

A Brief Explanation of the 508 Unincorporated Religious Association*

An Unincorporated Religious Association/Foundation or “508 ministry”, hereinafter known as *The Association* is believed to be a preferred commercial entity operating in the nature of a *private contract* pure trust. Under the equity law protection of separation of church and state under the U.S. Constitution, it is a federal crime for any government agency to favor one religion over another. Therefore, this assembly is an autonomous *Spiritual Office* and is not subject to statutory intrusion, unless it is engages in an illegal activity.

For one who is considering the benefits utilizing the unincorporated religious association, he or she must understand the Spiritual relationship of being in constant communion with The Creator. Furthermore, one must know and agree they can never be separated from The Creator. The Overseer(s) and the Member(s) also must know within their Spirit that each are holy vessels, through which The Creator Acts upon this physical plane. The Overseer(s) and the Member(s) of this solemn assembly must know and therefore agree that he or she are “Vessels” or in other words, “The Temple of the Living God”. This is a sovereign contractual relationship, which no man, woman, principality or authority may transgress, pierce, judge or put asunder.

The manager as trustee of the Unincorporated Religious Assembly/Association shall be free to style his or her office, to include such titles as “Administrator,” “Manager,” “Minister,” “Overseer,” “Presiding Elder,” “Bishop,” “Pastor,” or “Prelate” or such other titles deemed appropriate by the Overseer(s) and its Member(s). Therefore all property and/or equitable interest held in official capacity by such manager shall be held “in trust” and in stewardship, in the name of the Overseer(s), for the use, purpose and benefit and behoof of the unincorporated religious assembly—church, society or denomination.

True title and equitable interest in real and other property is held in trust by the Overseer(s), on behalf of The Association, under the Overseer’s management. The Managing Overseer, however is charged with stewardship responsibility, by way of his or her Spiritual Office in *The Association*, succeeding to all future Overseers on appointment by the founding Trustee(s).

The Unincorporated Religious Assembly or Association enjoys a *mandatory exception from filing*, courtesy of the Internal Revenue Service, evidence of which is found within the IRS code under Title 26 USC, Sections 6033 and 508. The IRS designates the unincorporated religious association as a non-profit church or church sponsored auxiliary, whereby it is assigned a unique 9 digit identifier, known as an Employee Identification Number or EIN. Consequently, this assembly is quite valuable in the commercial arena for asset management, asset protection and asset preservation purposes. The Unincorporated Association is structured as a common law pure trust, being relieved from the scrutiny and vendetta of IRS agents. It is also as extremely private as is a New Mexico, Delaware or Nevada corporation, however the association is international in scope and without the need for a board of directors.

The Unincorporated Association operates under a set of Articles, which outlines the names of the contracting parties and the relationship they have to each other, such as two Overseer or a Overseer and a witness (a minimum of two parties, but can also include the Overseer and one (1) member, plus any number of additional members). Additionally, the Articles set forth the parameters upon which the Association operates, whereby the Overseer is the “holder in due course”. A minimum of two Overseers or a Overseer and member (witness) must agree to the Articles and to form The Association. The Overseer can be a spouse, partner, family member(s), or a trusted friend(s). The Overseer(s), who is also the Grantor(s), by agreement, turns over the

ownership of property, be it intellectual or tangible to The Association, managed by the the Overseer(s) of The Association or a desired manager. Consequently, for asset protection and asset management purposes, the unincorporated religious association is the preferred vehicle over others for maintaining the value and integrity of the property given over to it by the Overseer(s) or Member(s).

The property to which the Articles pertain, include but not limited to any property owned or later acquired and/or granted to *The Association*. The Overseer(s) manages all interests for and on behalf of the Association, and who retains use and rights of use, of all property, and all proceeds, products, accounts and fixtures, now or later acquired. The Overseer(s) has the authority to name his/her successor by birthright or by appointment; and/or the Trustee(s) succeeds through the will of the membership, in order to effectuate the continuity of *The Association*, without the intrusion or liability of probate.

Commercially, The Association does not engage in “business”, rather, it *holds assets* and manages the daily *affairs* of the unincorporated religious association, by the diligence and by the authority of the Overseer(s). *The Association* has the power to contract much like that of a living being—it may sue and be sued, and it may defend in all courts and proceedings wherever, being represented by the Trustee. It may borrow money and issue promissory notes therefor, and engage in mortgage loan contracts or other liens on property; and in every way deal in real or personal property, functioning in commerce in the same manner as a living being.

The purpose of this Ministry is to perpetuate the affairs of the church according to its Mission Statement and to hold Title to assets and property of same, in perpetuity and for posterity. The Mission of *The Association* is synonymous with the personal Spiritual Declaration of both Overseers or with the Overseer and the Associate Member. Generally speaking, its mission is to “Spread Love, Joy, Harmony, Peace, Goodwill, Spiritual Renewal and Illumination to All of Creation”, in such a way as to uplift, educate and enrich the lives of men and women, of all walks of life. With this broad altruistic mission, The Unincorporated Association is afforded the maximum leverage and ability to effectively engage in commerce, through virtually an unlimited array of entrepreneurial or philanthropic pursuits, pursuant to its mission.

Finally, the Sovereign Head of The Assembly is Our Divine Creator, to which the Trustee and the Beneficiary(s) (or the membership) pledge to submit to “His Sovereign Will”, *seeking His guidance in all of the affairs of The Assembly*. Freedom of thought and the principles of liberty and self-determination are held sacred within the tenants of this Association, as enumerated within the Preamble of the United States Constitution, and also found within the Holy Scriptures of His Law Book, as well as within the ancient manuscripts. Furthermore, these tenants are made effective through the interpretation of the Overseer(s) and member(s) by virtue of their inner Spiritual discernment and sacred understanding. May you walk in peace and in recognition of your unique gift to the world.

Peace

**Disclaimer: All orders are considered a PRIVATE AGREEMENT between parties and all exchange of currency and/or barter are in lawful money only pursuant to 12 USC 411 and are considered strictly private exchanges or donations.*



DECLARATION AND QUESTIONNAIRE

WHEREAS, I have read and understood the contents of the Document of Implementation; and
WHEREAS, I am desirous of securing to myself the benefits of the Unincorporated Association;
THEREFORE, I submit the following information, and request timely consideration and approval of this filing:

1. Desired Name of Un-Inc. Assn:

Physical Address of Un-Inc. Assn:

(▲ no PO Boxes allowed here ▲)

Mailing address of Un-Inc. Assn:

2. Full Name of Manager, Overseer, Bishop or Elder, etc. (specify choice)

Print Your Full Name

Preferred Title

(Overseer, Administrator, Manager)

3. Where would you like to receive your completed ready-to-print documents?

Email address

4. Name of local county Where the Overseer/minister is Located:

Print Name

5. Full Name and Address of the Overseer in Number 2:

Print Name

Print Location (address)

City, State and Zip Code

6. Full Name and Address of either () Second Overseer or () Associate Member:

Print Name

Title

Print Location (address)

City, State and Zip Code

I understand that if the application is successful:

1. I will receive the Articles for the Unincorporated Association and any supportive documents outlined herein by email;

I understand and accept that *ANPC International* reserves the right to not approve the Application for filing, based on ethical, illegal or fraudulent considerations; or for other considerations that would jeopardize the integrity of the instrument.

I understand and accept that *ANPC International* is providing no legal advice, nor is it in any manner practicing law.

I understand and accept that it is my sole responsibility to transfer whatever I wish into the Unincorporated Association, and if I fail to make the necessary transfers into the Unincorporated Association, these assets may be subject to probate and/or applicable federal and/or state taxes. I further understand that I am solely responsible for any additional costs of transferring assets, such as postage and county filing fees.

Therefore, in consideration of the above, I submit the Unincorporated Association Documents and Application filing fee, as follows:

Ordering the 508 Unincorporated Association

The 508 Unincorporated Assoc. is \$450 to set up with all paperwork.

Signed this day, the _____ day of _____, the year _____.

Applicant: _____ (Title)

Applicant's Address: _____

Applicant's Telephone Number: _____

Applicant's Email: _____

The 508 Unincorporated Assoc. is \$450 to set up with all paperwork.

This Application is to be emailed to:

ANPCOrders@gmail.com

Notes of Interest:

Code Section 6033. Returns by exempt organizations

TITLE 26, Subtitle F, CHAPTER 61, Subchapter A, PART III, Subpart A, Sec. 6033

STATUTE

(a)

Organizations required to file

(1)

In general

Except as provided in paragraph (2), every organization exempt from taxation under section 501(a) shall file an annual return, stating specifically the items of gross income, receipts, and disbursements, and such other information for the purpose of carrying out the internal revenue laws as the Secretary may by forms or regulations prescribe, and shall keep such records, render under oath such statements, make such other returns, and comply with such rules and regulations as the Secretary may from time to time prescribe; except that, in the discretion of the Secretary, any organization described in section 401(a) may be relieved from stating in its return any information which is reported in returns filed by the employer which established such organization.

(2)

Exceptions from filing

(A) Mandatory exceptions Paragraph (1) shall not apply to - (i) churches, their integrated auxiliaries, and conventions or associations of churches, See: IRS code 508

USES

Unincorporated Associations can be used for almost any legal purpose. They may hold real estate, be funded with cash, be used as management organizations, in other words, anything that a living being can lawfully accomplish personally, can be accomplished through the third party entity—the Unincorporated Religious Assembly.

A few simple uses that can be effective immediately include:

1. **Bank Accounts:** A SSN should not be required, but you MAY be asked to show it for compliance with Homeland Security. Give them a W8 form instead. It works best if you also have a World Passport from www.Worldservice.org that has a residency permit in the foreign country your IDP is addressed in. Be sure to take a copy of your CP575 IRS Letter which includes your EIN with you to give to the bank officer. Also, you need to take your Association Papers that have been notarized with you. Tell the bank officer that you want to open a Non-Interest Bearing Business Checking Account for a non-profit. They will take it from there. No Attorney or CPA is required to accomplish this.
2. **Real property:** Transfer real property into The Assembly using a Quit Claim Deed. If the property is yours free and clear, then transfer it into the Unincorporated Association by drawing up a new WARRANTY DEED by conveying the property from the Beneficiary(s) to The Assembly. In case of a purchase, then draw up the agreement and register the new Title with the County.