

ARTICLES OF INCORPORATION

OF

CENTRAL DAKOTA ENTERPRISES, INC.

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4 Article 1. The name of the corporation shall be Central  
5 Dakota Enterprises, Inc.

6 Article 2. The period of its duration is perpetual.

7 Article 3. The purposes for which the corporation is or-  
8 ganized are: to engage in, foster, encourage, promote, and propagate  
9 evangelical churches and missions, and Christian and charitable in-  
10 terests, including establishment, maintenance, and operation of  
11 orphanages, homes for juveniles and others, hospitals and schools,  
12 and Christian mission work in this state and throughout the world,  
13 and in so doing to do printing, mimeographing, multilithing, mailing,  
14 circularizing, and publishing of literature and to use every method,  
15 such as radio, television, pictures, and the spoken word, etc., so  
16 that the people of the world may hear the gospel and accept Christ  
17 as their own personal Saviour. All work of this corporation shall  
18 be of an interdenominational character, and no discrimination shall  
19 be shown anyone regardless of their race, creed, or nationality; to  
20 receive and maintain a fund or funds of real or personal property or  
21 both, and, subject to the restrictions and limitations herein set  
22 forth, to use and apply the whole or any part of the income there-  
23 from and the principal thereof exclusively for charitable, religious,  
24 scientific, literary or educational purposes either directly or by  
25 contributions to organizations involved in the foregoing activities;  
26 the corporation shall have unlimited power to engage in, to do any  
27 lawful act concerning any or all lawful business for which the cor-  
28 poration may be organized under the North Dakota Non-profit Corpo-  
29 ration Act; to accept, acquire, receive, take, and hold by bequest,  
30 devise, grant, gift, purchase, exchange, lease, transfer, judicial  
31 order or decree, or otherwise, for any of its objects and purposes,  
32 any property, both real and personal, of whatever kind, nature, or  
33 description and wherever situated; to invest and reinvest its funds  
in such notes, stock, common or preferred, bonds, debentures, mort-  
gages, or in such other securities and property as its board of  
directors shall deem advisable, subject to the limitations and  
conditions contained in any bequest, devise, grant, or gift; in  
general, and subject to such limitations and conditions as are or  
may be prescribed by law, to exercise such other powers which now  
are or hereafter may be conferred by law upon a corporation organized  
for the purposes hereinabove set forth, or necessary or incidental to  
the powers so conferred, or conducive to the attainment of the pur-  
poses of the corporation.

29  
30 Article 4. This corporation is not organized for profit and shall have no capital stock.

31 Article 5. Provisions for the regulation of the internal  
32 affairs of the corporation, including provisions for distribution of  
33 assets on dissolution or final liquidation are: No part of the net  
34 earnings of the corporation shall inure to the benefit of any member,  
35 trustee, or officer of the corporation, or any private individual  
36 (except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes) and no member, director, officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation. No substantial part of the activities of the corporation shall be carrying of

1 propaganda, or otherwise attempting to influence legislation, and  
2 the corporation shall not participate in, or intervene in (including  
3 the publication or distribution of statements) any political campaign  
4 on behalf of any candidate for public office. Upon dissolution of  
5 the corporation or the winding up of its affairs, the assets of the  
6 corporation shall be distributed exclusively to charitable, religious,  
7 scientific, literary, or educational organizations.

8 Article 6. The address of the registered office of the  
9 corporation is P.O. Box 1336 , 1320 Northview Lane, Bismarck, North Dakota  
10

is the name of the initial registered agent at such address  
Lewis S. Robinson

Article 7. The number of directors constituting the initial board of directors of the corporation is five. The number of directors may be increased or decreased from time to time by amendment to the bylaws of the corporation, but in no event shall the number of directors of the corporation be less than five. The names and addresses of the persons who are to serve as initial directors are:

Harold L. Erickson Billings, Montana  
L. E. Wood Glendive, Montana  
Alvin House Bozeman, Montana

Lewis S. Robinson Bismarck, N.D.

Walter E. Sherman Bismarck, N.D.

Article 8. The name and address of each incorporator is:

H.G. Vander Vorst P.O. Box 343 Mandan, ND  
John W. Noble 936 Summit Blvd, Bismarck, N.D.  
LARRY JENSEN 1308 RIDGEVIEW LANE BISMARCK, ND

We, the above named incorporators, being first duly sworn, say that we each have read the foregoing application and know the contents thereof, and verily believe the statements made thereon to be true.

H.G. Vander Vorst  
John W. Noble  
Larry Jensen

Dated \_\_\_\_\_ 1975

Subscribed and sworn to before me this 5th day of May, 1975.

Richard [Signature]  
Notary Public  
County of Burleigh  
State of North Dakota  
My Commission Expires June 15, 1976

( SEAL )

Fee: \$16.00

Certificate No. 25863

Filing Date May 6 1975

Ben Meier