THE DISCIPLES OF CHRIST Jim Jones, **Pastor**

"Fur I she an hungered and ye gate me ment: I also thorsty and ye gave me derok; I she a stronger

ويحفظهم والأالسأوس

Matthew 25: 35:40

September 25, 1977

Grenada National Bank and Trust Company Limited 1 Monckton Street P.O. Box 266 St. George's, Grenada West Indies

Savings Account Peoples Temple of the Disciples of Christ Re:

Dear Sirs:

Enclosed please find the following:

- Articles of Incorporation of Peoples Temple of the Disciples of Christ
- Corporate Resolution, Certified Copy, of Board of Directors Meeting of April 11, 1977

We, as President and Assistant Secretary, of the corporation of Peoples Temple of the Disciples of Christ, hereby request that the balance of funds in the aforenamed savings account with your bank be remitted to the signators of said account, who have executed acknowledgment of this letter below.

Sincerely,

Carol a.

Subscribed and sworn to before me this 25 th day of Sept., 1977.

Carol A. Stahl, President

Carol A. Stahl, President

John F. Brown, Assistant Secretary RKendolal Notary Public in and for said State of California, U.S.A.

We hereby acknowledge receipt of above request.

Official Seal Lames R. Randolph Netary Public - Calif. Principal Office in Mendocino County My commission expires Oct. 7, 1978

1-31-6-60-60



PEOPLES TEMPLE

OF THE DISCIPLES OF CHRIST Jim Jones. **Pastor**

"For I has an hungered and ye gate me meal. I this thirsty and ye garie me brink. I has a stranger und ye took mes m. Name, and ye clothed me. I has no merce. I was an prison.

and an exame sente me

Then shall the righteons Answer him, saying,

Attacer and saying.

When son we they are hungered.

And feel thee?

Or thirsty.

Rad good thee bernh?

When som in these a trianger.

And took ther in?

On maked, and clothed thee. Or whater san't the char sich' Or in prison, Andrame unto thee?

Marshaw 25: 35:40

September 25, 1977

Grenada National Bank and Trust Company Limited
| Monckton Street P.O. Box 266 St. George's, Grenada West Indies

Re: Savings Account Peoples Temple of the Disciples of Christ

Dear Sirs:

Enclosed please find the following:

. . .

- Articles of Incorporation of Peoples Temple of the Disciples of Christ
- Corporate Resolution, Certified Copy, of Board of Directors Meeting of April 11, 1977

We, as President and Assistant Secretary, of the corporation of Peoples Temple of the Disciples of Christ, hereby request that the balance of funds in the aforenamed savings account with your bank be remitted to the signators of said account, who have executed acknowledgment of this letter below.

Sincerely,

Subscribed and sworn to before me this 25th day of Sept., 1977.

Jan, Rhandold_ Notary Public in and for said State of California, U.S.A.

7 Brown

Jeen F. Brown, Assistant Secretary

Official Seal James R. Randolph Notary Public - Calif. Principal Office in Mendocino County My commission expires Oct. 7, 1978

We hereby acknowledge receipt of above request.

Yally Carlmill



State of

OFFICE OF THE SECRETARY OF STATE



I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That the annexed transcript was prepared by and in this office from the record on file, of which it purports to be a copy, and that it is full, true and correct.

> IN WITNESS WHEREOF, 1 execute this certificate and affix the Great Seal of the State of California this

> > .00T 2 5 1976



ARTICLES OF INTERPORTION OF GUILLAND

or Susan

HONE & ASSAUL SERVER OF

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

ME, the members of the PEOPLIS TINKET OF THE DISCIPLIS

OF CHRIST do hereby associate together to form and cetablish a non-profit corporation and for this purpose certify:

ARTICLE I

The name of said non-profit corporation is:

PEOPLES TOUPLE OF THE DISCIPLES OF, CLRIST

APTICLE II

The purposes for which it is formed age: To further the Kingdom of God by spreading the word-

Said Corporation is enumixed pursuant to Fact 2 of Division 2 of Title 1 of the Corporations Code of the State of California.

ARTICLE IV

The County in this state where the principal office for the principal of the lusiness of the Europeation is located in Bonatonino County.

معاليب

The mass and oddresses of three or some persons who here on any i = i + i particles of Supermore until the electron of the solution of the

_ . _

,.

MARCELINE K. JONES, Box 402 J. Boute 1, Redwood Valley, Calif. ARCHIE J. IJAMES, Box 402 J, Moute 1, Radwood Valley, Calif.

ARTICLS VI

That the name of the unincorporated association hereby being incorporated is: PEOPLES TEMPLE OF THE DISCIPLES OF GERISI.

IN WITHESS WHEREOF, the undersigned, President and Secretary respectively of the PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST, an unincorporated Association, have executed these Articles of Incorporation on this 3c day of July, 1985.

CERTIFICATE LE COMMANDUO

STATE OF CALIFORNIA,)
SS. County of Anndocino.)

Co this The day of July , 1975, Sefere me, a Setare Public in and for the County and State aforesaid, personally TATE E. HOES and MARCELTHE M. MILES known to se to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed

hotary kublic in and fer the Country of mendoc now State of OAllforna.

My lumines on expires Marks (1971) who

AFFIDAVIT OF SUBSCRIBING OFFICERS OF AUTHORIZATION TO INCCEPORATE AND TO EXECUTE ARTICLES OF INCOMPORATION OF PEOPLES TRAPILE OF THE DISCIPLES OF ORRIST

STATE OF CALIFORNIA,)

55.

County of Mendecine.)

The undersigned, each for himself, deposes and says:

That he is one of the subscribing efficers to the within Articles of Incorporation of PEOPLES TEMPLE OF THE DISCIPLES UP CHRIST. That at a regular secting on the 27th day of June 1905, the said association duly authorized the incorporation of said association and authorized the undersigned, and each of them, to execute the Articles of Incorporation.

Dated, September 30 ,1905.

Subscribed and aworn to before we this 30th day of September, 1965.

Yeland Medrage

TO ANDA MITAGA

the commence of the same of the same



State of



I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That the annexed transcript was prepared by and in this office from the record on file, of which it purports to be a copy, and that it is full, true and correct.

> IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this

March Foreg Eu



A145748

JUL 3 1974

0.0

 $\text{-} f^{i^{*}}$

500544

CERTIFICATE OF AMERICANT
OF ARTICLES OF INCORPORATION
OF PEOPLES TEMPLE OF THE
DISCIPLES OF CHRIST

MICHAEL B. CARTMELL and JEAN F. BROWN certify:

- They are the Vice President and the Assistant Secretary, respectively, of Peoples Temple of the Disciples of Christ, a California corporation.
- At a meeting of the Board of Directors of said corporation, duly held at Redwood Valley, California, on June 24, 1974, the following resolution was adopted:

"RESOLVED: That ARTICLE II of the Articles of Incorporation of this emporation be amended to read as follows:

- '(a) The specific and primary purpose is to further the kingdom of God by spreading the Word.
- (b) The general purposes and powers are:
- (1) To receive property by devise or bequest, subject to the laws regulating the transfer of property by will, and otherwise to acquire and hold all property, real or personal, including, without limitation, snares of

1

11

stock, bonds, and securities of other corporations.

- (ii) To sell, convey, exchange, lease, mortgage, encumber, transfer on trust, or otherwise dispose of, any such property, both real and personal, as the objects and purposes of the corporation may require, subject to such limitations as may be prescribed by law.
- (iii) To make and perform contracts in furtherance of the purposes of this corporation.
- (iv) To act as trustee under any trust incidental to the principal objects of the corporation, and receive, hold, administer, and expend funds and property subject to such trust.
- (V) To borrow money, contract debts, and, from time to time, issue bonds, notes, and debentures, and to secure the payment or performance of its obligations.
 - (vi) To sue and be sued.
- (vii) To qualify to carry on its comprofit activities in any other state, territory, dependency, or foreign country, and to conduct its nonprofit activities within or without the State of California.
- (viii) To adopt, use, and at will alter, a corporate seal, but failure to affix a seal shall not affect the validity of any corporate inscrument.
- (ix) To do all other acts necessary or expedient for the administration of its affairs and the attachment of its purposes.
- (x) To have and exercise all the rights and powers conferred on nonprofit corporations under the General

Homprofit Corporation Lew of California, as such law is now in effect or may at any time hereafter be amended.

(xi) To act as principal, agent, joint wenturer, partner, or in any other capacity which may be authorized or approved by the Board of Directors of the corporation and which the Board may deem proper or convenient in connection with any of the foregoing purposes, or which may be calculated directly or indirectly.

The foregoing statement of purposes shall be construed as a statement of both purposes and powers, and the purposes and powers stated in each clause shall, except where otherwise expressed, be in no way limited or restricted by any reference to or inference from the terms or provisions of any other clause, but shall be regarded as independent purposes and powers.

(c) More that and ing any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the prinary purposes of this corporation.

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto <u>ARTICLE VII</u> to read as follows:

'The number of Directors of this corporation shall be seven (7). The manner in which Directors shall be chosen and removed from office, their qualifications, powers, duties, compensation, and tenure of office, the manner of filling vacancies on the Board, and the manner of calling and holding meetings of Directors, shall be as stated in the Bylaws. Directors shall not be personally liable for the debts, liabilities, or obligations of the corporation.

"RESOLVED: That the Articles of Incorporation of this corporation be smended to add thereto ARTICLE VIII to read as follows:

'The authorized number, if any, and qualifications of members of the corporation, the filling of vacancies, the different classes of membership, if any, the property, woring and other rights and privileges of members, and their lightlity to dues and assessments and the method of collection, and the termination and transfer of membership shall be as stated in the Sylaws; provided, however, that if the voting, property, or other rights or interests, or any of them, be unequal, the Bylaws shall set forth the rule or rules by which the respective voting, property, or other rights or interests of each member or class of members are fixed and determined. Members of this corporation shall not be personally liable for the debts, liabilities, or obligations of the corporation.'

"RESOLVED: That the Articles of Incorporation of this corporation be amended to add thereto ARTICLE IX to read as follows:

(e) This corporation is not organized, nor shall it be operated, for pecuniary gain or profit, and it does not contemplate the distribution of gains, profits, or dividends to the members thereof and is organized solely for nonprofit purposes.

- (b) The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inura to the benefit of any director, officer, or member thereof or to the benefit of any private persons.
- (c) Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a monprofit fund, foundation or corporation which is organized and operated exclusively for charitable purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.
- (d) If this corporation holds any assets in trust, or the corporation is formed for charitable purposes, such assets shall be disposed of in such manner as may be directed by decree of the superior court of the county in which the corporation has its principal office, upon petition therefor by the Attorney General or by any person concerned in the liquidation, in a proceeding to which the Attorney General is a party.'

"RESOLVED. That the Articles of Incorporation of this corporation be amended to add thereto $\underline{\mathsf{ARTICLE}}\ X$ to read as follows:

'No substantial part of the activities of this corporation shall consist of carrying on propagands, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.'

- 3. The members of said corporation have an unequal voting power. mbers entitled to cast eight (8) wotes have consented by resolution at a weeting held at Redwood Valley, California, on June 24, 1974, to the adoption of said amendment, and the wording of the amended articles, as set forth in the members' resolution, is the same as that set forth in the Directors' resolution in Paragraph 2 above.
- 4. The total number of votes of members entitled to be voted for or to consent to said amendement is nine (9).

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificate are true and correct. Executed at Redwood Valley, California, on June 30, 1974

A-71-6-80-02

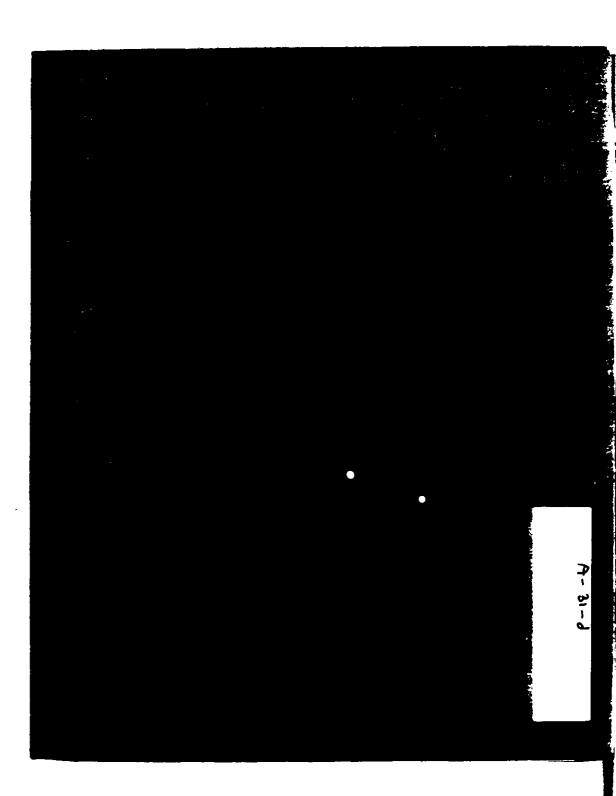
Ref. No	P.L.	Box	<i>,</i> ,,,,								
---------	------	-----	---------------	--	--	--	--	--	--	--	--

APPLICATION FOR PRIVATE IETTER BOX

• •	**************************	*********************************	
d	No. 1 SIZE)	Irrespective of date of application	
:		\$ 214.00; per aunum.	:
:			:
:			:
: ,	No. 2 SIZE)		i
Ċ	54" H x 12" W x 18" D)	\$48.00: per annum	:
: "			;
:			:
:			:
: :	No. 3 SIZE (12" H x 24" W x 18" D)	\$ 72.00: per annum	:
:	(4 (2.00; per maios	:
:			<u>;</u>
:	DEPOSIT ON EACH KEY	\$1. 85	:
:			· · · · · · · · · · · · · · · · · · ·
	NAME		
(ir	block letters)	••••••••••••••••••••••••••••••	
	ADDRESS		
	DATE	**********************	
Gene	imaster General, Fral Post Office, rgetown.		
Sir,	•		
	Application is hereby made	for a Private Letter Box No	
Size	and key/keys in the	ne name of the undersigned/on behalf of th	ıe
	rmentioned.		
		Yours faithfully,	
	(Signatu	re)	
	· ·		
	for	*********************	
Refe	rences		
Post	master General,		
	the a	pplicant/s is/are known to me and his/her	
	·	phicancys is/are known to me and his/her	
app1	ication is recommended.		
(\$)	NAME:	(2) NAME	
	ADDRESS:	ADDRESS:	
	****************	********	• • • • • • • • • •
	DATE:	********	

AUTHORIZED SIGNATURES

SIGNATURE	TITLE



With the Compliments

of

The Grenada National Bank and Trust Company Limited

1, Bruce Street St. George's, Grenada, W.I. Please mite the cornel fined

GRENADA NATIONAL BANK

PROSPECTUS

The List of Applications will be open at 10 o'clock on 16th September, 1976 and will remain open until the issue is subscribed or until further notice.

GRENADA GOVERNMENT DEVELOPMENT LOAN, 1976 7% BONDS 1991/92

ISSUE OF \$10,000,000 E.C.

Authorised under the Loan (Development) Act, 1974

Interest pnyable on 15th March and 15th September of each year.

PRICE OF ISSUE-100 PER CENT.

The Government of Grenada invites applications for Grenada 7% development bonds as indicated above.

Purposes: The proceeds of the loan will be applied for the purposes set out benunder namely:

SCHEDULE	Section 5 (1)
Agriculture Infrastructure—Roads and Bridges, Water and Ejectricity Purchase of Lands for Housing Lois	 \$ 3,000,000 6,000,000 1,000,000
	\$ 10,000,000

Demonstrations: The bonds will be of the denominations of \$100, \$500, \$1,000 \$2,500, \$5,000, \$10,000, \$25,000, \$50,000, \$100,000.

Interest: Interest will be payable half-yearly by bearer coupons (attached to the bonds) on 15th March and 15th September of each year.

Coupons will be encashed on presentation at the Treasury, St. George's,

The principal and interest thereon will not be subject to any taxes, duties or levies of the Government of Grenada.

A-31-D.1

1

Redemption of bonds—Sinking fund: The bonds will be repayable at par not later than 16th September, 1992, but the Government of Grenada will here the option of redeeming the bonds in whole or in part by drawing or at par or at any time prior to such date on giving six months notice by advertisement in the Government Gazette and at least one (1) newspaper circulating in Grenada.

A sinking fund will be formed for the redemption of the bonds and half-yearly contributions to the fund will be at the rate of not less than 3% p.a., and the first contribution to the fund will be made not later than five years after the date on which the interest on any bonds issued in respect of such loan commences to run.

The bonds are secured on the general revenues and assets of the Government of Grenada.

Public Debt: The public debt of Grenada as at 31st August, 1976, was \$24.795,061. At the same date sinking funds in respect of three (3) apparate issues of stock amounting to \$8.770,050 had accumulated to a total of \$2.855,661. The remaining \$16,025,011 is being discharged by

Applications: Applications on the prescribed form must be addressed to the Accountant General,

Accountant General,

Government Buildings

St. George's,

Grenada.

Payment may be made on or after allotment and must be made not later than the first day of the month after allotment.

Cheques should be made payable to the Accountant General. They should be crossed and may be deposited to the account of the Government of Grenada at any of the commercial banks operating in Grenada and must be accompanied by the full amount of the purchase price of the bonds for which application is made. A separate cheque must accompany each application. In the case of partial alloement the surplus will be refunded.

Prospectuses and application forms may be obtained from the Accountant General's Office, District Revenue Offices and commercial banks.

A West on Act.

أأعمر وإمهوه أواصفع والمجا

ISSUE OF \$10,000,000 E.C.

Authorised under the Loan (Development) Act, 1974.

of Grenada 7% bonds 1991/92 as shown hereunder according to the prospectus dated 16th September, 1976, and I We undertake to accept the same or any less amount allotted to merus and to pay for the same in conformity with the terms of the said prospectus in full.

	Boads of	nomina	value of	\$	100
	do	do	đο	5	500
	dο	do	do	\$	1,000
	do	do	do	\$	2,500
	do	do	do	\$	5,000
	do	do	do	\$	ــــــــــــــــــــــــــــــــــــــ
	do	do	do	\$	25,000
*****************	do	do	do	5	50,000
***************************************	do	do	do	\$1	00,000

Total Nominal value \$.....

Signature.....

100

MILDRED

YOU ASKED FOR THIS OVER THE RADIO TONIGHT:
I HOPE IT IS WHAT YOU WANT...WE DID THE FIRST
RESOLUTION IN TOTAL IGNORANCE BUT APPARENTLY
IT WORKED...

I SAID THE MEETING OF THE CORPORATION WAS JULY 3 BECZUSE REGULAR P.T. CORPORATE MEETINGS ARE ON FIRST TUESDAY OF EVERY MONTH AND CAROL STAHL WAS IN STATES ON JULY 3, AND WE WERE MORE LIKELY TO HAVE A QUORUM ABLE TO HAVE A MEETING THEN. NOW THAT SHES GONE, THE ONLY OFFICERS LEFT BACK HERE ARE ME AND JEAN and Arch.

FLO 8/7/78

(James + Niertha + I collaborated on this one...) A.31.2-3

NAME

AM

Monday Tuesday Wednesday

NOON

10

2



CARTMELL P 1432 36 1-3744 A-21-D-2

CONNOR/JACOBSON HOTELS

4 GRAN HOTEL SULA SAN PEDRO SULA HONDURAS

& GRAN HOTEL SAN SALVADOR SAN SALVADOR EL SALVADOR

GRAND HOTE, GUAYAQUIL
 GUAYAQUIL
 GUAYAQUIL
 ECUADOR

Sept. 22, 1978

Trust Co. Limited . 1 Bruce Strect St. Georgain Grenaca, ".I.

Deer Sira

ME MERMORES 7 9 150 4-24 740

Q Hotel #

Due to the heavy expenses of our cheritable norm, we wish at this time to notify you of our intent to withdra' the belence in Peoples Temple account #495 from your bank in 30 days.

Please send the cashiers check made tayable to Peorles Temple tos

.dsr Deborah Touchette & Mrs. Patty Certhell Poomler Tethle P.G. Eow 393 Georgetorn, Guyana

If any problem should arise in complying with the instructions of this letter please call Miss Debbis Touchette or Miss Patty Cartnell at 68737 or 71924, Georgetown, Guyana.

Thank you for your conservtion. We will consider re-investing at your bank at such time when we have funds avails le for soving accounts.

Sincerely,



J-71-D-4

EFEB- 41 4 . TTRICET SERVICES



TELEX 328-2056

GABLE ADDRESS HOTELEXEC
TELEPHONE 64-3333

GHotel*

CONNOR/JACOBSON HOTELS

e drand hôtel guayaquil Guayaquil Ecuador

GRAN HOTEL SAN SALVADOR BAN SALVADOR EL SALVADOR

GRAN HOTEL SULA SAN PEDRO SULA HONDURAS

CERTIFIED COPY OF RESOLUTION OF THE BOARD OF DIRECTORS OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST A CALIFORNIA CORPORATION U.S.A.

The following is a true copy of a Resolution duly adopted by the Board of Directors at a regular meeting held on July 3, 1978:

"RESOLVED: that the officers of this Corporation hereby consent to the closing of the savings account with Grenada National Bank and Trust Company, Ltd. and withdrawal by cash or check of the balance of funds in said account by existing signators, or, in the alternative, withdrawal from said savings account existing time certificates and/or bonds in advance of their respective maturity dates."

I hereby certify that the foregoing is a full, true and correct copy of said Resolution.

Attest:

June B. Crym, Treasurer

Subscribed and sworn to before me, this 7th day of August, 1978.

Nowary Public in and for the State of California, U.S.A.

Jean F. Brown Assistant Secretary

Official Seal
James R. Rancolph
Marce R. Rancolph

My commission expires Oct, 7, 1978

A-31. D. 52.56

CERTIFIED COPY OF RESOLUTION OF THE BOARD OF DIRECTORS OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST A CALIFORNIA CORPORATION U.S.A.

The following is a true copy of a Resolution duly adopted by the Board of Directors at a regular meeting held on July 3, 1978:

"RESOLVED: that the officers of this Corporation hereby consent to the closing of the savings account with Grenada National Bank and Trust Company, Ltd. and withdrawal by cash or check of the balance of funds in said account by existing signators, or, in the alternative, withdrawal from said savings account existing time certificates and/or bonds in advance of their respective maturity dates."

I hereby certify that the foregoing is a full, true and correct copy of said Resolution.

Attest:

June B. Crym, Treasurer

Subscribed and sworn to before me, this 7th day of August, 1978.

Notary Public in and for the State of California, U.S.A.

Assistant Secretary

Other Seal
James R Parts of
No. 4 Earts Call
Princips C. Seal
Wy commission mices Oct 7 1 1978



(PHOTOCOPY CERTIFICATION)

1. MARCH FONG EU, Secretary of State of the State of California, bereby certify:

That the photographic reproduction hereunto annexed was prepared by and in this office from the record on file of which it purports to be a copy, and that it is full, true and correct.

IN WITNESS WHEREOF. I execute this certificate and affix the Great Seal of the State of California this

FEB 5 - 1975

Werch Force Cur

Secretary of State

Secretary of State

BECREATE FORM CECIOS (IRV 1781)

ATTICLES OF INCORPORATION OF 500 Civil.

FILED

PLOPLES TEMPLE OF THE DISCIPLES OF CHRIST Rue N. Suba learning of Syla

OF CHRIST do hereby associate together to form and establish a non-profit corporation and for this purpose certify:

ARTICLE I

The name of said non-profit corporation is:

PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST

id acticitie

ARTICLE II

The purposes for which it is formed are:

To further the Kingdom of God by spreading the Word.

ARTICLE 111

Said Corporation is organized pursuant to Part I of Division 2 of Title I of the Corporations Code of the State of California.

ARTICLE IV

The County in this State where the principal office for the transaction of the business of the Corporation is located is Mendocino County.

APTICLE V

The names and addresses of three or more persons who are to act in the capacity of Directors until the election of their successors are:

JAMES W. JUICS, Box 472 J, Route 1, Zedwood Valler, Calif.

-1-

A-31-0-6-+1-60

MARCELINE M. JOMES, Box 402 J. Twee 1, Redwood Valley, Calif.

ARCRIE J. LJAMES. Box 402 J. Monte 1, Redwood Valley, Calif.

ARTICLE VI

That the name of the unincorporated association hereby being incorporated is: PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST.

AN WITNESS WHEREOF, the undersigned, President and Secretary respectively of the PEOPLES TEMPLE OF THE DISCIPLES OF DRIST, an unincorporated Association, have executed these Articles of Incorporation on this 200 day of July, 1075.

March of the or

CERTIFICATE OF ACKINGLEDATEST

STATE OF CALIFGRNIA,)
SS
County of Hendocino.

Con this <u>definition</u> day of July, 1965, before me, a Notary Public in and for the County and State aforesaid, personally appeared <u>JAMES E. JONES and MARCELIAT M. More known</u> to me to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed the same.

/ Notary Public in and fer the County of Hendocino, State of Californ.s.

My Commission expires; March 16.17.

-2-

APPIDAVIT OF SUBSCRIBING OFFICERS OF AUTHORIZATION TO INCORPORATE AND TO EXECUTE APPICLES OF INCORPORATION OF PROPERS TUMPLE OF THE DISCIPLES OF ORRIST

STATE OF CALIFORNIA,)
SS.
County of Mendocine. }

The undersigned, each for himself, deposes and says:

That he is one of the subscribing efficers to the

within Articles of Incorporation of PEOFLES TEMPLE OF THE DISCIPLES

OF CHRIST. That at a regular meeting on the 27th day of June

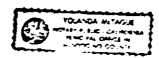
1965, the said association duly authorized the incorporation of
said association and authorized the undersigned, and each of them,
to execute the Articles of Incorporation.

Dated, September 30 ,1965.

Dem war one

Subscribed and sworn to before me this 30th day of September, 1965.

The morning



Section 14:10 Sec. 18 1457

TERRY

Here's the 2nd attempt at the Resolutions. Original and 1 xerox of each.

June 8/15

CERTIFIED COPY OF RESOLUTION OF THE BOARD OF DIRECTORS OF PEOPLES TEMPLE OF THE DISCIPLES OF CHRIST A CALIFORNIA CORPORATION U.S.A.

The following is a true copy of a Resolution duly adopted by the Board of Directors at a regularmeeting held on July 3, 1978:

"RESOLVED, that the Officers of this Corporation hereby consent to the closing of the savings account with Grenada National Bank and Trust Company, Ltd. and withdrawal by cash or check of the balance of funds in said account by existing signators.

I hereby certify that the foregoing is a full, true and correct copy of said Resolution.

Jean F. Brown Assistant Secretary

Attest:

June B. Crym, Treasurer

Subscribed and sworn to before me, this 14th day of August, 1978.

Hous RRandoly!

Norary Public in and for the State of California, U.S.A. Official Seal
James & Rancotin
Notice) Public Calif.
Printings Office in
Mendating County
(s commission expires Oct 7, 1978)

4.31.0-7. Km 75

PEOPLES TEMPLE of the Disciples of Christ

.sy 1), 1,77

oren mathod l bank and arust votteny mixited l. Jruse byraet, ot. George's French, a.l.

-ear -ir,

rle se ence t the signitures on the signature card for both the dunking and signing desolution, and the signature card.

Thank you for your co-operation.

time described one year for the a cunt of fifty thrusund (5),) >>> obj for the antirect intent of 7.

Sincerely,

Mind Touchette,

Jecretary

P.O. Box 893 Georgetown, Guyana

	No intuliary PERIEF'S TEMPLE OF THE ENSUITE'S OF THEIR
	Na bear full (2)
	TO THE GRENADA NATIONAL BANK & TRUST CO. LTD.
	SAVINGS ACCOUNT
• *	case of the want of event to your Bank in the joint names of the undersigned. A homones of the form accounting to intend to time and to be need upon the separative of early of the londerstands and another case of the death of entiting upon the segmentary of the sortweet.
	Fitty CARTMER
	المستشبيل لإلمتناسيدليند والمرازي المستشبيل المستشبين المستشبين المستشبين المستشبين المستشبين المستشبين المستشبين

÷

• !

-2

THE GRENADA BATIONAL BANK AND TRUST COMPANY LIMITED

Benking and Signing

	Resolution
	Limitod
	At a Meeting of the Board of Directors of
•	IT WAS RESOLVED:
	1. That an account in the name of the Company be carried with The Grenada National Bank and Trust Company Limited (hereinafter called "the Bank") and that the Bank be and is hereby authorized to pay and honour all cheques, drafts, acceptances, promissory notes, bills of exchange, orders for the payment of money and other negotiable instruments made, signed, drawn, accepted or endersed by the Company, whether such payment creates an overdraft or
	otherwise.
(a)State what offi- cers are mithori- sed;e.g. President, Secrotary, etc.with-	2. That (a) TWO SACREL RIES (ONE SECRETARY HOLLS fine OF: ICE OF CHLIR AND AS WELL) be and ARE thereby suthorized on behalf of the Company, as moneys may be required by the Company, to apply to the
out giving personal	Bank to advance the same on the Company's credit; to make
Z.Birmo & v	arrangements as to the terms and conditions of the loan thereof and as to the securities to be given therefor; and from time to time to vary or modify such arrangements,
(b)Insert number of officers empower- ed.	terms and conditions; that any (b)
	required by the Bank, also such additional securities by why of mortgage as the Directors may from time to time at thorize; (The SIGHATURES ARE Now Day FOR ANY TRANSMITTION)

sed to	3. That any (c). THO
ign. (d)State what offi- sers are	be and
•	

to sign; o.g.President,Sccretary,ctc. without giving personal names. or any bills of exchange, promissory notes, cheques and orders for the payment of money; also to execute either special or general waivers of presentment, protest and notice of dishonour of any and all cheques, bills or notes now or hereafter discounted or deposited for any purpose by the Company with the Bank, or to which they are parties, or in which they are in any way interested; also to arrange, settle, balance and certify all books and accounts between the Company and the Bank and to receive all paid cheques and vouchers and to sign the Bank's form of settlement of balances and release.

(e)Insort number of officers authorized to endorse. (f)State what officers are authorized,c.g. Prosident. Secretary, etc. without giving personal names.

4.

be and......hereby authorized on behalf of the Company to negotiate with, deposit with or transfer to the Bank (but for credit of the Company's account only), all or any bills of exchange, promissory hotes, choques or orders for the

That any (c) of the following:-(f)....

5. That all documents, securities and other negotiable instruments signed, made, drawn, accopted or endorsed as aforesaid shall be valid and binding upon the Company.

payment of money and other negotiable paper, and for the

said purpose to endorse the same on behalf of the Company.

- 6. That the Bank be furnished with a list of the names of the Directors, Secretary and other Officers of the Company athorized to sign for it, together with specimens of their signatures, and that the Bank be from time to time informed in writing of any change of such officers.
- 7. That this Resolution be communicated to the Bank Bank and remainin force until notice in writing to the contrary is given to the Bankand receipt of such notice acknowledged by it.

CERTIPICATE

Date Recvid.	Cha i rman
Recorded	Secretary
Approvud	· · · · · ·

AUTHORIZED SIGNATURAS

SIGNATURE	TITLE

PEOPLES TEMPLE of the Disciples of Christ P.O. Box 893 Georgetown, Guyana

re: within a with number of the control of the cont

shown for illuming and subsequent deposite in saving A/C No. 3. GRENADA NATIONAL BANK & TRUST CO. HD.

ĺ

SAN FRANCISCO MARK OFFICE 408 MONTBOMERY SY. SAN FRANCISCO. CA 84104 DATEMBRADE 1 1 15, 1977 Min. 1	NΩ	9082879	9 11.55
PAY	G	\$ ***	50,0 9 5,00 4+ 4
onorms of waspeoples Temple of the Disciples of Christ		SHIERS C	HECK
	ار	1). Lon	nal
#1210w0055#6210 w 98950#	1	· •	
			- 3
FILLMORE-POST OFFICE		No.0271	40995/
Bank of America HATIONAL ENVIOLATED CALIFORNIA	DATE_	371 AFR: 577	11-94 1210
PAY TO THE STANCISCO, CALIFORNIA PAY TO THE STANCISCO, CALIFORNIA PAY TO THE STANCISCO OF CHR.	DATE_ IST****		1210
BAN FRANCISCO, CALIFORNIA	ets		1210 }
PAR FRANCISCO, CALIFORNIA PAR TO THE STANCISCO OF CHR ORDER OF THE SISCIPLES OF CHR	cts		1210