



Melissa Manriquez Deputy Clerk

Pima County Clerk of the Board

Julie Castañeda

Administration Division 130 W. Congress, 1st Floor Tucson, AZ 85701 Phone: (520)724-8449 • Fax: (520) 222-0448 Management of Information & Records Division 1640 East Benson Highway Tucson, Arizona 85714 Phone: (520) 351-8454 • Fax: (520) 791-6666

MEMORANDUM

TO:

Honorable Chairman and Board Members

Pima County Board of Supervisors

FROM:

Julie Castañeda, Clerk of the Board

DATE:

January 19, 2021

RE:

Petition for Relief of Real Property Taxes - Iglesia Apostolica de la fe en

Cristo Jesus

Pursuant to A.R.S. §42-11109(E), Iglesia Apostolica de la fe en Cristo Jesus, filed a petition on December 10, 2020, for relief of their Real Property Taxes as follows:

Pending Tax Payments:

Parcel No.	Year	Taxes due	Interest	Fees	<u>Total</u>
131-04-4000	2020	\$1.373.07	\$0.00	\$0.00	\$1.373.07

On October 18, 2020, the Petitioner acquired the above referenced parcel from the previous property owners. At the closing of the property the Petitioner paid \$1,373.07 in property taxes. The Petitioner is requesting that a relief of property taxes exemption be granted for the total amount paid at the time of closing. The previous owner had paid the taxes in full on October 21, 2020.

The Assessor's review indicated that had the affidavit been filed in a timely manner, the Assessor would not have granted the exemption because the required ownership of the property was not in effect during the time period required by statute.

/jc

Attachments

- Notice of Hearing
- Treasurer's Tax Reports
- Assessor's Review Forms
- Iglesia Apostolica de la fe en Cristo Jesus submission



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Julie Castañeda

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Tucson, AZ 85701
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January 6, 2021

Iglesia Apostolica de la fe en Cristo Jesus Attn: Eloy Fierro, Pastor 4801 E. 29th Street Tucson. AZ 85711

RE: Petition for Relief of Taxes - Parcel No. 131-04-4000

Dear Pastor Fierro:

Please be advised that your Petition for Relief of Real Property Taxes for tax year 2020, has been scheduled before the Pima County Board of Supervisors on Tuesday, January 19, 2021, at 9:00 a.m., or thereafter.

Until further notice the Board of Supervisors' Meetings are being conducted virtually. The meeting can be streamed via the following links: BOS Agenda January 19, 2021 (http://pima.granicus.com/ViewPublisher.php?view id=3), on Facebook (https://www.facebook.com/pimacountyarizona/), or via Cox and Comcast Cable Channel 96. Television viewing will be available in the lobby at 130 West Congress, 1st Floor.

Or you can email <u>COB mail@pima.gov</u> for instructions on how to remotely access the meeting.

If you have any questions regarding this notice, please contact this office at 724-8449.

Sincerely,

Julie Castañeda Clerk of the Board

/jc

PIMA COUNTY TREASURER'S OFFICE



Beth Ford, CPA Pima County Treasurer 240 North Stone Avenue Tucson AZ, 85701-1199 (520) 724-8341

TRANSACTION HISTORY

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES 4801 E 29TH ST TUCSON AZ 85711-6423

ACCOUNT: 131044000
PROPERTY TYPE: Real Estate
PROPERTY LOCATION: 4801 E 29TH ST

LEGAL DESC: MAYFAIR TERRACE BLOCKS A & B LOT 1 BLK B

Transaction History as of December 16, 2020

REV NO	DOC REF NO	TRANS ID	TRANS DATE	EFF DATE	TAX YEAR	TYPE	STATUS	INSTALL NO	AMOUNT	RECEIPT NO	USER ID
0	7823532	22848636	8/21/2020	8/21/2020	2020	Tax Due	Processed	1	2,977.75		SYSTEM
0	7823532	22848637	8/21/2020	8/21/2020	2020	Tax Due	Processed	2	2,977.75		SYSTEM
0	7961815	23729718	10/21/2020	10/21/2020	2020	Tax Payment	Processed	1	-2,977.75	7751644	EROGERS
0	7961815	23729720	10/21/2020	10/21/2020	2020	Tax Payment	Processed	2	-2,977.75	7751644	EROGERS

If you have questions about the items on this statement, please contact our offices.



C:

Pima County Clerk of the Board

Julie Castañeda

Administration Division 130 W. Congress, 5th Floor Tucson, AZ 85701 Phone: (520)724-8449 • Fax: (520) 222-0448 Management of Information & Records Division 1640 East Benson Highway Tucson, Arizona 85714 Phone: (520) 351-8454 • Fax: (520) 791-6666

Petition to the Board of Supervisors - Review Form

Pursu	ant to	☐ A R.S. §42-11104(G) (educational/library property) or ☐ A.R.S. §42-11109(E) (religious property)
Тахра	ayer	Iglesia Apostolica de la fe en Cristo Jesus
For ta	x year(s) <u>2020 -</u> Parcel No. 131-04-4000
1)	Did th	e organization file an affidavit as required by A.R.S. §42-11153? es No
2)	Was to §42-1	
3)	If the exemp	
4)	If the a	The required ownership of the property was not in effect during the time period required by statute. The property was not being used for the exempt purpose during the time period required by statute. The requesting church, educational or library property did not furnish the required documents requested by the Assessor at the time of application per A.R.S. §42-11152(3)&(B) Other: Parcel being requested was purchased on 10/8/2020 well after the 1/1/20 lien date
Comple	eted by	r. Ryan Cau Date: 12/14/2020





Iglesia Apostólica de la fe en Cristo Jesús in the US 4801 E 291H, ST Tucson, AZ 85711

December 10th, 2020

Pima board of supervisors

Subject: Parcel - 131-04-4000

Dear Board of Supervisors,

I, Eloy Fierro, writing this letter asking for your support on granting me a waiver on the property listed here.

4801 E 29th Street, Tucson, AZ. 85711

This property is where we conduct our weekly services and we are a non-profit organization. We recently purchased this property. We closed on October 8th, 2020 and during the closing we were charged the following amount on county property taxes. \$1373.07

We are asking for consideration on receiving a waiver and these funds back from Pima County. Your support and help are greatly appreciated.

Warm regards,

Eloy Fierro

520) 269-9948 **Pastor**

NON-PROFIT AND RELIGIOUS ORGANIZATIONS

Property Tax Information and Questionnaire form

QUESTIONNAIRE FOR PROPERTY TAX EXEMPTION ALL QUESTIONS MUST BE ANSWERED TO BE CONSIDERED FOR EXEMPTION

1.	Name & Address of Organization: Tayle Sta Xpootolica De La Fe En Cristo desus
	4801 E 29m Street
	Tueson Az YS711
2.	Under which section of Title 42 , Chapter 11 , Article 3 does your organization claim exemption? (Arizona Revised Statutes can be found at: www.azleg.gov)
3.	Are there any type of business activities such as snack bars, cafés or restaurants operating on the premises? Yes No No
4.	Is the organization exempt from Federal and/or State income taxes? Yes. No. No.
5.	Is the Organization a 501 (C)? Yes Which type . No
5.	Give day, month, and year deed/title was acquired by applicant. Day Month Year
6.	Claimant is: Owner/Operator X Owner only Operator only
7.	Exemption is claimed on: All landX Buildings & ImprovementsX Personal Property
8.	Is any portion of the property used as a place of residence? Yes No X If yes, state number of individuals occupying the premises and the duration of the occupancy.
).	Does applicant receive any income? (other than free will offerings in connection with this property) Yes No
10.	Is any portion of the property being leased or rented to a non-profit and/or a for- profit organization(s)? Yes No
1	List date of occupancy: Month Day Voor

INTERNAL REVENUE SERVICE P. O. BOX 2508 CINCINNATI, OH 45201

Date:

MAR 0 3 2000

INGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES 10921 RYE LN EL PASO, TX 79927 Employer Identification Number
74-2891600
DLN:
17053289763009
Contact Person:
FRANK F THOMAS ID# 31397
Contact Telephone Number:
(877) 829-5500
Accounting Period Ending:
June 30
Form 990 Required:
No
Addendum Applies:

Dear Applicant:

Based on information supplied, and assuming your operations will be as stated in your application for recognition of exemption, we have determined you are exempt from federal income tax under section 501(a) of the Internal Revenue Code as an organization described in section 501(c)(3).

We have further determined that you are not a private foundation within the meaning of section 509(a) of the Code, because you are an organization described in sections 509(a)(1) and 170(b)(1)(A)(i).

If your sources of support, or your purposes, character, or method of operation change, please let us know so we can consider the effect of the change on your exempt status and foundation status. In the case of an amendment to your organizational document or bylaws, please send us a copy of the amended document or bylaws. Also, you should inform us of all changes in your name or address.

As of January 1, 1984, you are liable for taxes under the Federal Insurance Contributions Act (social security taxes) on remuneration of \$100 or more you pay to each of your employees during a calendar year. This does not apply, however, if you make or have made a timely election under section 3121(w) of the Code to be exempt from such tax. You are not liable for the tax imposed under the Federal Unemployment Tax Act (FUTA).

Since you are not a private foundation, you are not subject to the excise taxes under Chapter 42 of the Code. However, if you are involved in an excess benefit transaction, that transaction might be subject to the excise taxes of section 4958. Additionally, you are not automatically exempt from other federal excise taxes. If you have any questions about excise, employment, or other federal taxes, please contact your key district office.

Grantors and contributors may rely on this determination unless the Internal Revenue Service publishes notice to the contrary. However, if you lose your section 509(a)(1) status, a grantor or contributor may not rely on this determination if he or she was in part responsible for, or was aware of, the act or failure to act, or the substantial or material change on the part of the organization that resulted in your loss of such status, or if he or

Letter 947 (DO/CG)

INGLESIA APOSTOLICA DE LA FE EN

she acquired knowledge that the Internal Revenue Service had given notice that you would no longer be classified as a section 509(a)(1) organization.

Donors may deduct contributions to you as provided in section 170 of the Code. Bequests, legacies, devises, transfers, or gifts to you or for your use are deductible for federal estate and gift tax purposes if they meet the applicable provisions of Code sections 2055, 2106, and 2522.

Contribution deductions are allowable to donors only to the extent that their contributions are gifts, with no consideration received. Ticket purchases and similar payments in conjunction with fundraising events may not necessarily qualify as deductible contributions, depending on the circumstances. See Revenue Ruling 67-246, published in Cumulative Bulletin 1967-2, on page 104, which sets forth guidelines regarding the deductibility, as charitable contributions, of payments made by taxpayers for admission to or other participation in fundraising activities for charity.

In the heading of this letter we have indicated whether you must file Form 990, Return of Organization Exempt From Income Tax. If Yes is indicated, you are required to file Form 990 only if your gross receipts each year are normally more than \$25,000. However, if you receive a Form 990 package in the mail, please file the return even if you do not exceed the gross receipts test If you are not required to file, simply attach the label provided, check the box in the heading to indicate that your annual gross receipts are normally \$25,000 or less, and sign the return.

If a return is required, it must be filed by the 15th day of the fifth month after the end of your annual accounting period. A penalty of \$20 a day is charged when a return is filed late, unless there is reasonable cause for the delay. However, the maximum penalty charged cannot exceed \$10,000 or 5 percent of your gross receipts for the year, whichever is less. For organizations with gross receipts exceeding \$1,000,000 in any year, the penalty is \$100 per day per return, unless there is reasonable cause for the delay. The maximum penalty for an organization with gross receipts exceeding \$1,000,000 shall not exceed \$50,000. This penalty may also be charged if a return is not complete, so be sure your return is complete before you file it.

The law requires you to make your annual return available for public inspection without charge for three years after the due date of the return. You are also required to make available for public inspection a copy of your exemption application, any supporting documents and this exemption letter to any individual who requests such documents in person or in writing. You can charge only a reasonable fee for reproduction and actual postage costs for the copied materials. The law does not require you to provide copies of public inspection documents that are made widely available, such as by posting them on the Internet (World Wide Web). You may be liable for a penalty of \$20 a day for each day you do not make these documents available for public inspection (up to a maximum of \$10,000 in the case of an annual return).

You are not required to file federal income tax returns unless you are

Letter 947 (DO/CG)

subject to the tax on unrelated business income under section 511 of the Code If you are subject to this tax, you must file an income tax return on Form 990-T, Exempt Organization Business Income Tax Return. In this letter we are not determining whether any of your present or proposed activities are unrelated trade or business as defined in section 513 of the Code.

You need an employer identification number even if you have no employees. If an employer identification number was not entered on your application, a number will be assigned to you and you will be advised of it. Please use that number on all returns you file and in all correspondence with the Internal Revenue Service.

If distributions are made to individuals, case histories regarding the recipients should be kept showing names, addresses, purposes of awards, manner of selection, relationship (if any) to members, officers, trustees or donors of funds to you, so that any and all distributions made to individuals can be substantiated upon request by the Internal Revenue Service. (Revenue Ruling 56-304, C.B. 1956-2, page 306.)

If we have indicated in the heading of this letter that an addendum applies, the enclosed addendum is an integral part of this letter.

Because this letter could help resolve any questions about your exempt status and foundation status, you should keep it in your permanent records.

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours

Ateven T. Miller

Steven T. Miller
Director, Exempt Organizations

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE USA (HEADQUARTERS OFFICE)

FINANCIAL STATEMENTS WITH INDEPENDENT ACCOUNTANT'S COMPILATION REPORT

DECEMBER 31, 2012 AND 2011

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Statements of Functional Expenses	4
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Schedule of Districts and Outstanding Debt	5-6



William D. Pine, CPA Karen C. Pedroncelli, CPA Gamaliel 'Gil' Aguilar, CPA

Allen C. Dimick, CPA Lynette A. Garcia, CPA Joanna G. Moffett, CPA Mihai I. Petrascu, CPA

Consultant Vern R. Onstine, CPA

INDEPENDENT ACCOUNTANT'S COMPILATION REPORT

To the Board of Directors of Iglesia Apostolica De La Fe En Cristo Jesus in the United States of America (Headquarters Office) El Paso, Tx

We have compiled the accompanying statement of financial position of Iglesia Apostolica De La Fe En Cristo Jesus in the United States of America (a nonprofit organization) as of December 31, 2012 and 2011, and the related statements of activities and functional expenses for the years then ended. We have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or provide any assurance about whether the financial statements are in accordance with accounting principles generally accepted in the United States of America.

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America and for designing, implementing, and maintaining internal control relevant to the preparation and fair presentation of the financial statements.

Our responsibility is to conduct the compilation in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants. The objective of a compilation is to assist management in presenting financial information in the form of financial statements without undertaking to obtain or provide any assurance that there are no material modifications that should be made to the financial statements.

Management has elected to omit substantially all of the disclosures and the statement of cash flows required by accounting principles generally accepted in the United States of America. If the omitted disclosures and statement of cash flows were included in the financial statements, they might influence the user's conclusions about the Organization's financial position and changes in net assets. Accordingly, these financial statements are not designed for those who are not informed about such matters.

The supplementary information contained in the Schedule of Districts and Outstanding Debt is presented for purposes of additional analysis and is not a required part of the basic financial statements. The supplementary information has been compiled from information that is the representation of management. We have not audited or reviewed the supplementary information and, accordingly, do not express an opinion or provide any assurance on such supplementary information.

Pine, Pedroncelle & Orginan, Duc.

May 8, 2014

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE USA (HEADQUARTERS OFFICE) STATEMENT OF FINANCIAL POSITION DECEMBER 31, 2012 AND 2011

		2012		.2011
ASSETS	e e			
CURRENT ASSETS				
Cash in Banks Miscellaneous Receivable	\$	529,656 .235,440	\$	686,226 228,865
Total Current Assets		765,096		915,091
OTHER ASSETS				
Notes Receivable-Related Parties	***************************************	632,078	·	620,089
Total Other Assets	, , , , , , , , , , , , , , , , , , , 	632,078		620,089
TOTAL ASSETS	:\$ <u>.</u>	1,397,174	:\$	1,535,180
NET ASSETS				
NET ASSETS Unrestricted	:\$	1,397,174	\$_	1,535,180
TOTAL NET ASSETS	\$	1,397;174	.\$	1,535,180

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE USA (HEADQUARTERS OFFICE) STATEMENTS OF ACTIVITIES FOR THE YEARS ENDED DECEMBER 31, 2012 AND 2011

·	.2012			2011		
•	1	Unrestricted	Total	Unrestricted	Total	
SUPPORT AND REVENUE					• •	
SUPPORT Tithes and Offerings Missions	\$	488,661 \$ 146,455	488,661 \$ 146,455	318,271 ⁻ \$ 	318,271 117,349	
TOTAL SUPPORT	-	635,116	635,116	435,620	435,620	
REVENUE Department Programs Interest Income		.262,643 .218	.262,643 .218	256,125	.256,125 1,003	
TOTAL REVENUE		.262,861	262,861	.257,128	.257,128	
TOTAL SUPPORT AND REVENUE	-	897,977	897,977	692,748	692,748	
EXPENSES Program Expenses Support Services		284,769	284,769	:230,041	230,041	
General and Administrative		290,617	290,617	223,086	223,086	
TOTALEXPENSES		575,386	575,386	453,127	453,127	
CHANGE IN NET ASSETS		.322,591	322,591	.239,621	.239,621	
NET ASSETS, Beginning of the Year		1,535,180	1,535,180	1,295,559	1,295,559	
PRIOR YEAR ADJUSTMENT		(460,597)	(460,597)			
NET ASSETS, End of the Year	\$	1,397,174 \$	1,397,174	\$ <u>1,535,180</u>	\$ <u>1,535,180</u>	

IGLESÍA ÁPOSTOLICÁ DE LA FE EN CRISTO JESUS ÍN THE USÁ (HEÁDQUÁRTÉRS OFFÍCE) STÁTEMENTS OF FUNCTIONÁL EXPENSES FOR THE YEÁRS ENDED DECEMBER 31, 2012 AND 2011

		1		•										1		11
		Total	12F R74		16,000	į.	50,000	1,387	112 241	1 14,441	8,458	94,370	ı	35,000		453,127
		.	٠6	9-												⇔ "
2011	Support Services	and General		,	16,000	t	20,000	1,387	140 041	1+2,211	8,458	r		35,000		223,086 \$
	ω		ŧ	Ð]	&
		Program Services	7 01	1,75,57		ı	1	ı			1	94,370	1	1		230,041 \$
.1	1	}	. (,											i	⇔
		Total	() () (77,930	3,791	43.000	51,663)))		108,093	23,626	153,685	53, 154	60,444		575,386
				₩											1	- 62 -
2012	Support Services	Management and General		ı	3,791	43,000	51 663		. (1 . (27	108,093	23.626		-1	60,444		290,617 \$
	רט	•	 -	S	-											· 6
		Program Services		77.930		I	!	I	ı	ı		153.685	53 154	5		284,769 \$
		·	ļ	69	}										ì	₩
				Chirch Ministries	Professional Services	Destina and Dublication	Chilling and Fublication	Organization rees	Finance Charges	Operations	Microfichanolis	Miscellaticous		Figural Expenses	Education and maining	TOTÁL EXPENSES

SUPPLEMENTARY INFORMATION

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE USA (HEADQUARTERS OFFICE)

SCHEDULE OF DISTRICTS AND OUTSTANDING DEBT FOR THE YEARS ENDED DECEMBER 31, 2012 AND 2011

				_	Mortgage Ba	alance
District	Date Acquired		Cost	-	12/31/11	1.2/31/12
Atlanta Gainsville, GA Gainsville, GA Dalton, GA Morristown, TN	11/1996 10/01/2001 1999 03/14/06	.\$	45,000 339,364 100,000 405,000	\$	- \$.299,553 - 397,569	
Elgin, IL St Paul, MN Des Moines, IA Fremont, NE Wakefield, NE Long Praire, MN Darlington, WI Muskegon, MI Hanley Falls, MN Minneapolis, MN	05/09/00 09/15/93 01/30/04 12/31/01 10/23/09 10/13/04 12/21/12 03/15/09 02/20/04 04/15/99		80,000 115,000 3,000 25,000 66,000 30,000 35,000 20,000 6,000	-	19,000 12,000 110,879	9,600 104,504
El Paso Jacksonville, TX Garland, TX Denver, CO Amarillo, TX Portales, NM Lubbock, TX El Paso, TX El Paso, TX El Paso, TX Pasadena, TX Baytown, TX Denver, CO Odessa, TX Odessa, TX San Angelo, TX Edinburg, TX Eagle Pass, TX	12/2012 11/2005 1/2006 06/27/07 02/12/04 01/21/03 9/2001 03/10/96 9/2000 11/1998 2000 03/22/11 07/28/08 04/29/08 10/2010 1988 03/10/06		133,000 250,000 450,000 30,000 57,000 80,000 43,500 97,000 59,400 117,000 56,000 525,000 170,000 114,801 37,000 64,000 90,000		126,711 348,997 17,000 10,400 - 393,666 118,000	133,000 112,832 336,098 9,018 9,800 - - - 387,867 104,000 - - - - - - - - - - - - - - - - -

See independent accountant's compilation report.

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE USA (HEADQUARTERS OFFICE)

SCHEDULE OF DISTRICTS AND OUTSTANDING DEBT FOR THE YEARS ENDED DECEMBER 31, 2012 AND 2011

			Mortgage	Balance
District	Date Acquired	Cost	12/31/11	12/31/12
El Paso (continued)			47 000	16,500
Leveland, TX	08/05/05	•	17,000	10,500
Mission, TX	.2005	33,500		68,400
Del Rio, TX	01/23/12	75,000	- -	00,400
Presidio, TX	1988	42,000	· -	
Earth, TX	.2011	.29,000	•	
Roswell, NM	1992	80,000	•••	
Edinburg, TX	1994	15,000		
Los Angeles El Centro, CA San Diego, CA Riverside, CA Riverside, CA Bakersfield, CA	11/23/99 10/2001 06/21/02 06/08/07 12/12/98	85,053 260,000 260,000 365,000 69,000	.21,130 .220,332 .259,760 .323,000	14,566 217,508 259,500 303,000
Phoenix Tucson, AZ Prescott Valley, AZ Bullhead City, AZ Surprise, AZ	6/12 .2007 :1998 .2005	60,000 350,000 87,500 •20,000	.307,770	.49,200 .297,880
<u>Washington</u> Pasco, WA	3/05	224,000	\$ 3,036,767	<u></u> \$ <u>2,466,890</u>

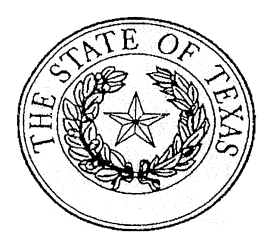


Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the document, Articles Of Incorporation for IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES (filing number: 150038001), a Domestic Nonprofit Corporation, was filed in this office on August 04, 1998.

It is further certified that the entity status in Texas is active.

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on July 19, 2002.



Gwyn Shea

Secretary of State



Office of the Secretary of State

Certificate of Fact

The undersigned, as Secretary of State of Texas, does hereby certify that the document, Articles Of Incorporation for IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES (file number 150038001), a Domestic Nonprofit Corporation, was filed in this office on August 04, 1998.

It is further certified that the entity status in Texas is in existence.

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on December 15, 2014.



NANDITA BERRY

Nandita Berry Secretary of State



The State of Texas

Secretary of State

CERTIFICATE OF INCORPORATION

DF

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES CHARTER NUMBER 01500380

THE UNDERSIGNED, AS SECRETARY OF STATE OF THE STATE OF TEXAS, HERELY GERTIFIES THAT THE ATTACHED ARTICLES OF INCORPORATION FOR THE ABOVE NAMED CORPORATION HAVE BEEN RECEIVED IN THIS OFFICE AND ARE FOUND TO COMFORM TO LAM.

ACCORDINGLY. THE JNDERSISNED, AS SECRETARY OF STATE, AND BY VIRTUE OF THE AUTHORITY VESTED IN THE SECRETARY BY LAW. HEREBY ISSUES THIS CERTIFICATE OF INCOMPORATION.

ISSUANCE OF THIS CERTIFICATE OF INCURPORATION DOES NOT AUTHORIZE

JSE OF A CORPORATE NAME IN THIS STATE IN VIOLATION OF THE RIGHTS OF

ANOTHER UNDER THE FEDERAL TRADEMARK ACT OF 1946, THE TEXAS TRADEMARK LAW,

ASSUMED BUSINESS OR PROFESSIONAL NAME ACT OR THE COMMON LAW.

DATED AUG. 4, 1998 EFFECTIVE AUG. 4, 1998

Alberto R. Gonzales, Secretary of State

ARTICLES OF INCORPORATION

OF

FILED
In the Office of the
Secretary of State of Texas
AUG 0 4 1998

Corporations Section

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES

I, the undersigned natural person over the age of 18, acting as incorporator, adopt the following Articles of Incorporation of Iglesia Apostolica De La Fe En Cristo Jesus in the United States:

ARTICLE 1

NAME

The name of the Corporation is Iglesia Apostolica De La Fe En Cristo Jesus in the United States.

ARTICLE 2

NONPROFIT CORPORATION

The Corporation is a nonprofit corporation. When it dissolves, all of its assets will be distributed to the State of Texas or an organization exempt from taxes under Internal Revenue Code Section 501(c)(3) for one or more purposes exempt under the Texas franchise tax. The Corporation succeeds an unincorporated religious association named Iglesia Apostolica En La Fe De Cristo Jesus. The incorporator has been authorized to execute these Articles of Incorporation by the consent of a majority of the unincorporated association's members.

ARTICLE 3

DURATION

The Corporation will continue in perpetuity.

ARTICLE 4

PURPOSES

The principal purpose of the Corporation is to be and function as a church under the Constitution and Regulations promulgated by Iglesia Apostolica De La Fe En Cristo Jesus, a religious association which was originally organized and presently exists in the Republic of Mexico The ancillary purposes of the Corporation are to perform religious, charitable and religious activities within the meaning of Internal Revenue Code Section 501(c)(3) and Texas Tax Code Section 11.18(c).

ARTICLE 5

POWERS

Subject to the limitations in these Articles, the Corporation may take any action it deems necessary, appropriate, or convenient relating to the Corporation's management, including but not limited to, the powers to

Have succession to its corporate name.

- 2 Make and alter bylaws.
 - Conduct affairs, carry on operations, and have officers anywhere in the world.
- Have and alter a corporate seal, and use the seal by causing it or a facsimile to be impressed on, affixed to, or reproduced in any manner on instruments required to be executed by the Corporation's officers.
- Buy, receive, lease, or otherwise acquire, own, hold, improve, use, or otherwise deal in any interest in real or personal property wherever situated.
- Invest and reinvest in property that the Board of Directors deems advisable, including an option to acquire an asset.

- 7. Buy, receive, subscribe for, acquire, own, hold, vote, employ, mortgage, lend, pledge, sell, dispose of, or otherwise use and deal in and with shares, interests, and obligations of other corporations, whether for profit or not for profit, associations, partnerships, individuals, and government agencies and instrumentalities.
- Acquire, own, hold, mortgage, dispose of, and invest funds in property for the use and benefit of and under the discretion of any domestic or foreign convention, conference, or association with which the Corporation is affiliated, or which elects the Board of Directors, or which controls it in furtherance of the purposes of the convention, conference, or association.
- 9. Sell, convey, exchange, convert, grant an option, assign, build, manage, operate, control, or otherwise dispose of Corporation property.
 - 10. Partition, divide, subdivide, assign, develop, and improve Corporation property.
- Make or obtain the vacation of plats, adjust boundaries, adjust differences in valuation on exchange or partition, and dedicate easements for public use, of Corporation property, with or without consideration.
- 12. Make ordinary and extraordinary repairs and alterations in buildings, demolish improvements, raze party walls or buildings, and erect party walls or buildings on Corporation property.
- 13. Lease Corporation property for any legal purpose, and enter into any covenants and agreements relating to the leased property or any improvements that may be erected on the property.
- 14. Borrow money on the Corporation's behalf from any person, firm, or corporation for any Corporation purpose. However, the Corporation may not borrow money from an officer or director without the approval of the Board of Directors, not including the vote of any director

involved in the transaction in a personal capacity.

- 15. Make contracts, incur liabilities, issue notes, bonds and other obligations, and secure obligations by mortgage or pledge of Corporation property, franchises, and income.
- 16. Encumber or hypothecate Corporation property for any corporate purpose by mortgage, deed of trust, pledge, or otherwise.
- Lend money for the Corporation's purposes, invest and reinvest funds, and take and hold real and personal property as security for payment of funds loaned or invested.
- 18. Enforce any mortgage or deed of trust or pledge owned by the Corporation and, at any sale under any such mortgage, deed of trust, or pledge, bid and buy at Corporation expense any property subject to the security instrument.
- 19. Lend money to and otherwise assist the Corporation's employees and members, but not its officers and directors.
 - 20. Vote and give proxies to vote any Corporation securities.
- Continue and operate, sell, or liquidate any business or partnership interests received by the Corporation.
- 22. Carry, at the Corporation's expense, insurance or make other arrangements for paying liabilities to protect the Corporation or its directors, officers, members, agents, and employees, or persons serving at the Corporation's request as representatives of another enterprise, if the terms of the insurance or other arrangements are consistent with Revised Civil Statutes Article 1396--2.22A.
- 23. Make donations for the public welfare; for charitable, scientific, or educational purposes;
 - 24. Abandon any Corporation asset.

- 25. Appoint agents for any period of time, define their duties, and fix their compensation.
- 26. Establish pension plans and trusts and pay pensions to all or certain classes of its employees.

Employ an attorney, investment adviser, accountant, broker, tax specialist, or any other agent, and pay reasonable compensation for all services performed by any of them as a Corporation expense.

Compromise, participate in mediation, submit to arbitration, release with or without consideration, extend time for payment, and otherwise adjust any claims in favor of or against the Corporation.

Institute or defend any litigation in the corporate name with respect to the Corporation or any Corporation property, at the Corporation's expense.

- 30. Cease the Corporation's activities and terminate its existence by voluntary dissolution.
- Do all acts, take part in any proceedings, and exercise all rights and privileges as could an absolute owner of Corporation property, subject to the limitations expressly stated in these Articles of Incorporation. The enumeration of powers in these Articles of Incorporation will not limit the Corporation's general or implied powers or any additional powers provided by law.

ARTICLE 6

RESTRICTIONS AND REQUIREMENTS

The Corporation may not pay dividends or other corporate income to its members, directors, or officers, or otherwise accrue distributable profits, or permit the realization of private

gain. The Corporation may not take any action prohibited by the Texas Non-Profit Corporation

Act. The Corporation may not engage in any activities, except to an insubstantial degree, that do

not further its purposes as set forth in these Articles.

The Corporation may not take any action that would be inconsistent with the requirements for a tax exemption under Internal Revenue Code Section 501(c)(3) and related regulations, rulings, and procedures. Nor may it take any action that would be inconsistent with the requirements for receiving tax-deductible charitable contributions under Internal Revenue Code Section 170(c)(2) and related regulations, rulings, and procedures. Regardless of any other provision in these Articles of Incorporation or state law, the Corporation may not:

- Engage in activities or use its assets in manners that do not further one or more exempt purposes, as set forth in these Articles and defined by the Internal Revenue Code and related regulations, rulings, and procedures, except to an insubstantial degree.
- 2. Serve a private interest other than one clearly incidental to an overriding public interest.
- 3. Devote more than an insubstantial part of its activities to attempting to influence legislation by propaganda or otherwise, except as provided by the Internal Revenue Code and related regulations, rulings, and procedures.
- 4. Participate in or intervene in any political campaign on behalf of or in opposition to any candidate for public office. The prohibited activities include publishing or distributing statements and any other direct or indirect campaign activities.
- 5. Have objectives characterizing it as an "action organization" as defined by the Internal Revenue Code and related regulations, rulings, and procedures.
 - 6. Distribute its assets on dissolution other than for one or more exempt purposes.

On dissolution, the Corporation's assets will be distributed to the state government for a public purpose, or to an organization exempt from taxes under Internal Revenue Code Section 501(c)(3) to be used to accomplish the general purposes for which the Corporation was organized.

- 7. Permit any part of the Corporation's net earnings to inure to the benefit of any private shareholder or member of the Corporation or any private individual.
- 8. Carry on an unrelated trade or business, except as a secondary purpose related to the Corporation's primary, exempt purposes.

ARTICLE 7

MEMBERSHIP

The Corporation will have one class of members as provided in the bylaws.

ARTICLE 8

INITIAL REGISTERED OFFICE AND AGENT

The street address of the Corporation's initial registered office is 10921 Rye Lane, El Paso, Texas 79927. The name of the initial registered agent at this office is Joel Mireles Calderon.

ARTICLE 9

MANAGEMENT OF THE CORPORATION

The management of the Corporation is vested in its Board of Directors and such committees of the board that the board may, from time-to-time, establish. The bylaws will provide the qualifications, manner of selection, duties, terms, and other matters relating to the Board of Directors. The Board of Directors shall consist of a Bishop President, Secretary General, Treasurer General, Secretary of Christian Education and Secretary of Evangelization. The initial Board of Directors will consist of the following persons at the following addresses:

Name	Address	
	Mauro Rubalcaba Ruiz	Av. Avila Camacho No. 2336 Jardines del Country
		C.P. 44210 Guadalarjara, Jal. Mexico
⁻ 2.	Fernando Pena	Av. Avila Camacho No. 2336
		Jardines del Country
		C.P. 44210 Guadalarjara, Jal. Mexico
⁻ 3.	Luis Alfonso Fernandez	Av. Avila Camacho No. 2336
	Figueroa	Jardines del Country
	•	C.P. 44210 Guadalarjara, Jal. Mexico
- 4.	Jose Raul Murillo Guerra	Av. Avila Camacho No. 2336
		Jardines del Country
		C.P. 44210 Guadalarjara, Jal. Mexico
5 .	Nicolas Herrera Rios	Av. Avila Camacho No. 2336
		Jardines del Country
	·	C.P. 44210 Guadalarjara, Jal. Mexico

Name Address

ARTICLE 10

LIMITATION ON LIABILITY OF DIRECTORS-

A director is not liable to the Corporation or members for monetary damages for an act or omission in the director's capacity as director except as otherwise provided by a Texas statute.

ARTICLE 11

INDEMNIFICATION

The Corporation may indemnify a person who was, is, or is threatened to be made a named defendant or respondent in litigation or other proceedings because the person is or was a member of director or other person related to the Corporation regardless of the provisions of the Texas Non-Profit Corporation Act governing indemnification. As the bylaws provide, the Board of Directors may define the requirements and limitations for the Corporation to indemnify directors and members, or others related to the Corporation.

ARTICLE 12

CONSTRUCTION

All references in these Articles to statutes, regulations, or other sources of legal authority refer to the authorities cited, or their successors, as they may be amended from time to time.

ARTICLE 13

INCORPORATOR

The name and street address of the incorporator is:

Joel Mireles Calderon 10921 Rye Lane, El Paso, Texas 79927.

I execute these Articles of Incorporation on August 3, 1998.

Joel Mircles Calderon

BYLAWS

OF

IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS (in the UNITED STATES)

These Bylaws (referred to as the "Bylaws") govern the affairs of IGLESIA APOSTÓLICA DE LA FE EN CRISTO JESÚS (referred to as the "Corporation") organized under the Texas Non-Profit Corporation Act (referred to as the "Act").

ARTICLE 1 - OFFICES

- 1.01. **Principal Office.** The principal office of the Corporation in the State of Texas shall be located in 613 Gurdev Circle El Paso, TX. 79927. The Corporation may have such other offices, either in Texas or elsewhere, as the Board of Directors may determine. The Board of Directors may change the location of any office of the Corporation.
- 1.02. **Registered Office and Registered Agent.** The Corporation shall comply with the requirements of the Act and maintain a registered office and registered agent in Texas. The registered office may, but need not be identical with the Corporation's principal office in Texas. The Board of Directors may change the registered office and the registered agent as provided in the Act.

ARTICLE 2 - MISSION, DOCTRINES, AND GOVERNING PRINCIPLES

- 2.01 **Mission Statement**. The Corporation has been organized for the purposes:
 - a. Facilitating the operations of the regional Districts and the Iglesia Apostolica de la Fe en Cristo Jesus in the United States they formed to preach the Gospel and to practice its doctrine appointed collectively as the Church ("Church"); b. It grouped under the same company all the Districts that function in the American Union;
 - c. Organizing to the new regional Districts that be formed in conformity to our system of organization.
- d. It will maintain the spiritual communion and unit between the regional Districts and the ones that they be formed that they constitute this Corporation, to stimulate the growth and understanding of the teachings of Jesus;
 - e. Encouraging the mutual cooperation and protection among all the regional Districts;
- f. Carefully it watched so that in each District be selected, prepare and orders the necessary ministers that will attend to the different functions from the districts;
- g. Acquiring and to administer to name of the Corporation "Iglesia Apostolica de la Fe en Cristo Jesus in the United States" the properties for the execution of the previous objectives, doing thus in agreement with the rules of the Corporation and the local laws.

- h. Facilitating welfare and educational services to all the regional Districts that need it;
- i. Creating and to promote a hierarchical structure of the direction of the church.
- **2.02 Sources and Authority**. The corporation, the corporations that constitute the regional districts and the churches in each regional district are hierarchical in structure. Any annulment or conflict found in these regulations will be resolved under the articles of "Constitution of the Iglesia Apostolica de la Fe en Cristo Jesus" ("Constitution"); published the but recent in Guadalajara, Plastered, May 15, 2005 as such I could be amended or modified in the future. The "Constitution" is for the present incorporated by reference in its totality in these regulations.

ARTICLE 3 - MEMBERS OF THE CHURCH

3.01. Common Beliefs of the Membership.

A Single God

God

We believe that there is a single God that has been declared to the world in different forms through the ages and has been revealed like the Father in the creation of the universe, as Son in the redemption of the humanity and as Holy Spirit being spread in the hearts of the believers.

This God is the creator of everything that exists, may be visible or invisible, eternal, infinite in power, Holy in his nature, attributes and purposes showing an absolute and indivisible Divinity; is infinite in his immensity, inconceivable in his way of being and indescribable in his essence; acquaintance completely only by himself, because an infinite mind can only be understood to itself. He does not have body neither parts and therefore he is free of all the limitations. "The first commandment of all is: Hear, O Israel, the Lord our God is one Lord" (Deuteronomy 6:4; Mark 12:29). "But to us there is but one God.." (1 Corinthian 8:5,6).

Jesus Christ

We believe that Jesus was born miraculously of the womb of the virgin Mary by work of the Holy Spirit, and that at the same time he is the unique and true God (Roman 9:5; 1 John 5:20). The same God of the Old Testament took human form (Isaiah 60:1-3). "And the Word was made flesh, and dwelt among us.." (John 1:14). "And without controversy great is the mystery of godliness: God was manifest in the flesh, justified in the Spirit, seen of angels, preached unto the Gentiles, believed on in the world, received up into glory. " (1 Timothy 3:16). We believe that the divine attributes and the human nature were mixed in a perfect and incomprehensible form in Jesus. On the part of Mary, in whose womb took form of man, human Being; on the part of the Holy Spirit, that was the one that engendered it in Mary, was divine; therefore he is called Son of God and Son of man. Therefore, we believe that Jesus is God "For in Him all the fullness of Deity dwells in bodily form" (Colossians 2:9) For a child will be born to us, a son will be given to us... Eternal Father, Prince of Peace (Isaiah 9:6). He is a creator of all (Isaiah 45:18; Colossians 1:16,17). He is omnipresent (Deuteronomy 4:39; John 3:13). For You are great and do wondrous deeds; You alone are God. Psalms 86:10 authority on the sea (Psalms 107:29,30; Marks 4:37-39). He is the same one always (Psalms 102:27; Hebrew

Holy Spirit

We believe in the baptism of the Holy Spirit, promised by God in the Old Testament and spread after the glorification of the Jesus Lord, that is who sends him (Joel 2:28, 29; John 7:37-39; 14:16-26; Acts 2:1-4). We believe, besides, that the demonstration that a person has been baptized with the Holy Spirit, are the new tongues or languages in which the believer can speak, and that this sign is also for our time. We believe also, that the Holy Spirit is power that permits to testify of Christ (Acts 1:8), and that serves for the formation of a more pleasant Christian character to God (Galatians 5:22-25). The same Spirit gives gifts to the men, that serve for the building of the Church (Roman 12:6-8; 1 Corinthian 12:1-12; Ephesians 4:7-13), but we do not accept any men that feels that they have the power to give another man a gift. "But one and the same Spirit works all these things, distributing to each one individually just as He wills." (1 Corinthian 12:11). "But to each one of us grace was given according to the measure of Christ's gift" (Ephesians 4:7). All the members of the Apostolic Church of the Faith in Jesus Christ in the United States, should seek the Holy Spirit and to try to live constantly in the Spirit, like the Word of God recommends it (Roman 8:5-16; Ephesians 5:18; Colossians 3:5).

Resurrection of Jesus.

We believe in the literal resurrection of our Lord Jesus Christ that was performed on the third day of his death; like the evangelists declare it (Math 28:1-10; Marks 16:1-20; Luke 24:1-12, 36-44; John 20:1-18). This resurrection had been announced by the prophets (Isaiah 53:12) and is necessary for our hope and justification (Roman 4:25; 1 Corinthian 15:20).

Of the Institution.

The Church.

We believe that the Church of our Lord Jesus Christ is a, universal and indivisible, formed by all the men, without distinction of nationality, language and culture, that have accepted our Lord Jesus Christ as the Savior and they have been baptized in water by immersion in him name (Math 28:19; Acts 2:38; 8:16; 10:48; 19:5; Roman 6:1-4; Colossians. 2:12), they believe in the baptism in the Holy Spirit (Acts 1:5; 2:1-4), they live separated of the practice of the sin, and persist in serving the Lord (Math 24:13; Roman 2:7; 6:11-13; Ephesians 4:22-32; 5:1-11). The links that join the members of the Church is the love of God, the faith, having God as center, and its banner or flag which is the name of Jesus, whose emblem goes elegantly the imposing Church as armies in order (Songs 6:10).

The Church and The State.

We believe in the separation of the State and the Church and that none should intervene in the internal matters of each other, therefore here complies the biblical precept to give what is of Caesar to Caesar and what is of God to God (Marks 12:17). The members of the Church should take participation in civic activities according to its capacity and political inclinations, but always reflecting its personal ideas and not of the Church. They should stay neutral. At the same time, all the members of the Church should obey the civil authorities, all the laws and dispositions that they create, all though they should not do anything against their religious principles or do anything that oblige them to do things against their conscience (Roman 13:1-7).

Military Service

The Apostolic Church of the Faith in Jesus Christ, recognizes the human government as a divine ordering (Roman 13:1,2) and upon doing it thus, exhorts their members to affirm their loyalty to their country. Being disciples of the Jesus Lord, is the duty of every Christian to obey its precepts and commandments that shows as following: "But I say to you, do not resist an evil person" (Math 5:39). "Pursue peace with all men" (Hebrew 12:14). Also Mathew 26:52; Roman 12:19; James 5:6, Revelation 13:10. By these Writings, it is believed and interpreted that the followers of our Lord Jesus Christ should not destroy alien properties or remove human lives. It is considered a sin, that after they have received the knowledge of the truth, have been forgiven of all the sins, and have been made new creatures in Jesus Christ, should participate in different actions to those recommended by the divine Word of God (Hebrew 6:4-9; 10:26,27). Therefore, all the members are exhorted to, volunteer and freely respond to the call of their government, in time of peace or of war, and to lend service in all the capacities but not in combat. The doctrine teaches us to pray so we always have men of God as the rulers, and to pray for them so they are always guided with divinity, and so like nations, we are kept out of the war, with honor, and live in peace continuously (1 Timothy 2:1-3).

Economic system of the Church.

We believe that the system that the Bible teaches for the obtaining of necessary funds for the compliance of the mission of the Church is of tithes and tributes, and it should be practiced for ministers and church members as well. (Genesis 28:22; Malachi 3:10; Math 23:23; Lucas 6:38; Acts 11:27-30; 1 Corinthian 9:3-15; 16:1,2; 2 Corinthian 8:1-16; 9:6-12; 11:7-9; Galatians 6:6-10; Philippians 4:10-12; 15-19; 1 Timothy 5:17,18; Hebrew 13:16). Knowing that the Work of God does not only have the spiritual aspect, but also the material, we believe that is necessary to regulate the way in which they be acquired and they distribute the necessary funds to respond to the material needs of the Work.

The Ministerial Body.

We believe that for the performance of the official department of the Church. We also believe God calls each person, and the Holy Spirit gives each minister the faculty to serve the Church in different capacities and with different gifts, whose demonstrations are all for building of the body of Christ (Roman 12:6-8; 1 Corinthian 12:5-11; Ephesians 4:11,12). We believe, also, that although the calling to the department is of divine origin, the Word of God contains sufficient teachings on the requirements that should fill the person that is going to serve in the department; and the corresponds to the ecclesiastical governments organized to examine the candidates on the department and to determine when they are worthy of approval, and the task to which they will dedicate (Acts 1:23-26; 6:1-3; 1 Timothy 3:1-10; 4:14; Titus 1:5-9). We believe that the Holy Spirit uses the minister in different forms, according to the needs of the work of God and the capacity and personal disposition of the minister. Nobody can be placed in a higher position than the one deserving (Roman 12:3; 1 Timothy 3:13). We believe that the bishopric is the highest charge in the department, and that to whom they occupy should show them special considerations and respect, without lessening the ones that occupy positions of smaller responsibility.

Sacraments, Prerogatives and Requests.

Baptism.

We believe in the baptism in water, by submerging and in the name of Jesus Christ, which should be administered by an ordered minister. The baptism should be by the submerging of the person in water, because the death of man to the sin is represented and should be similar to the death of Christ (Roman 6:1-5). It should be in the name of Jesus Christ, because this is the form in which the apostles and ministers baptized in the primitive age of the Church, according to the Sacred Writings (Acts 2:38; 8:16; 10:48; 19:5; 22:16).

Communion.

We believe in practicing the literal Supper of the Lord, that he instituted himself. (he Math 26:26-29; Marks 14:22-25; Luke 22:15-20; 1 Corinthian 11:22-31). In this ordinance bread without yeast should be used, that represents the body without sin of our Lord Jesus Christ, and wine without fermenting, that represents the blood of Christ, that consummated our redemption. The reason for this ceremony is to remember the death of our Lord Jesus Christ and to announce that one day he will return to the world, and at the same time it give testimony of the communion that exists among the believers. Any person should not participate of this act if they are not a faithful member of the Church and is in full communion, therefore upon doing it without complying these conditions, will not be able to discern the body of the Lord(1 Corinthian 10:15-17; 11: 27.28; 2 Corinthian 13:5). The Lord, upon finishing taking the supper with his apostles celebrated an act that for the time being amazed them, and that was the lavatory of feet. Upon finishing this act, the teacher explained his disciples the meaning of him, and recommended that they washed each other's feet. The Church practices this act in combination with the Supper of the Lord or indistinctly, like an act of humbleness and Christian friendship. (1 Timothy 5:10).

Marriage

We believe that marriage is sacred, for it was established since the beginning and is honorable to all (Genesis 2:21-24; Math 19:1-5; Hebrews 13:4). The marriages should be verified according to the Bible, and the couples that are not married whom desire to be baptized, should comply with this requirement.

We believe that the marriage is the union of a man and a woman, declared as male or female at birth and should last while both spouses live. If any one of them shall die, the other is free to get married and he/she will not sin if it is done in the Lord (Roman 7:1-3; 1 Corinthian 7:39).

We also believe that marriages should be established exclusively among the faithful members. No minister should marry a member of the church with a non believer. Any members that being in full communion marry a non believer should be carried to judgment by their pastors.

Divine Healing.

We believe that God has the power to heal all the illnesses, if that is His will, and the divine healing is a result of the sacrifice of Christ when he carried our illnesses and suffered our pains (Isaiah 53:4). The healing is completed by the combination of the faith of the believer and the power of the name of Jesus Christ, when it is invoked on the sick. Jesus our Lord promised that the ones who believe in his name, can put the hands on the sick and these would heal (Mark 16:18). The sick shall be anointed with oil in the name of Jesus by ordered ministers so that the Lord fulfills his promises (Psalms 103:1-4; Luke 9:1-3; John 14:13; 1 Corinthian 12:9; James 5:14-16).

We believe that divine healing is obtained from faith, and that in the event that some brother may need to submit themselves to the cares of medical science, the others should not criticize him, but consider themselves and avoid condemnation from what they as well approved (Roman 14:22). We recommend that the members and ministers abstain from making unnecessary criticisms to medical science, whose advancements nobody can deny, and that they are originated in the ability that God

has given men to discover the secrets of the operation of the human system. At the same time, we exhort them not to oppose themselves to the campaigns of hygiene, vaccination and cleaning that are initiated by the government, but, on the contrary, to collaborate determined in the places wherever possible.

Holiness.

We believe that all the members of the body of Christ should be saints, that is to say, separation of the sin and consecrated to the service of God. By this reason they should be abstained to practice all types of unhealthy diversions and filth of flesh and of spirit (Leviticus 19:2; 2 Corinthian 7:1; Ephesians 5:26,27; 1 Thessalonians 4:3,4; 2 Timothy 2:21; Hebrew 12:14; 1 Pedro 1:16). Nevertheless, in practice of the holiness, we believe that should be avoided all types of extremisms, asceticism and hardships that have "...things which are a mere shadow of what is to come; but the substance belongs to Christ." (Colossians 2:17, 23). As for food, knowing that "For everything created by God is good, and nothing is to be rejected if it is received with gratitude;" (1 Timothy 4:4).

They Sin of Death.

We believe, in light of the Word of God, and that there is a sin of death to which if this is committed in the terms that the Bible expresses, the right to the salvation is lost (Math 12:31,32; Roman 6:23; Hebrew 10:26,27; 1 John 5:16,17). Therefore, we recommend that all the faithful abstain to give ear to doctrines in which eternal security is promised to the Christian without giving importance to their conduct. The idea that "once saved, always saved", is opposed in the Bible, because it teaches that is possible to be reproached and is needed to be faithful till the end (Roman 2:6-10; 1 Corinthian 9:26,27).

Eschatology.

Resurrection of the Just and Unjust.

We believe that there will be a literal resurrection of the dead people in the Lord, in which they will be transformed to a body glorified and spiritual, with which they will live forever in the presence of the Lord (Job 19:25-27; Psalms 17:15; Juan 5:29; Acts 24:15; 1 Corinthian 15:35-54; 1 Thessalonians 4:16). The Christians that are alive just as the Lord picks up his Church, likewise, will be transformed and will be with the Lord in glory forever. (1 Corinthian 15:51,52; 1 Thessalonians 4:18). We believe also, that there will be resurrection of the unjust, but these will awake of the dream of the tomb to be judged and hear the sentence that will make them heirs of the eternal fire (Daniel 12:2; Math 25:26; Marks 9:44; John 5:29; Rev. 20:12-15).

Recognition of the Church and the Millennium.

We believe that the Church composed of the dead people in the Lord and the faithful that are on land will be raised to be going to find their Lord in the air and to participate in the marriage of the Lamb at the moment of the abduction. Later it will come with the Lord to the land to do the judgment of the nations and to reign with Christ a thousand years. This period will be preceded by the great tribulation and the battle of the Armageddon, to which will give end to the Lord when he descends on the mount of the Olives with all his saints (Isaiah 65:17-25; Daniel 7:27; Micah 4:1-3; Zacharias 14:1-6; Math 5:5; Romans 11:25-27; 1 Corinthian 15:51-54; Philippians 3:20,21; 1 Thessalonians 4:13-17; Rev 20:1-5).

Final judgment.

We believe that there is a judgment prepared in which all the men that have died without Christ and the ones that are on land in the time of their verification will participate in. This judgment will be performed in the end of the Millennium and also is known as the Judgment of the White Throne. The Church will not be judged in this occasion, but it will intervene in the judgment that will be done to all the men according to the writings in the books that God has prepared. Upon being finishing this judgment, the skies and the land that exist today will be renewed by fire and the faithful will inhabit in the New Jerusalem. The Christian era will be finished and then God will be all the things in everyone again. (Daniel 7:8-10, 14-18; 1 Corinthian 6:2,3; Roman 2:16; 14:10; Rev 20:11-15; 21:1-6).

3.02. Rules of Admission.

The members of the churches that integrate each one of the districts incorporated in this corporation will not have the vote with the exception of the election of the Secretary and Treasurer at the local level, they will enjoy all the rights and privileges under the following conditions: That they are baptized in the Name of Jesus and that accept the system of organization, disciplinary, doctrinal and economic of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States. Besides that agree that everything that they contribute, like tithes, tributes and other contributions for acquisition of lands, or properties and construction of temples remain finally in property of the Corporation. No member minister or executive of any level will be able to argue, to demand or to demand, before any cut that has the right on the patrimony of the Corporation by to have done contributions during its membership or any another demand or causes alleged of action.

3.03. Discipline of Members.

- a. All the members of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States that are accepted in any of the local churches affiliated to this organization, they should comply with it established in the doctrine of our Lord Jesus Christ, according to the apostolic order and to obey these regulations and the Constitution of Iglesia Apostólica de la Fe en Cristo Jesus published in Guadalajara, Jal. Mexico.
- b. All the people that believe and they accept the doctrine of our Lord Jesus Christ according to the apostolic order and that form part of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, they have the right to the promises of our Lord Jesus Christ and to the privileges and prerogatives of the Church, and they will not be able to be private of these privileges unless they be done unworthy Of it and they proceed against the fundamental doctrine.
- c. The violation of the doctrine of our Lord Jesus Christ, upon violating it the member is done unworthy of belonging to the Church; but he will not be able to be destitute, if not a legal judgment is done before, with them owed formalities, in which be verified in light of the Word of God that the offense or sinned assignment does the deserving person of the excommunication.

- d. Every person that belongs to Iglesia Apostólica de la Fe en Cristo Jesus in the United States, he should carry a life of holiness and uprightness. Therefore he is notified that he is sinned the moral relaxation , the sale and consumption of alcohol beverages, use of the tobacco, unhealthy diversions, lack of consecration and assistance to the worships, and all that that store to corrupt the feelings of humility and spirituality.
- e. The members of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, they should be abstained of the use of rings, jewels, facial paintings, costly or immodest dresses and to be take care of all the forms of ostentation and vanity.
- f. The members of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, they should consider that their bodies are saints and that in them inhabits the Holy Spirit, reason by which they should avoid the fornication and the adultery and every form of lasciviousness. In this relation, that the engagements be conducted with every uprightness, respect and fear of God and that the already married Christians be yielded the respect and the mutual consideration that recommend the Sacred Writings.
- g. The members of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, they should show in the worships the duty reverence and composure. In the worship the man should discover his head and the woman to cover it with an appropriate veil (1 Corinthian 11:4-7). The woman should not be cut neither to anger the hair.
- h. All the members of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, they should show its love to the work of God delivering its tithes and tributes so that they are supplied the needs of the work of God, "not with sadness or by need, because God loves to the happy giver" (2 Corinthian 9:6,7; 1 Timothy 6:7).
- i. All the members of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, they should show obedience to God and to be held to the upper legal authorities of the Church, because these have been put for God and they watch for their well (Romans 13:1; Ephesians 4:11,12; Hebrew 13:17).
- j. When a member of the Church I changed its residence, should be congregated in the Apostolic Church from the locality where there be itself changed or in that of the most nearby place.
- k. All the members of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, that I changed his membership should carry a letter of transfer signed by the shepherd and to present it the shepherd or responsible for the church where be going to congregate. In said letter he will be reported on its fidelity and compliance and also he will be indicated if the member that itself transfer to another place is private temporarily of its rights. The shepherds that receive a member in such conditions should be held to it indicated in the letter of transfer.

I. The members of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, that go of trip taking a walk or business they should carry a letter of introduction signed by their pastor and to present it the pastor of the Church of the place that visit.

3.04 Application of Disciplinary Measures.

The corporation through its authorities ecclesiastically constituted is reserved the right to apply the necessary disciplinary measures to members and ministers in order to maintain the image and the moral testimony to the society we have obligation to serve.

ARTICLE 4 - BOARD OF DIRECTORS

4.01. Management of the Corporation.

- a. The General Board Directors of the Church in the Mexican Republic is composed of Bishop President, the Secretary general, the Secretary of International Missions, the Secretary of Evangelization, the Secretary of Christian Education, the Secretary of Social Assistance, the Secretary Supervisor in the United States of America and the General Treasurer, ("General Managing Board") who they will be nominated and chosen just as has been provided in the Constitution of the abovementioned church in the I Articulate 2,02 mentioned previously.
- b. The matters of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States will be handled by the Board Counsel of the Corporation. The Board Counsel of the Corporation of the Apostolic Church of the Faith in Jesus Christ in the United States will have twelve (12) Directors, formed by the eight elements of the Board Managing General of the Iglesia Apostólica de la Fe en Cristo Jesus A.R (that is comprising the Bishop President, the Secretary general, the Secretary of International Missions, the Secretary of Evangelization, the Secretary of Christian Education, the Secretary of Social Assistance, the Secretary Supervisor in the United States of America and the General Treasurer), and four bishops of the American Union which will be named by the General Managing Board. The agreements of this corporation will be taken only by these twelve executives. The Bishop President will be able to delegate their representation to any of the eleven members of this counsel so that attend some legal matter when necessary. The affairs of the Corporation shall be managed by the Board of Directors.
- 4.02. Qualifications and continuance of the Managing General Board of the Iglesia Apostólica de la Fe en Cristo Jesus and of the Board Counsel of the Corporation of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States a. Any person will occupy more than one position on the General Board of Directors of the Iglesia Apostólica de la Fe en Cristo Jesus, neither in the Board Counsel of the Corporation of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States
- b. The members of the Board Managing General of the Apostolic Church of the Faith in Christ Jesus will begin the functions in the end of the Convention in which they were chosen, and immediately they passed to be part of the Board Counsel of the Corporation of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, naming as quick as he be possible to the four new elements of among Bishops of the American Union to integrate the new Board Counsel of the Corporation of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States.

- c. The Mexican constitution of the church in Mexico provides that the members of the General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus can be re-elected for consecutive periods in the same position inside the General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus only once. No member will occupy the same position inside the General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus for more than two (2) consecutive times. At the end of the second consecutive period, the member should expect four (4) years before aspiring for the same position inside The General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus. The members of the General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus can be remained in different positions inside the Table Managing General of the Iglesia Apostólica de la Fe en Cristo Jesus to a maximum of three (3) consecutive times, unless be chosen for the President Bishop positions or General Secretary for a fourth consecutive period, with right to be re-elected for A fifth period. The candidates for the President Bishop positions and General Secretary should be experienced ministers, that served satisfactorily as the Bishops of District, or member of the General Board Directors for two periods.
- d. The four (4) directors of the Board Counsel of the Corporation who are nominated and chosen by the eight (8) member, that are also directors of the General Board Directors will serve for a period of four (4) years, or until its replacement have been chosen or named. Each Director will maintain his office until its successor be chosen. The General Treasurer and the General Secretary of the General Board Directors in Mexico will be at the same time the General Treasurer and the Secretary general of the Board Counsel of the Corporation Iglesia Apostólica de la Fe en Cristo Jesus in the United States.
- e.- No pastor will be able to figure as the candidate to no position of election neither he will be able to be appointed to some official leadership of the Church, if the holder of the properties under his custody this to his name or to name of another person or corporation the which should be to name of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States.

1. Secretary of the Corporation. The Secretary owes:

- a. Notify all him predicted in the regulations required for law.
- b. Take annotations of the meetings of the members of the Board Counsel of the Corporation and to keep you bill them as part of the corporate files.
- c. Maintain custody of the corporate files and of the seal of the Corporation, assessed by the lawyer of the corporation.
- d. Putting the seal of the Corporation to all the authorized documents when be required. e. Maintaining a registration of the direction of the shipment of each one of the directors, officials, member and employees of the Corporation.
- f, Carrying out all the tasks assigned by the president or of the Board Counsel of the Corporation.
- g. Carry out all types of due to the office of the office of the secretary.

2. Treasurers of the Corporation. The treasurer owes:

- a. Having to his charge the custody and responsibility of all the funds and values of the Corporation.
- b. Receive and to give receipts by monies owed and payable to the Corporation of any source.
- c. Place every money to name of the Corporation in banks, or in the companies of confidence, or in other well-proportioned depositories in the regulations or you determined by the Board Counsel of the Corporation or the president.

- d. Write checks and to disburse of the funds to discharge the obligations of the Corporation.
- e. Maintain the books and the financial registrations of the Corporation.
- f. Prepare the financial reports at least yearly.
- g. Carry out other you should assigned by the Bishop President or of the Board Counsel of the Corporation;
- h. Carried out all it related to its you owe to the office of the treasurer.

4.03. Appointment of the Member Directors.

The General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus can nominate and to elect as the Director to serve in the Board Counsel to the Corporation, to a member of the church that occupies the position of bishop in the church and to whom the members of the General Board Directors he considers he will have the requirements and experience that they qualify him for be a director and who has been named properly he is able They to be elected as a Director.

4.04. Vacancies.

The four (4) vacant of the District Corporations that are part of the eight (8) member of the General Board Directors Counsel that are directors on the table General Board of Directors will be busy in the way supplies by the Mexican Constitution to which refers in the Article 2,02 mentioned previously. The Vacancies of the three (3) member directors of the District Border Director, that integrate the District Border Director will be busy by nomination and by election in their respective District Convention..

4,05. Annual meeting.

The Board Counsel to the Corporation Iglesia Apostólica de la Fe en Cristo Jesus in the United States, will celebrate at least a (1) annual meeting in the month of January of each year. The meeting will maintain itself in the registered office in the state of Texas, unless mediate a resolution of the Board Counsel to the Corporation, specifying another different place. The annual meeting of the Board Counsel to the Corporation, can be had without warning otherwise specified in these Regulations.

4.06. Special meetings.

The special meetings of the Board Counsel of the Corporation Iglesia Apostólica de la Fe en Cristo Jesus in the United States, they can be notified for the petition of the Bishop President and other two members of the Board Counsel of the Corporation. The person or the people that notify a special meeting can set any place inside or out of Texas as the place to have a special meeting. The person or the people that call a special meeting will notify the General Secretary the information required to be included in the notification of the meeting. The General Secretary of the corporation will notify it the directors as he is required in the Bylaws.

4.07. Notice.

They written or printed the notice of any special meeting of the Board Counsel to the Corporation will not be delivered to each director less than three neither more than 30 days before the

date of the meeting. The notice shall state the place, day, and time of the meeting, who called the meeting, and the purpose or purposes for which the meeting is called.

4.08. Quorum

a Majority of the number of directors then in office) shall constitute a quorum for the transaction of business at any meeting of the Board of Directors. The directors present at a duly called or held meeting at which a quorum is present may continue to transact business even if enough directors leave the meeting so that less than a quorum remains. However, no action may be approved without the vote of at least a majority of the number of directors required to constitute a quorum. If a quorum is present at no time during a meeting, a majority of the directors present may adjourn and reconvene the meeting one time without further notice.

4.09.- Duties of Directors.

- a. Attend the meetings to the ones that are called.
- b. Comply and to cause to comply the agreements taken.
- c. They Will Exercise good judgment in the management of the matters of the Corporation.
- d. Put the better interests of the Corporation above their personal interests.
- e. Decide on all the matters and questions done not predict in this Regulation.
- f. Complying and to cause to comply the Constitution of the Iglesia Apostólica de la Fe en Cristo Jesus
- **4,10.** Actions of Board of Directors. The Board of Directors shall try to act by consensus. However, the vote of a majority of directors present and voting at a meeting at which a quorum is present shall be sufficient to constitute the act of the Board of Directors unless the act of a greater number is required by law or the bylaws. A director who is present at a meeting and abstains from a vote is (if desired, add: not) considered to be present and voting for the purpose of determining the decision of the Board of Directors. (If proxy voting is permitted, add: For the purpose of determining the decision of the Board of Directors, a director who is represented by proxy in a vote is considered present.)
- **4.11. Compensation.** Any member of the Board Counsel of the Corporation can receive salaries by its services. The Board of Directors may adopt a resolution providing for payment to directors of a fixed sum and expenses of attendance, if any, for attendance at each meeting of the Board of Directors. A director may serve the Corporation in any other capacity and receive compensation for those services. Any compensation that the Corporation pays to a director shall be commensurate with the services performed and reasonable in amount.

4.12. Removal of Directors.

General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus and the Board Counsel the Corporation of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States). The removal of the General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus, was carried out according to what establishes the Constitution of the Iglesia Apostólica de la Fe en Cristo Jesus to which refers in the I Articulate 2,02. The removal of any of the four Bishops of the American Union that form part of

the Board Counsel of the Corporation of Iglesia Apostólica de la Fe en Cristo Jesus United States, will be carried out by the General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus

ARTICLE 5- DISTRICTS

5.01 Organization of Districts.

- a. Organize and to supervise the local churches, with the objective to maintain the unit on purpose and direction, the mission of the Corporation will be divided into composed districts of one or more states, with the operations of each district being directed by a not lucrative affiliation organized in a state of the states that compose that district. Each District will be directed by a Bishop that will be the leader of operations in each District, Secretary and Treasurer, which formed three (3) of seven (7) member of each District Board Counsel Corporation will adopt its Regulations that conform substantially with the politics and the contained requirements in these Regulations, regular by the requirements of the state law in which the not lucrative corporation is organized.
- b. It corresponds to the Episcopal Meeting of the Iglesia Apostólica de la Fe en Cristo Jesus to determine the geographical extension of each district, taking in consideration the number of churches inside each district, the number of members, and of the available resources.
- c. A bishop will be responsible for supervising and to direct each district. The General Board Directors of the Iglesia Apostólica de la Fe en Cristo Jesus called to elections in each District so that the Ministers and Pastor of each District name their respective Bishops.

5.02 Supervision of Districts: Bishops.

- a. The chosen bishops of each district will be responsible for the supervision of the corresponding district. The bishops will serve for a period of four (4) years, for a maximum of (2) two consecutive periods. After the second consecutive period, a bishop can be re-chosen like head of the same district only after a period of four (4) years have passed
- b. The candidates to bishops should consider at least thirty (30) years of age, and should have served as the pastor a local church by a period of not less than ten (10) years. The candidate should have no disagreement against the doctrine, organization, economy and discipline of the Corporation in agreement to him established in the constitution of the Iglesia Apostólica de la Fe en Cristo Jesus A. R.
- c. Chosen bishop can be suspended for committing acts that go against the disciplinary system, organizacional, doctrinal and economic according to him established in the Constitution of the Iglesia Apostólica de la Fe en Cristo Jesus A. R.
- d. The Bishops will maintain a unit on purpose recognizing that each district is a unit of a larger company, call Iglesia Apostólica de la Fe en Cristo Jesus A.R.and that in the United State this registered one with the name of Iglesia Apostólica de la Fe en Cristo Jesus in the United States.
- e. After they to be elected and to have been found qualified as Bishop of District, the Bishop will have not alone the obligations of Bishop of that District and also, automatically, will be the official user of each second district of the Bishop President. The Bishop President will be a director and executive leader of each district. In the event of renunciation, incompetence, removal or death of the Bishop President while occupies the position, the bishop of district will not happen to the President Bishop

position. A new Bishop President will be elected as he has been provided for the Constitution of the lalesia Apostólica de la Fe en Cristo Jesus.

5,03. Supervision of Districts: Board Counsel

- a. The not lucrative corporations that have been organized to direct the operations in each district will have a District Board Counsel of 7 directors that will be composed of the Bishop President, General Secretary, General Treasurer, and the Secretary Supervisor in the United States of America. The Bishop, the Secretary and the Treasurer of the District, they will be chosen by the pastors of each District, like the Constitution establishes it.
- b. The Secretary general and General Treasurer of the General Board Directors will serve of directors in each district and did not take the position of Secretary, Treasurer, respectively in each District. As members of the District Board Counsel, they will have the term of their period and right to reelection provided by the Constitution of the Iglesia Apostólica de la Fe en Cristo Jesus.
- c. A meeting of pastors of each District took place each 4 years for the purpose of electing a Bishop, Secretary and Treasurer for each District.
- d. The Bishop of District, Secretary and Treasurer will serve 4 years and by a maximum of 2 consecutive periods. After the second consecutive period, an interval of 4 years should pass before can occupy the position again.

LOCAL CHURCHES

6.01. Constitution of a Local Church.

A local Church is constituted for the adhesion of a group to end in doctrine that be wanted to adhere to the Corporation or by a minister authorized by the Bishop so that open a Work. Besides every group or congregation that declare its desire to belong to the Iglesia Apostólica de la Fe en Cristo Jesus in the United States, immediately should put the property to name of the Iglesia Apostólica de la Fe en Cristo Jesus in the United States. (this Corporation) and should cancel every registration that have of the corporation under which was functioning, delivering a copy of the cancellation to the Bishop Respective.

6.02. Property of Local Churches.

Property of Local Churches. The buildings of the local churches will be property of the Corporation and no member neither minister of any hierarchy will be able to invoke to have the right on said properties by the circumstance of to have delivered tithes, tributes and other cooperation in the time in which they were acquired the lands or were built the buildings. The same thing will be if I cooperate in any form to acquire a land with a building already built

6.03. Local Pastors: Rights, Duties, and Obligations.

The pastors were held in their rights and obligations according to it established in the Constitution of the. Iglesia Apostólica de la Fe en Cristo Jesus besides they should put to name of the real estate every property Corporation that acquire with the cooperation of the members of the Church or other

external contributions delivered to the Church. Comply not with the previous thing will be considered a violation of these Bylaws and an unauthorized act that goes against the interests of the Corporation.

6.04. Local Pastors: Removal, Replacement, and Vacancies.

The pastors were held in its rights and obligations comply the Constitution of the Iglesia Apostólica de la Fe en Cristo Jesus establishes it and with the requirements of these Bylaws.

6.05 Election of Local Secretaries and Treasures.

- a. The pastor will propose to the church two candidates for the position of secretary and other two for the position of treasurer. The church will elect for simple majority to any of the two for the position and by the period that correspond.
- b. The secretaries and treasurers will function for a year, beginning in January and finalizing in December and they will be able to be re-elected as many times be necessary if thus the pastor proposed it and the church by simple majority accepted it.
- c. The secretaries that have completed their period or periods of activities should deliver its successors all the file to their care and in the case of the treasurers should also deliver the funds pertaining to satisfaction of the church and the pastor.
- d. In the case in which the secretaries or treasurers cease in his functions by the reason that be, the pastor will be able to appoint the person that perform the activities by the remainder of the corresponding year.

ARTICLE 7 - MINISTRIES

7.01. Ministers

The ministers of the Board Counsel of this Corporation as well as all the Ministers of the districts that integrate it, they were held in their rights and obligations according to it established in the Constitution of the Iglesia Apostólica de la Fe en Cristo Jesus.

7.02. Deacons.

The Deacons of the Churches of the districts that integrate this Corporation were held in their rights and obligations according to it established in the Constitution of the Iglesia Apostólica de la Fe en Cristo Jesus.

ARTICLE 8 - ECONOMIC TRANSACTIONS OF THE CORPORATION

8.01. Economic Duties of the Board of Directors and Bishops.

. All the members of the General Board Directors of it received in the United States and Bishops delivered a Tithe (10%) of their incomes to the treasury of the Corporation.

8.02. Economic Duties of Deacons, Ministers, and Pastors.

The deacons decimated in the Church in which they congregate and the Ministers and pastors to the district that belong.

8.03 Individual Duties.

. All the members of the local churches will contribute spontaneously with one tenth (1/10) of their income to cover the needs and the economic obligations of their congregations. The local pastors will be permitted to request special contributions for needs that are felt, pastors, ministers, and deacons will also contribute for those needs. No member neither minister of any hierarchy will be able to invoke to have the right on properties of the Corporation by the circumstance of to have delivered tithes, tributes and other cooperation in the time in which they were acquired the lands or were built the buildings. The same thing will be if I cooperate in any form to acquire a land with a building already built.

8.04 Economic Duties of Local Churches.

- a. Of the incomes of the treasuries of tithes and tributes of rule, the local churches sent the tithe to the treasury that will be distributed thus: the 8% will be remitted to the account of the Corporation, Iglesia Apostolica de la Fe en Cristo Jesus in the United States, administered by the General Treasury. The 2% to the treasury of its respective district administered by its District Board Council. The 8% shipment to the Corporation is subdivided in the following way: the 4% will be remitted to the General Treasury of the Corporation, which applied it to the administrative expense of the supervision of the Churches in the United States of North America, to Christian Education and to the strengthening of the fund of stimuli and loans for the real estate goods acquisition in the United States of North America, the 2% A fund of retired and pensioners in the American Union, for which will be able to be done no retreat of this fund for no another end that do not be for the payment of pensions and retirements.
- b. The Local Biblical Schools will send 10% of their incomes to the General Treasury of the Corporation.
- 8.05 **Fiscal Year**. The tax year of the Corporation will begin in the first day of January and finishes in the last day of December by each year.

8.06 Contracts.

The Board Counsel of the Corporation can authorize any official or agent of the Corporation in writing to enter a contract and can deliver any instrument to name of and in name of the Corporation. This authority can be limited to a specific contract or instrument or to be extended to any number and type of possible contracts and instruments. The Board of Directors may authorize any officer or agent of the Corporation to enter into a contract or execute and deliver any instrument in the name of and on behalf of the Corporation. This authority may be limited to a specific contract or instrument or it may extend to any number and type of possible contracts and instruments.

8.07. Deposits.

- a. All funds of the Corporation shall be deposited to the credit of the Corporation in banks, trust companies, or other depositaries that the Board of Directors selects. All funds of the Corporation will be placed to the credit of the Corporation in banks, in the companies of confidence, or in other depositories that The Board Counsel of the Corporation choose.
- 8.08. **Gifts.** The Board of Directors may accept on behalf of the Corporation any contribution, gift, bequest, or devise for the general purposes or for any special purpose of the Corporation. The Board of Director may make gifts and give charitable contributions that are not prohibited by the bylaws, the articles of incorporation, state law, and any requirements for maintaining the Corporation's federal and state tax status.

8.09. Potential Conflicts of Interest.

The Corporation shall not make any loan to a director of office of the Corporation. A, officer, or committee member of the Corporation may lend money to and otherwise transact business with the Corporation except as otherwise provided by the bylaws, articles of incorporation, and all applicable laws. Such a person transacting business with the Corporation has the same rights and obligations relating to those matters as other persons transacting business with the Corporation. the Corporation shall not borrow money from or otherwise transact business with a director, officer, or committee member of the Corporation unless the transaction is described fully in a legally binding instrument and is in the best interests of the Corporation. The Corporation shall not borrow money from or otherwise transact business with a director, officer, or committee member of the Corporation without full disclosure of all relevant facts and without the approval of the Board of Directors not including the vote of any person having a personal interest in the transaction.

- 8.0. **Prohibited Acts.** As long as the Corporation is in existence, and except with the prior approval of the Board of Directors (if applicable, add: or the members), no (if applicable, add: member), director, officer, or committee member of the Corporation shall:
 - (a) Do any act in violation of the bylaws or a binding obligation of the Corporation.
 - (b) Do any act with the intention of harming the Corporation or any of its operations.
- (c) Do any act that would make it impossible or unnecessarily difficult to carry on the intended or ordinary business of the Corporation.
 - (d) Receive an improper personal benefit from the operation of the Corporation.

(ej than carry) Use the assets of this Corporation, directly or directly or indirectly, for any purpose other ring on the business of this Corporation.
(f) as good w	
	Use the name of the Corporation (or any substantially similar name) or any trademark or ne adopted by the Corporation, except on behalf of the Corporation in the ordinary course of the on's business.
(h) not genera	Disclose any of the Corporation business practices, trade secrets, or any other information ally known to the business community to any person not authorized to receive it.
	ARTICLE 9 -BOOKS AND RECORDS
9.01. R e	equired Books and Records.
•	oration shall keep correct and complete books and records of account. the Corporation's books ds shall include:
	on, including, but not limited to, the articles of incorporation, and any articles of amendment, irticles, articles of merger, articles of consolidation, and statement of change of registered office
(b)	A copy of the bylaws, and any amended versions of amendments to the bylaws.
(c) authority c	Minutes of the proceedings of the Board of Directors, and committees having any of the of the Board of Directors.
(d) and any c	A list of the names and addresses of the (if applicable, add: members,) directors, officers, ommittee members of the Corporation.
(e) end of the	A financial statement showing the assets, liabilities, and net worth of the Corporation at the three most recent fiscal years.

(f) A financial statement showing the income and expenses of the Corporation for the three most recent fiscal years.

- (g) All rulings, letters, and other documents relating to the Corporation's federal, state, and local tax status.
- (h) The Corporation's federal, state, and local information or income tax returns for each of the Corporation's three most recent tax years.
- 9.02. **Inspection and Copying.** Any (if corporation has members, add: member,) director, officer, or committee member of the Corporation may inspect and receive copies of all books and records of the Corporation required to be kept by the bylaws. Such a person may inspect or receive copies if the person has a proper purpose related to the person's interest in the Corporation and if the person submits a request in writing. Any person entitled to inspect and copy the Corporation's books and records may do so through his or her attorney or other duly authorized representative. A person entitled to inspect the Corporation's books and records may do so at a reasonable time no later than five working days after the Corporation's receipt of a proper written request. The Board of Directors may establish reasonable fees for copying the Corporation's books and records by members. The fees may cover the cost of materials and labor, but may not exceed twenty cents per page. The Corporation shall provide requested copies of books or records no later than five working days after the Corporation's receipt of a proper written request.

ARTICLE 10-INDEMNIFICATION

10.01. When Indemnification is Required, Permitted and Prohibited.

a The Corporation shall indemnify a director, officer, committee member, employee, or agent of the Corporation who was, is or may be named defendant or respondent in any proceeding as a result of his or her actions or omissions within the scope of his or her official capacity in the Corporation. For the purposes of this article, an agent includes one who is or was serving at the request of the Corporation as a director, officer, partner, venturer, proprietor, trustee, partnership, joint venture, sole proprietorship, trust, employee benefit plan, or other enterprise. However, the Corporation shall indemnify a person only if he or she acted in good faith and reasonably believed that the conduct was in the Corporation's best interests. In a case of a criminal proceeding, the person may be indemnified only if he or she had no reasonable cause to believe that the conduct was unlawful. The Corporation shall not indemnify a person who is found liable to the Corporation or is found liable to another on the basis of improperly receiving a personal benefit. A person is conclusively considered to have been found liable in relation to any claim, issue, or matter if the person has been adjudged liable by a court of competent jurisdiction and all appeals have been exhausted.

- (b) The termination of a proceeding by judgment, order, settlement, conviction, or in a plea to contend or its equivalent does not necessarily preclude indemnification by the Corporation.
- (c) The Corporation shall pay or reimburse expenses incurred by a director, officer, committee member, employee, or agent of the Corporation in connection with the person's appearance as a witness or other participation in a proceeding involving or affecting the Corporation when the person is not a named defendant or respondent in the proceeding.
- (d) In addition to the situations otherwise described in this paragraph, the Corporation may indemnify a director, officer, committee member, employee, or agent of the Corporation, to the extent

permitted by law. However, the Corporation shall not indemnify any person in any situation in which indemnification is prohibited by the terms of paragraph 10.01(a), above.

- (e) Before the final disposition of a proceeding, the Corporation may pay indemnification expenses permitted by the bylaws and authorized by the Corporation. However, the Corporation shall not pay indemnification expenses to a person before the final disposition of a proceeding if: the person is named defendant or respondent in a proceeding brought by the Corporation or the person is alleged to have improperly received a personal benefit or committed other willful or intentional misconduct.
- (f) If the Corporation may indemnify a person under the bylaws, the person may be indemnified against judgments, penalties, including excise and similar taxes, fines, settlements, and reasonable expenses (including attorney's fees) actually incurred in connection with the proceeding. However, if the proceeding was brought by or on behalf of the Corporation, the indemnification is limited to reasonable expenses actually incurred by the person in connection with the proceeding.
- 10.02. **Procedures Relating to Indemnification Payments.** (a) Before the Corporation may pay any indemnification expenses (including attorney's fees), the Corporation shall specifically determine that indemnification is permissible, authorize indemnification, and determine that expenses to be reimbursed are reasonable, except as provided in paragraph 10.02(c), below. The Corporation may make these determinations and decisions by any one of the following procedures:
- (i) Majority vote of a quorum consisting of directors who, at the time of the vote, are not named defendants or respondents in the proceeding.
- (ii) If such a quorum cannot be obtained, by a majority vote of a committee of the Board of Directors, designated to act in the matter by a majority vote of all directors, consisting solely of two or more directors who at the time of the vote are not named defendants or respondents in the proceeding.
- (iii) Determination by special legal counsel selected by the Board of Directors by vote as provided in paragraph 10.02(a)(i) or 10.02(a)(ii), or if such a quorum cannot be obtained and such a committee cannot be established, by a majority vote of the directors.
- (iv) (If Corporation has members, add: Majority vote of members, excluding directors who are named defendants or respondents in the proceeding.)
- (b) The Corporation shall authorize indemnification and determine that expenses to be reimbursed are reasonable in the same manner that it determines whether indemnification is permissible. If the determination that indemnification is permissible is made by special legal counsel, authorization of indemnification and determination of reasonableness of expense shall be made in the manner specified by paragraph 10.02(a)(iii), above, governing the selection of special legal counsel. A provision contained in the articles of incorporation, the bylaws, or a resolution of members of the Board of Directors that requires the indemnification permitted by paragraph 10.01, above, constitutes sufficient authorization of indemnification even though the provision may not have been adopted or authorized in the same manner as the determination that indemnification is permissible.

- (c) The Corporation shall pay indemnification expenses before final disposition of a proceeding only after the Corporation determines that the facts then known would not preclude indemnification and the Corporation receives a written affirmation and undertaking from the person to be indemnified. The determination that the facts then known to those making the determination would not preclude indemnification and authorization of payment shall be made in the same manner as a determination that indemnification is permissible under paragraph 10.02(a), above. The person's written affirmation shall state that he or she has met the standard of conduct necessary for indemnification under the bylaws. The written undertaking shall provide for repayment of the amount paid or reimbursed by the Corporation if it is ultimately determined that the person has not met the requirements for indemnification. The undertaking shall be an unlimited general obligation of the person, but it need not be secured and it may be accepted without reference to financial ability to make repayment.
- {(d) If corporation has members, add: Any indemnification or advance of expenses shall be reported in writing to the members of the Corporation. The report shall be made with or before the notice or waiver of notice of the next membership meeting, or with or before the next submission to members of a consent to action without a meeting. In any case, the report shall be sent within the 12-month period immediately following the date of the indemnification.]

ARTICLE 11 - NOTICES

- 11.01. **Notice of Mail or Fax.** Any notice required or permitted by the bylaws to be given to a (if applicable, add; member,) director, officer, or member of a committee of the Corporation may be given by mail or fax transmission. If mailed, a notice shall be deemed to be delivered when deposited in the United States mail addressed to the person at his or her address as it appears on the records of the Corporation, with postage prepaid. If given by telegram, a notice shall be deemed to be delivered when accepted by the telegraph company and addressed to the person at his or her address as it appears on the records of the Corporation. A person may change his or her address by giving written notice to the secretary of the Corporation.
- 11.02. **Signed Waiver of Notice.** Whenever any notice is required to be given under the provisions of the Act or under the provisions of the articles of incorporation or the bylaws, a waiver in writing signed by a person entitled to receive a notice shall be deemed equivalent to the giving of the notice. A waiver of notice shall be effective whether signed before or after the time stated in the notice being waived.
- 11.03. Waiver of Notice by Attendance. The attendance of a person at a meeting shall constitute a waiver of notice of the meeting unless the person attends for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.

ARTICLE 12 - SPECIAL PROCEDURES CONCERNING MEETINGS

12.01. **Meeting by Telephone.** The (if desired, add: members). Board of Directors, and any committee of the Corporation may (if desired, add; not) hold a meeting by telephone conference-call procedures (if

meeting by telephone is permitted, add: in which all persons participating in the meeting can her each other. the notice of a meeting by telephone conference must state the fact that the meeting will be held by telephone as well as all other matter required to be included in the notice. Participation of a person in a conference-call meeting constitutes presence of that person at the meeting.)

- **12.02. Decision Without Meeting.** Any decision required or permitted to be made at a meeting of the (if desired, add: members,) Board of Directors, or any committee of the Corporation may be made without a meeting. A decision without a meeting may be made if a written consent to the decision is signed by all of the persons entitled to vote on the matter. The original signed consents shall be placed in the Corporation minute book and kept with the Corporation's records.
- 12.03. **Voting by Proxy.** A person who is authorized to exercise a proxy may not exercise the proxy unless the proxy is delivered to the officer residing at the meeting before the business of the meeting begins. The secretary or other person taking the minutes of the meeting shall record in the minutes the name of the person who executed the proxy and the name of the person authorized to exercise the proxy. If a person who has duly executed a proxy personally attends a meeting, the proxy shall not be effective for that meeting. A proxy filed with the secretary or other designated officer shall remain in force and effect until the first of the following occurs:
 - (a) An instrument revoking the proxy is delivered to the secretary or other designated officer.
 - (b) The proxy authority expires under the terms of the proxy.
 - (c) The proxy authority expires under the terms of the Bylaws.

ARTICLE 13-AMENDMENTS TO BYLAWS

The aspects that in these general regulations refer to the Iglesia Apostolica de la Fe en Cristo Jesus in the United States can be altered, they can be amended, or they can be revoked, and they can adopt new regulations by means of a majority vote of the Board Counsel of the Corporation

ARTICLE 14-MISCELLANEOUS PROVISIONS

- 14.01. **Legal Authorities Governing Construction of Bylaws.** The bylaws shall be construed in accordance with the laws of the State of Texas. All references in the bylaws to statutes, regulations, or other sources of legal authority shall refer to the authorities cited, or their successors, as they may be amended from time to time.
- 14.02. **Legal Construction.** If any bylaw provision is held to be invalid, illegal, or unenforceable in any respect, the invalidity, illegality, or unenforceability shall not affect any other provision and the bylaws shall be construed as if the invalid, illegal, or unenforceable provision had not been included in the bylaws.
- 14.03. **Headings.** The heading used in the bylaws are used for convenience and shall not be considered in construing the terms of the bylaws.

- 14.04. **Gender.** Wherever the context requires, all words in the bylaws in the male gender shall be deemed to include the female or neuter gender, all singular words shall include the plural, and all plural words shall include the singular.
- 14.05 **Seal.** The Board of Directors may provide for a corporate seal. Such a seal would consist of two concentric circles containing the words "Iglesia Apostólica de la Fe en Cristo Jesus in the United States". "Texas", in one circle and the word "Incorporated" together with the date of incorporation of the Corporation in the other circle.
- 14.06 **Power of Attornney.** A person may execute any instrument relating to the Corporation by means of a power of attorney if an original executed copy of the power of attorney is provide secretary of the Corporation to be keep with the Corporation records.
- 14.07. **Parties Bond.** The bylaws shall be binding upon and inure to the benefit of the (if applicable, add: members,) directors, officers, committee members, employees, and agents of the corporation and their respective heirs, executors, administrators, legal representatives, successors, and assigns except as otherwise provided in the bylaws.

ARTICLE 15. DISOLUCION OF THE CORPORATION.

When for some circumstance have that to dissolve the Corporation Iglesia Apostólica de la Fe en Cristo Jesús in the United States, all the personal property and real state values, actions and money passed to any of the Corporations from Districts to Discretion of the General Board Directors.

MINUTES OF THE MEETING OF DIRECTORS OF IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES

All of the board of directors of the IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES consented to the time and place of the especial meeting of directors and pastors belonging to the meeting was held Nov. 22, 2014 at all day in Monterrey, NL. Mexico.

The purpose of the meeting was to elect the new board of directors of the IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES which consists of bishop presidet, general secretary, general treasurer, secretary of international missions, secretary Christian education, secretary of evangelism, secretary of social assistance, and the supervisor secretary in the United States. The new oficials will take hold of the office appointed to them for a period of four years or until their successors are elected. In this meeting the following directors and officials were present Rev. Eleazar Reyes Rodríguez Bishop President, Rev. Félix Gaxiola Inzunza General Secretary, Rev. Joel Segovia Fraire General Treasurer, Rev. Víctor Manuel López Cárdenas Secretary of International missions, Rev. Efrén Rodríguez López Secretary of Christian Education, Rev. Samuel Sánchez Armenta Secretary of evangelism, Rev. Salvador Sánchez Landero Secretary of Social Assistance, and Rev. David Aguilar Parra Supervisor Secretary in the United States.

After the election were conducted the following individuals were elected by the majority of the pastors' votes. The new board of director's appointees for IGLESIA APOSTOLICA DE LA FE EN CRISTO JESUS IN THE UNITED STATES are as follows:

Rev. Samuel Sánchez Armenta, Bishop President

Rev. Félix Gaxiola Inzunza, General Secretary

Rev. Joel Segovia Fraire, General Treasurer

Rev. Eleuterio Uribe Villegas, Secretary of Christian Education

Rev. Pedro Marcos Saldaña, Secretary of Evangelism

Rev. Víctor Manuel López Cárdenas, Secretary of International Missions

Rev. Salvador Sánchez Landero, Secretary of Social Assistance

Rev. Isaac López Tamayo, Secretary Supervisor in the United States

No further bussines having come to the meeting, the reunion came to an end with the signing of the documents which give testimony of the results of the meeting. Rev. Eleazar Reyes Rodríguez Rev Félix Gazióla Inzunza Rev. Joel Segovia Fraire **Bishop President** General Secretary **General Treasurer** (Former) (Former) (Former) Rev. Víctor Maros Lopez Cárdenas Secretary of Informational Missions Prén Rodelguez López Rev. Samuel Sanches Amenta Secretary of Christian Education Secretary of Evangelism (Førmer) (Former) (Former) Rev. Salvador Sánchez Landero Secretary of Social Assistance Rev. David Aguilar Parra Secretary Supervisor in the United States (Former) (Former) Rev. Semuel Sánchez Armenta Rey. Félix Gaxiola inzunza Rev. Joel Segovia Fraire **Bishop President** General Secretary **General Treasurer** Rev. Victor N el López Cárdenas ernational Missions Secretary of In Secretary of Christian Education Secretary of Evangelism Rev. Salvador Sanchez Landero Rev. Isaac Cópe Tamayo Secretary of Social Assistance Secretary Supervisor in the United States

FIDELITY NATIONAL TITLE AGENCY, INC.

6245 E. Broadway Blvd, Suite 180, Tucson, AZ 85711

Phone: (520) 290-6227 Fax: (520) 290-3884

Buyers/Borrowers Settlement Statement

Final

Escrow No: 50015192 - 050 BAS

Close Date: 10/08/2020

Proration Date: 10/08/2020

Disbursement Date:

Buyer(s)/Borrower(s): Iglesia Apostolica de la fe en Cristo Jesus in The United States, a non profit corporation of the original instrument.

HTY NATHEWAL TITLE AGENCY, INC.

4801 E. 29th St

Tucson, AZ 85711

Lender:

Freedom Square LLC

Loan #:

Property:

4801 E. 29th St

Tucson, AZ 85711

Brief Legal:

Description	Debit	Credit
TOTAL CONSIDERATION: Total Consideration	349,000.00	
NEW AND EXISTING ENCUMBRANCES: Seller Carryback from Freedom Square LLC		294,000.00
NEW LOAN CHARGES: Account Servicing to Fidelity Account Servicing - T Prepaid Interest to Freedom Square LLC @ \$0.00 per day	50.00 1,313.93	
ESCROW CHARGES: Escrow Fee to Fidelity National Title Agency, Inc.	391.00	
TITLE CHARGES: Lenders Policy \$294,000.00 to Fidelity National Title Agency, Inc.	100.00	
RECORDING FEES: Recording Fees to Fidelity National Title Agency, Inc.	50.00	
PRORATIONS AND ADJUSTMENTS: County Taxes from 10/8/2020 to 12/31/2020 based on the Annual amount of \$5,955.50	1,373.07	,
paid direct to seller		13,000.00
Sub Totals	352,278.00	307,000.00
Balance Due From Buyer /Borrower	la productivation in	45,278.00
Totals	352,278.00	352,278.00