ARTICLES OF INCORPORATION

of

THE CHURCH OF THE LIVING WORD

FILED

THE STATE OF GALLYSIA

OCT 1 5 1936



- 1: The name of this corporation is:

 THE CHURCH OF THE LIVING WORD.
- 2: The purposes for which this corporation is formed, are:
- (a) To administer the temporalities of, and conduct an evangelical, evangelistic, fundamental church of Jesus Christ in accordance with the teaching of the Holy Bible.
- (b) To proclaim the gospel of Jesus Christ, both at home and abroad; the training of christian workers; the encouragement of all efforts for the promotion of righteousness, justice and loyalty to Jesus Christ and the Holy Bible as the very word of God.
- 3: The county in the State of California where the principal office for the transaction of the business of this corporation is to be located in San Luis Obispo County.
- 4: The names and addresses of the persons who are hereby appointed to act as the first Trustees of this corporation are:

NAME	ADDRE38
George B. Davis	Atascadero, State of California
Sadie P. Ewalt	Atascadero, State of California
Robert Wilkins	Atascadero, State of California
Lillian L. Latham	Atascadero, State of California
Edward J. Currier	Atascadero, State of California

5: That this is a corporation which does not contemplate pecuniary gain or profit to the members thereof, and that the voting power and the property rights and interests of each member shall be equal.

6: That the name of the existing unincorporated association, which is being incorporated, is The Church Of The Living Word.

IN WITNESS WHEREOF, for the purpose of forming this corporation under the laws of the State of California, we, the undersigned, constituting the President and Secretary of The Church Of The Living Word, an unincorporated association, have executed these articles of Incorporation by suthority of such association this 23rd day of September, 1936.

George B. Dans

Zulen Beris

State of California, (as. County of San Luis Obisho.)

On this 23rd day of September, 1936, before me, Ray B. Lyon, a Notary Public in and for said County and State, residing therein, duly commissioned and sworn, personally appeared George B. Davis and Lillian L. Latham, known to me to be the persons whose names are subscribed to the foregoing Articles of Incorporation, and acknowledged to me that they executed the same.

WITNESS my hand and Official Seal.

Notary Public in and for the County of San Luis Obispo, State of California.

State of California,) (ss. County of San Luis Obispo.)

George B. Davis and Lillian L. Latham, each being first duly sworn, deposes and says:

of, The Church Of The Living Word an unincorporated association; that such association has duly authorized its incorporation and that the said George P. Davis and Lillian L. Latham, as President and Secretary respectively of said unincorporated association, have executed the Articles of Incorporation of The Church Of The Living Word attached hereto by the authority of such association.

George B. Harris

Lillian L. Latham

Subscribed and sworn to before me this 23rd day of September, 1936.

Notary Public in and for said County and State.

ARTICLES OF INCORPORATION

OF

THE CHURCH OF THE LIVING WORD



TENELINE TENELINE

Webster & Lyon Paso Roble, Caly

Name changed to ATASCADERO MEMORIAL CHURCH

Convertion Number

CERTIFICATE OF ALENDMENT OF ARTICLES OF INCORPORATION

but he office of the Scoretary of State OF THE STATE OF CALIFORNIA

OF

DEC 2 2 1937

THE CHURCH OF THE LIVING WORD

The undersigned

The undersigned, Ralph Cook and Anna Tingdahl, do hereby certify that they are, respectively, and have been at all times herein mentioned, the duly elected and acting President and Secretary of The Church Of The Living Word, a California corporation, and further that:

ONE: A special meeting of the Board of Trustees and/or Directors of said corporation was duly held at the principal office for the transaction of business of said corporation at Atascadero, California, at 12:30 o'clock P.M. on the 21st day of November, 1937, at which meeting there were at all times present and acting a quorum and a majority of said Board, the full number of which comprises five members.

TWO: At said meeting the following resolutions were adopted:

Trustees and/or Directors of this corporation, to be to its best interests that it Articles of Incorporation be amended to adopt a new name:

NOW, THE REFORE, HE IT RESOLVED: That

Article 1 of the Articles of Incorporation of
this corporation be emended to read as follows:

"I: The name of this corporation is ATASCADERO MENORIAL CHURCH".

RESOLVED, FURTHER, that the President and the Secretary of this corporation be, and they hereby are authorized and directed to procure the approval of these resolutions by the written consent of the members of the corporation holding at least a majority of the voting nower, and thereafter to execute and verify by their oath, and to file a certificate in the form and manner required by Section 362b of the California Civil Code and in general to do any and all things necessary to effect such amendment in accordance with said Section 362b.

THREE: All of the Trustees end/or Directors present and acting at said meeting, to wit: four Trust as and/or Directors voted in fator of said resolutions, constituting the vote of a majority of the Trustees and/or Directors of said corporation in favor of said resolutions.

FOURTH? Members of said corporation, entitled to vote on the amendment provided in said resolutions, have approved said resolutions by written consent in the form attached as "Exhibit A", and hereby made a part hereof; the number of members represented by such consents is fifty-nine (59); such consents have been filed with the Secretary of said corporation; and such consents set forth the wording of the resolutions of the Board of Trustees and/or Directors.

FIVE: The total number of members of said corporation who are entitled to vote on emendments to the Articles of Incorporation of the character of the emendment above referred to, is eighty-seven.

IN WITNESS WEREOF, the undersigned have executed this Certificate of Amendment this 8th day of December, 1937.

President of The Church Of The Living Word, a Corporation.

Secretary of The Church of The Living Word, a Corporation. State of California,) (SS. County of San Luis Obispo.)

Relph Cook and Anne Tingdehl being first duly sworn, each for himself and for herself deposes and says:

That Ralph Cook is, and was at all of the times mentioned in the foregoing Certificate of Amendment, the President of The Church of the Living Word, the California corporation therein referred to, and Anna Tingdahl is and was at all of said times the Secretary of said corporation; that each has read said Certificate and that the statements therein made are true of his and her own knowledge, and that the signatures purporting to be the signatures of said President and Secretary thereto are the genuine signatures of said President and Secretary, respectively.

anna Tingdohl

Subscribed and sworn to before me this 8th day of December, 1937.

Notary Public is and for said County and State.

EXHIBIT A

WRITTEN CONSENT OF LEMBERS TO AMENDMENT OF ARLICLES OF INCORPORATION OF THE CHURCH OF THE LIVING WORD

WHEREAS, at a regular meeting of the Board of Trustees and/or Directors of The Church Of The Living Word, a California corporation, duly held at the principal office for the transaction of business of said corporation at Atascadero, County of San Luis Obispo, State of California, on the 21st day of November, 1937, at which meeting at least a majority of the members of said Board of Trustees and/or Directors were present and acting, the following resolutions were adopted by the vote of a majority of the Directors of said corporation:

Trustees end/or Directors of this corporation, to be to its best interests that its Articles of Incorporation be amended to scopt a new name:

NOW, THEREFORE, BE IT MESOLVED: That Article 1 of the Articles of Incorporation of this corporation be mmended to read as follows:

"l: The name of this corporation is ATASCADERO NEMORIAL CHURCH".

RESOLVED, FURTHER, that the President and the Secretary of this corporation be, and they hereby are authorized and directed to procure the approval of these resolutions by the written consent of the members of this corporation holding at least a majority of the voting power, and thereafter to execute and verify by their oath, and to file a certificate in the form and manner required by Section 362b of the California Civil Code and in general to do any and all things necessary to effect such smendment in accordance with said Section 362b.

NOW, THE REFORE, each of the undersigned members of the Church of the Living Word does hereby approve, consent to, ratify and confirm the foregoing resolutions and the amendment to the Articles of Incorporation therein provided, and does hereby direct that his or her written consent as herein represented, be filed with the Secretary of the said corporation for the purpose of complying with the provisions of Section 568b of the California Civil Code.

IN WITNESS WHEREOF, each of the undersigned has hereunto signed his and her name, and following his and her name the date of signing, and hereby represents that he or she is a member in good standing of the said corporation, The Church Of The Living Word.

Name	Date
Mary H. Willhoit	11-21-37
J. Francis Marshall	11-21-37
Thos. F. Weaver	11-22-37
Jerry W. DeCou, Jr.	11-22-37
R. E. Chasteen	Nov. 22/37
Isabella P. Vanna	Nov. 28/37
Gertrude W. Webster	Nov. 22/37
Rerdella M. Weaver	Nov. 22 #37
E. E. Lemoman	Nov. 22, 137
Harry E. Peterson	Nov. 22, 37
Cora Z. Zehner	Nov. 21, 37
Rose A. Currier	Nov. 21 - 37
Sedie P. Twalt	Nov. 21 - 37
Nellia F. Cook	Nov. 21, 1937

N B P C	Date
. P. Simpson	11-21-37
Frank E. Griffith	2. 2. m 2. 2. m 3. 7. m
Frances DeWitt Pershall	11-28-437
Lenora Smith	1 2 m 2 2 m 3 19
R. Q. Dettlo	11-22/37
A. A. Davis	11/22/37
Clera Weeks	11-22/37
Phyllis D. Simpson	11-22-37
b. 7. Currier	11-22-37
Sarah Rusthoi	11-22-37
Mrs. Meggie Brown	11-22/37
Miss Largaret Powell	
Forothy Isbell	11-22/37
hrs. Telen Wilkins	NOV 22 437
Mrs. Elizabeth DeCou	
Mrs. haw Peckham	Tov. 22-37
Mrs. Wora E. Williams	11 - 22 - 357
Mrs. Carrie A. Frittain	1.1 and 2.2 and 3.7
Peter P. Rusthoi	Nov. 22nd, 1937
L. Harry Peckhan	11/22/1937
Lillian L. Lethan	Nov.22, 1937
Hazel N. Isbell	Nov. 21, 1937
Ralph C. Isbell	Nov. 21, 1937
Sarah Davis	Nov. 21, 1937
Walter Priest	Nov. 21, 1937
Ruth Milam	Dv. 21, 1937
Emma J. Powell	Way. 21 '37
Relph E. Cook	Nov. 22 37
Anna J. Libbey	Nov. 24, 1937
Nellie Ann Libbey	Nov. 24, 1937
Henry J. Voss	Nov. 24, 1937
Nellie G. Voss	Nov. 24, 1937

Dele Voss	
and the second s	<u> </u>
J. Chas. B. Appel	NOT EA 1937
Eugene Mercer Cook	· 64-1-10-10-10-10-10-10-10-10-10-10-10-10-1
Paul F. Peterson	1937.
Rob Wilkins	Dec. 5, 1937
Dorothy Webster	Dec. 5, 1937
Mrs. Bob Wilkins	Dec. 5, 1937
Charles-Wallace Webster	Ded. 5. 1937
Renrietta Montgomery	Dec. 5. 1937
Mrs. Johny M. Street	Dec. 5, 1937
La Verna Foteran	Dec. 6, 1937
Stonley Fateman	Tec. 6, 1937
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CERTIFICATE OF ALKNO EUT

of

ARTICLES OF INCORPORATION

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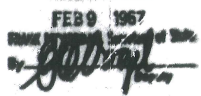
THE CHURCH OF THE LIVING WORD





₹ 166805 /68 802

CHRYTIFICATE OF AMENDMENT OF AMENDMENT OF TAXORPORATION



- G. Glen Ferguson and Robert J. Wilking Jr. cartify:
- 1. That they are the president and the socretary, respectively, of Atascadero Manurial Church, Corporate No. 163602, a California corporation.
- 2. That at a secting of the board of directors of said corporation, duly held at Atsacadero, California, on 2-2-67, the following resolution was adopted:

*RESCIPENT That Erticle 5 of the articles of fucorporation of this corporation be amended to read as follows:

"The property of this corporation is irrevocably dedicated to char table or religious purposes, and upon liquidation, dissolution or soundomment of the owner, after providing for the dects and obligations thereof, the remaining assets will not inure to the hemsfit of any private person but will be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable or religious purposes and which has established its tax exempt status under Section 5C1 (c) (3) of the Internal Revenue Code."

- That at a meeting of the members of said corporation, duly held at Atsacadero California, on 2-5-67, a resolution was adopted, and the wording of the amended article as set forth in the members' resolution is the same as that set forth in the directors' resolution in Paragraph 2 of this certificate.
- 4. That the number of members who voted affirmatively for the adoption of said resolution is 56, and that the number of members constituting a quorum is 60,

G. Olen Ferguson, Fresident

Robert J. Willey & Jr., Secretary Jr.

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificate are true and correct. Executed at Atascadero California, on 2-5-67.

G. Olen Ferguson, Programs

Chit William Secretary

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of the Secretary of State of the State of Colifornia

CERTIFICATE OF AMENDMENT OF

ARTICLES OF INCORPORATION

FEB 2 0 1973 DIMUND G. BROWN IL. Secretary of State of THE S. P. LEWIS CO. Deputy

Paul D. King and Stephen E. Smith certify:

- 1. That they are the president and secretary, respectively, of Atescadero Memorial Church, Corporate No 168802, a California corporation,
- 2. That at a meeting of the board of directors of said corporation, duly held at Atascadero, California, on February 6, 1973, the following resolution was adopted:

"RESOLVED: That article 1 of the articles of incorporation of this corporation be amended to read as follows:

The Name of this corporation is Atascadero Bible Church"

- 3. That at a meeting of the members of said corporation, duly held at Atascadero, California, on January 28, 1973, a resolution was adopted, and the wording of the awarded article as set forth in the members' resolution is the same as that set forth in the directors' resolution in Paragraph 2 of this certificate.
- 4. That the number of members who voted affirmatively for the adoption of said resolution is 50 , and that the number of rembers of constituting a quorum is 52 .

Each of the undersigned declares under penalty of perjury that the matters set forth in the foregoing certificate are true and correct. Executed at Atascadero, Galifornia, on 2-11-73.

0168802 A0742305

Secretary of State State of California JUN 0 3, 2013/PC

RESTATED ARTICLES OF INCORPORATION ATASCADERO BIBLE CHURCH 6225 Atascadero Mall, Atascadero, CA 93422 P.O. Box 987, Atascadero, CA 93423

Stan McDonald and Jeff Zippi certify that:

- 1. They are the Chair of the Board and Secretary, respectively, of ATASCADERO BIBLE CHURCH, a California Nonprofit Religious Corporation.
- 2. The Articles of Incorporation of this Corporation are amended and restated to read as follows:

ARTICLE 1

NAME

The name of this Corporation is: ATASCADERO BIBLE CHURCH.

ARTICLE 2

PURPOSE

This Corporation is a religious corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Religious Corporation Law exclusively for religious purposes. The specific purposes for which this Corporation is organized are religious ones, to wit: To function as an evangelical, evangelistic, fundamental Church of Jesus Christ, in accordance with the teachings of the Holy Bible; to proclaim the Gospel of Jesus Christ both at home and abroad; to train Christian workers; to promote righteousness, justice, and loyalty to Jesus Christ and the Holy Bible as the very word of God. To acquire by purchase or gift, such property whether real or personal to facilitate the foregoing purposes, and to have and exercise all other powers, rights and privileges granted by the State of California. The recital of these purposes as contained in this paragraph is intended to be exclusive of any and all other purposes, this Corporation being formed for such religious purposes only.

ARTICLE 3

STATEMENT OF FAITH

This Corporation shall continually and steadfastly uphold and maintain the following Statement of Faith of the Corporation, to wit:

1. THE TRINITY

We believe in the Triune God: Father (Genesis 1:1), Son (John 10:30), and Holy Spirit. (Acts 5:3-4)

2. VERBAL INSPIRATION

We believe that the Scriptures of the Old and New Testaments are verbally inspired and are our revelation of the will of God. (II Timothy 3:16-17)

3. TOTAL DEPRAVITY

We believe that all men are by nature corrupt and lost. (Romans 3:19)

4. SATAN

We believe that Satan is a personality. (Job 1:6-7)

5. THE VIRGIN BIRTH

We believe in the Virgin Birth and the Deity of Jesus Christ. (Luke 1:35)

6. THE VICARIOUS DEATH OF CHRIST

We believe that Christ died for the ungodly. (Romans 3:25)

7. THE BODILY RESURRECTION OF JESUS CHRIST

We believe that Christ was raised from the dead, bodily. (I Corinthians 15:3-4)

8. THE RESURRECTION OF THE DEAD

We believe that all of the dead shall be raised: the righteous to everlasting life; the lost to condemnation. (John 5:29)

9. THE EXALTATION OF JESUS CHRIST

We believe that Jesus Christ ascended to the Father's right hand where He is now. (Acts 2:32-33; I Timothy 2:5)

10. JUSTIFICATION BY FAITH

We believe that men are justified upon the ground of faith in the finished work of Jesus Christ. (Romans 4:5)

11. THE PERSON AND WORK OF THE HOLY SPIRIT

We believe that the Holy Spirit is a Person, who convicts the world of sin, righteousness and judgment to come; that He regenerates, indwells, enlightens, and empowers the saved. (John 16:8; I Corinthians 3:16)

12. ETERNAL SECURITY

We believe in the eternal security and assurance of all the saved. (John 10:28-29)

13. THE CHURCH

We believe that all of the saved in this dispensation are members of the universal church, which is the Body of Christ. (Ephesians 4:12-16)

14 SEPARATION FROM THE WORLD

We believe that all of the saved are called into a life of separation from all worldly and sinful practices. (James 4:4; Romans 12:1-2; I John 2:16; II Corinthians 6:14)

15. THE TWO NATURES

We believe that those who become new creatures in Christ possess two natures and that they may have victory over the old nature through the power of the new nature; but that the eradication of the old nature is unscriptural. (Romans 6:13; 8:12-13; Colossians 3:1-10; Galatians 5:16-25; Ephesians 4: 22-24; I Peter 1: 1-16; I John 3:5-9)

16. MISSIONS

We believe that it is the obligation of the saved to witness by life and word to these truths and to proclaim the Gospel to all the world. (Acts 1:8)

17. HELL

We believe that Hell is a place of conscious torment and is reserved for the Devil and his angels and all who die unsaved. (Revelation 20:10-15)

18. THE SECOND COMING OF CHRIST

We believe that Christ will return to this earth personally and that He will rule and reign over the world as the Scriptures state. (Acts 1:11; I Thessalonians 4: 16-17)

19. HUMAN SEXUALITY

Sexual activities, such as, but not limited to, adultery, fornication, incest, homosexuality, pedophilia, and beastiality are inconsistent with the teachings of the Bible and the Church. Further, lascivious behavior, the creation and/or distribution and/or viewing of pornography, and efforts to alter one's gender are incompatible with the biblical witness. Legitimate sexual relations are exercised solely within marriage between one man and one woman. (Genesis 2:18-24; Leviticus 18:22-26; Matthew 9:3-9; I Corinthians 6:9-19; Hebrews 13:4)

ARTICLE 4

TAX EXEMPTION REQUIREMENTS

This Corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code.

Notwithstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code.

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

ARTICLE 5

DISTRIBUTION UPON DISSOLUTION

The property of this Corporation is irrevocably dedicated to religious purposes meeting the requirements of Section 501(c)(3) of the Internal Revenue Code, and no part of the net income or assets of this Corporation shall ever inure to the benefit of any director, trustee, officer of member of this Corporation, or to the benefit of any individual.

Upon the winding up and dissolution of this Corporation, and after paying and adequately providing for all debts and liabilities of the Corporation, the assets of this Corporation shall be distributed to a nonprofit fund, foundation or corporation, which is organized and operated exclusively for religious purposes and which is currently exempt from taxation under Section 501(c)(3) of the Internal Revenue Code.

ARTICLE 6

GOVERNED BY NONPROFIT CORPORATION LAW

The Corporation elects to be governed by all of the provisions of the Nonprofit Corporation Law effective January 1, 1980, not otherwise applicable to it under Part 5 thereof.

The foregoing amendment and restatement of Articles of Incorporation has been duly approved by the Board of Directors.

The foregoing amendments of Articles of Incorporation have been duly approved by the required vote of the members.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

DATE: Morch 5 , 2013

Stan McDonald, Chair of the Board

Jeff Zippi, Secretary



State of California Secretary of State

Statement of Information

N

E-N24107 FILED

In the office of the Secretary of State of the State of California

Aug - 14 2012

This Space For Filing Use Only

	(Domestic Nonprofit, Credit Union and Consumer Cooperative Corpo	rations))
	Filing Fee \$20.00. If amendment, see instructions.		
	IMPORTANT - READ INSTRUCTIONS BEFORE COMPLETING	THIS F	ORM
1. CC	DRPORATE NAME		
_			

1. CORPORATE NAME			
C0168802			
ATASCADERO BIBLE CHURCH			
CHRIS KEY			
PO BOX 987			
ATASCADERO CA 93423			
Due Date:			
Complete Principal Office Address (Do not abbreviate the name of the city.	. Item 2 cannot be a P	.O. Box.)	
2. STREET ADDRESS OF PRINCIPAL OFFICE IN CALIFORNIA, IF ANY	CITY	STATE	ZIP CODE
6225 ATASCADERO MALL ATASCADERO CA 93422			
3. MAILING ADDRESS OF THE CORPORATION, IF REQUIRED	CITY	STATE	ZIP CODE
CHRIS KEY PO BOX 987 ATASCADERO CA 93423			
Names and Complete Addresses of the Following Officers (The corpora specific officer may be added; however, the preprinted titles on this form must	ation must list these the not be altered.)	nree officers. A	comparable title for the
4. CHIEF EXECUTIVE OFFICER/ ADDRESS BRAD NOLL 4680 MANANITA AVE ATASCADERO, CA 93422	CITY	STATE	ZIP CODE
5. SECRETARY ADDRESS	CITY	STATE	ZIP CODE
GUY KEEFER 7555 PORTOLA RD ATASCADERP CA 93422			
6. CHIEF FINANCIAL OFFICER/ ADDRESS	CITY	STATE	ZIP CODE
JOHN CLAUD 6405 FLORES ATASCADERO CA 93422			
Agent for Service of Process (If the agent is an individual, the agent must reside in California and Item 8 must be completed with a California street address (a P.O. Box address is not acceptable). If the agent is another corporation, the agent must have on file with the California Secretary of State a certificate pursuant to California Corporations Code section 1505 and Item 8 must be left blank.)			
7. NAME OF AGENT FOR SERVICE OF PROCESS			
CHRIS MONTE KEY			
8. STREET ADDRESS OF AGENT FOR SERVICE OF PROCESS IN CALIFORNIA, IF AN INDIVIDU 9600 WEST FRONT RD ATASCADERO, CA 93422	JAL CITY	STATE	ZIP CODE
Davis-Stiring Common Interest Development Act (California Civil Code section 1350, et seq.)			
Check here if the corporation is an association formed to manage common into Development Act and proceed to items 10, 11 and 12.		the Davis-Stirling C	ommon interest
	a Statement by Commo	n Interest Develonn	ent Association (Form
NOTE: Corporations formed to manage a common interest development must also file a Statement by Common Interest Development Association (Form SI-CID) as required by California Civil Code section 1363.6. Please see instructions on the reverse side of this form.			
10. ADDRESS OF BUSINESS OR CORPORATE OFFICE OF THE ASSOCIATION, IF ANY	CITY	STATE	ZIP CODE
44 FRANT STREET AND NEADEST ARROSS STREET FOR THE DEVOICAL LOCATION OF THE	COMMON INTEREST DEVE	LODMENT	O DICIT ZID CODE
11. FRONT STREET AND NEAREST CROSS STREET FOR THE PHYSICAL LOCATION OF THE COMMON INTEREST DEVELOPMENT 9-DIGIT ZIP CODE (Complete if the business or corporate office is not on the site of the common interest development.)			
12. NAME AND ADDRESS OF ASSOCIATION'S MANAGING AGENT, IF ANY	CITY	STATE	ZIP CODE
13. THE INFORMATION CONTAINED HEREIN IS TRUE AND CORRECT.			
08/14/2012 CHRIS MONTE KEY	ADMINISTRATO	R	
DATE TYPE OR PRINT NAME OF PERSON COMPLETING THE FORM	TITLE		SIGNATURE
SI 400 (PEV 40/2010)		A DDD OVED E	V SECRETARY OF STATE



State of California Secretary of State

Statement of Information

(Domestic Nonprofit, Credit Union and Consumer Cooperative Corporations)

Filing Fee: \$20.00. If this is an amendment, see instructions. IMPORTANT – READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

TYPE/PRINT NAME OF PERSON COMPLETING FORM

1. CORPORATE NAME

DATE

SI-100 (REV 01/2014)

ATASCADERO BIBLE CHURCH

N

F083537

FILED

In the office of the Secretary of State of the State of California

AUG-11 2014

SIGNATURE

APPROVED BY SECRETARY OF STATE

2. CALIFORNIA CORPORATE NUMBER				
C0168802		This Space for Fi	iling Use Only	
Complete Principal Office Address (Do not abbreviate the name of the city. Iten	n 3 cannot be a P.O. Bo	x.)		
3. STREET ADDRESS OF PRINCIPAL OFFICE IN CALIFORNIA, IF ANY	CITY	STATE	ZIP CODE	
6225 ATASCADERO MALL, ATASCADERO, CA 93422				
4. MAILING ADDRESS OF THE CORPORATION	CITY	STATE	ZIP CODE	
CHRIS KEY PO BOX 987, ATASCADERO, CA 93422				
Names and Complete Addresses of the Following Officers (The corporation officer may be added; however, the preprinted titles on this form must not be altered.)	on must list these three	officers. A compara	ble title for the specific	С
5. CHIEF EXECUTIVE OFFICER/ ADDRESS	CITY	STATE	ZIP CODE	
STAN M. MCDONALD 9480 ATASCADERO AVE, ATASCADERO, CA 934	122			
6. SECRETARY ADDRESS JEFF L ZIPPI 1811 ORLEN LN, TEMPLETON, CA 93465	CITY	STATE	ZIP CODE	
7. CHIEF FINANCIAL OFFICER/ ADDRESS BRUCE T DIXON 1824 CIRCLE B RD., PASO ROBLES, CA 93466	CITY	STATE	ZIP CODE	
Agent for Service of Process If the agent is an individual, the agent must reside address, a P.O. Box address is not acceptable. If the agent is another corporation, certificate pursuant to California Corporations Code section 1505 and Item 9 must be le	the agent must have or ft blank.	n file with the Californi	a Secretary of State a	a
B. NAME OF AGENT FOR SERVICE OF PROCESS (Note: The person designated as the corpor CHRIS M KEY	ation's agent MUST have a	greed to act in that capac	ity prior to the designation	.]
9. STREET ADDRESS OF AGENT FOR SERVICE OF PROCESS IN CALIFORNIA, IF AN INDIV 9600 WEST FRONT, ATASCADERO, CA 93422	IDUAL CITY	STATE	ZIP CODE	
Common Interest Developments				
Check here if the corporation is an association formed to manage a comm Development Act, (California Civil Code section 4000, et seq.) or under the (California Civil Code section 6500, et seq.). The corporation must file a Statem required by California Civil Code sections 5405(a) and 6760(a). Please see ins	ne Commercial and Ind nent by Common Interes	dustrial Common Inter st Development Associ	est Development Act	,
11. THE INFORMATION CONTAINED HEREIN IS TRUE AND CORRECT.				
08/11/2014 CHRIS M KEY ADM	IINISTRATOR			

TITLE