

**BYLAWS OF  
FULL GOSPEL EVANGELISTIC ASSOCIATION  
PO Box 702378  
Tulsa, Oklahoma 74170**

The following Bylaws, adopted by the voting membership of the Association at a meeting in the City of Dallas, State of Texas, on the 4th day of April, 1989, shall govern the business of this Association of churches and ministers except as the same may be from time to time abridged or amended.

**ARTICLE I  
NAME AND OFFICES**

**SECTION 1.** NAME. The name of this Association of ministers, churches and related ministries is FULL GOSPEL EVANGELISTIC ASSOCIATION, KATY, HARRIS COUNTY, TEXAS; also known as FULL GOSPEL EVANGELISTIC ASSOCIATION, FGEA, or THE ASSOCIATION.

**SECTION 2.** OFFICES. The principal office of this Association shall be in the County of Harris, City of Houston, State of Texas. The Association may have offices at such other places as the Executive Board may from time to time designate.

**ARTICLE II  
STATEMENT OF FAITH AND PURPOSE**

**SECTION 1.** The programs and activities governing the worship of FULL GOSPEL EVANGELISTIC ASSOCIATION shall be based upon and at all times shall be consistent with the following creed and beliefs:

A. THE SCRIPTURES. The Bible is the inspired Word of God, the product of Holy Men of old who spoke and wrote as they were moved by the Holy Spirit. The New Covenant, as recorded in the New Testament, we accept as our infallible guide in matters pertaining to conduct and doctrine (II Peter 1:21; II Timothy 3:16; I Thes. 2:13).

B. THE GODHEAD. Our God is One, but manifested in three persons: the Father, the Son, and the Holy Spirit (Matt. 3:16,17; John 1:1-3; I John 5:7).

God the Father is greater than all; the Source of the Word (Logos) and the Begetter (John 14:28; 16:28; 1:14; Matt. 11:25).

Jesus is the Son of God, One with the Father, The Word (flesh-covered), the One begotten, and has existed with the Father from the beginning (John 1:1; 1:14; 1:18; 10:30).

The Holy Spirit proceeds forth from both the Father and the Son and is eternal (John 14:26; 15:26; 16:7-14).

C. MAN, HIS FALL AND REDEMPTION. Man was formed by God of the dust of the ground, made in the likeness of God; but through Adam's transgression and fall sin came into the world. "All have sinned and come short of the glory of God." "As it is written, there is none righteous, no not one." Jesus Christ, the Son of God, born of a virgin, was manifested to give His life and shed His blood to redeem and restore man back to God and to destroy the works of the devil. (Gen. 2:7; Rom. 5:12; 3:23; 3:9,10; Matt. 1:18-25; John 3:16; I John 3:8; I John 1:9)

Salvation is the gift of God to man, separate from works and the law, and is made operative by grace through faith in Jesus Christ, producing works acceptable to God (Eph. 2:8-10; II Cor. 5:21).

D. ETERNAL LIFE AND NEW BIRTH. Man's first step toward salvation is Godly sorrow that works repentance. The New Birth is necessary to all men, and when fulfilled, produces Eternal Life. (Acts 2:38; II Cor. 7:10; I John 5:12; John 3:3-5)

E. WATER BAPTISM. The ordinance of baptism by immersion is commanded in the Scriptures. All who repent and believe on Christ as Savior and Lord are to be baptized. Thus they declare to the world that they have died with Christ and that they also have been raised with Him to walk in newness of life. (Matt. 28:19; Acts 10:47,48; Rom. 6:4)

F. COMMUNION - THE LORD'S SUPPER. Christians observe the ordinance of the Lord in obedience to His command that we show the Lord's death until He come. The bread symbolizes the Lord's broken body through which we have healing and health. The cup represents the New Covenant in His blood, which provides us forgiveness and

relationship with God. We judge ourselves, honoring the Broken Body and the Blood of The Lord as our salvation; for if we receive it unworthily (without giving it honor as our salvation) we are guilty of the body and blood of the Lord. (I Cor. 11:23-31; Mark 14:22-26; Matt. 26:26-30; Luke 22:17-20)

G. SANCTIFICATION AND HOLINESS. The Bible teaches that "without holiness no man shall see the Lord" (Heb. 12:14). God has provided the Grace of Sanctification "wherein we stand and rejoice in hope of the glory of God" (Rom. 5:1-3). This grace is entered by:

1. Faith (believing that Jesus' blood was shed for our sanctification) (Heb. 13:12);
2. Knowledge of the Word of God (Truth) (John 17:17);
3. Consecrating ourselves and by offering every faculty continually to the dominion of the Holy Spirit. (Phil. 2:12; Rom. 12:1,2; Rom. 6:1-13; Rom. 8:1,2,13; Gal. 2:20)

H. DIVINE HEALING. Healing of the physical ills of the human body is wrought by the power of God through the prayer of faith, the laying on of hands and/or anointing with oil. It is provided for in the atonement of Christ and is the privilege of every Christian. (Mark 16:18; James 5:13-16; I Pet. 2:24; Matt. 8:17; Isa. 53:4,5)

I. BAPTISM WITH THE HOLY GHOST. The Baptism with the Holy Ghost is a gift from God as promised to believers by the Lord Jesus Christ. Persons who receive this baptism will speak with other tongues (languages other than their own) as the Spirit gives utterance, and will manifest other gifts of the Spirit according to the Spirit's choosing. (Matt. 3:11; John 14:16,17; Acts 1:8; Acts 2:4; Acts 2:38,39; Acts 19:6)

J. RESURRECTION OF THE JUST AND THE RETURN OF OUR LORD. We believe in the premillennial second coming of Jesus. First, to resurrect the righteous dead and to catch away the living saints to Him in the air. Second, to reign on the earth a thousand years. (Acts 1:11; I Thes. 4:16,17; I Cor. 15:51-53; Rev. 20:4,5)

K. RESURRECTION AND JUDGMENT OF THE UNSAVED. Those who do not believe and obey God's Word are presently under

His condemnation. Their death in that state will result in their resurrection after the thousand-year reign of Christ, to stand before God at the White Throne Judgment, to be judged according to their works. Those whose names are not recorded in the Book of Life will be cast into the Lake of Fire. (Rev. 20:5, 11-15; John 3:18; Mark 9:42-48; Heb. 9:27; Acts 24:15)

L. TITHING AND GIVING OF OFFERINGS. Support of the ministry and the church is to be accomplished through tithing and giving of offerings. (Neh. 13:10-14; Matt. 23:23; Mal. 3:10-12; I Cor. 16:2)

M. GOD'S CHURCH. God is choosing for Himself a church. We should therefore recognize and have fellowship with other Christians wherever we find them. (I Cor. 12:13; Eph. 5:25-27)

**SECTION 2.** This Corporation shall consist of an Association of Churches, Ministers, and Associated Ministries within the meaning of Section 170 (b) (1) (A) (i) and shall be organized and operated exclusively for religious, charitable, and educational purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1954 as amended or any superseding section in order to:

- A. Minister the Word of God (the Holy Bible);
- B. Conduct regular religious worship services through various forms of ministries;
- C. Promote and encourage, through the ministries of Full Gospel Evangelistic Association, cooperation with various churches, ministers, missionaries, and organizations throughout the world;
- D. Spread the Word of the Gospel by ministering to all peoples through seminars, radio, television, print (e.g. publish and circulate the *Full Gospel News*) and other forms of mass media;
- E. Organize and/or establish local and international churches by the direction of the Lord Jesus Christ and under the leadership of the Holy Spirit in accordance with all the provisions as set forth in the Holy Bible;
- F. License and ordain graduates of the ministerial schools and other qualified individuals;

G. Establish, institute, operate and maintain any and all such additional departments, associations, institutions, schools, mission stations, programs, and/or any and all such other vehicles as may be deemed appropriate and advisable by the Executive Board for the propagation of the Gospel within the United States of America and/or in any other country;

H. Have power and authority which is hereby given to negotiate or designate agents to negotiate all of the business transactions, all receipts and all disbursements, for any such additional departments, associations, institutions, schools, mission stations, programs, and/or any and all such other vehicles established or instituted by this Corporation.

### **ARTICLE III OFFICERS**

**SECTION 1. DUTIES OF THE EXECUTIVE BOARD.** The business of this Association shall be managed by its Executive Board (which shall consist of a **President, two (2) Vice-Presidents, and a Secretary-Treasurer**) which may exercise all such powers of the Association as stipulated in the Articles of Incorporation or in the Bylaws. The duties of the Executive Board shall include but not be limited to the following:

- A. The planning and promoting of an earnest soul-winning program;
- B. The transaction of all matters of legal business for the Association; to act as agent in the acquisition of real properties by purchase, lease, gift, or devise; or disposal of same. No encumbrance or single expenditure shall exceed \$20,000 without the consent of a majority of the voting membership;
- C. To examine all applications for membership and to issue appropriate credentials upon approval of the applications. No appeal of the decision of the Executive Board shall be had in case an application for membership is denied;
- D. To keep a record of all letters of recommendation, License and Ordination Certificates, which record shall be kept in the Home Office of the Association;

E. It shall be the duty of the Executive Board, following a thorough investigation, to request the return of any letter of recommendation, membership card, and License or Ordination Certificate from any person whose character or Christian walk may be such as to bring reproach upon the Gospel and the Association. The issuance of such request to the member in question and notification of the Membership of the Association shall void said letter of recommendation, membership card, and License or Ordination Certificate. No appeal of the decision of the Executive Board shall be had in such a case;

F. If at any time a local church body, a Church Board or a Pastor within the Fellowship requests the Executive Board to counsel with them or to assist them in any way possible, the Executive Board shall render such assistance and/or judgment in accordance with the matters at hand.

**SECTION 2. THE PRESIDENT.** The President shall be no less than thirty years of age, an Ordained Minister of the Full Gospel Evangelistic Association, with at least seven years of ministerial experience, and with at least four years as a member in good standing of FGEA. His life must be an example of godliness, sobriety, good behavior, and vigilance; and he must be apt to teach (I Tim. 3:1-7).

The President shall be Chairman of the Annual Business Meeting, Special Meetings, and of Executive Board Meetings, except that he may relinquish the Chair to any of the other Executive Officers as necessary. A Temporary Chairman may be chosen by proper parliamentary procedure during a discussion critical of the Executive Board.

The President shall act as overseer of all business matters of the Association. However, all business matters of FGEA will be decided by the Executive Board. He may resign from office by giving thirty days notice to the Executive Board. He may be removed from office by a two-thirds vote of the members and representatives at the Annual Business Meeting or at a Special Meeting, should it become necessary for the good of the Association. Should the office become vacant for any reason, the First Vice-President shall be empowered to fill the unexpired term.

**SECTION 3. THE FIRST VICE-PRESIDENT.** The qualifications for the First Vice-President shall be the same as for the President. The First Vice-President shall serve in any capacity assigned by the President.

Removal or resignation from office shall be the same as for the President. Should this office become vacant for any reason, the Executive Board shall appoint a qualified member to fill the unexpired term.

**SECTION 4. THE SECOND VICE-PRESIDENT.** Qualifications for the Second Vice-President shall be the same as for the First Vice-President with the exception of the age limitation. He shall serve in any capacity assigned by the President.

Removal or resignation from office shall be the same as for the other officers. Should this office become vacant for any reason, the Executive Board shall appoint a qualified member to fill the unexpired term.

**SECTION 5. THE SECRETARY-TREASURER.** Qualifications for the Secretary-Treasurer shall be the same as for the Second Vice-President.

It shall be the duty of the Secretary-Treasurer to keep the minutes of meetings of the Executive Board, the minutes of the Annual Business Meeting and of any Special Meetings. He shall be responsible for receiving and disbursing all moneys. He shall be responsible to provide an annual report at the Annual Business Meeting of income and expenditures for the previous calendar year, as well as a statement of assets, liabilities, and net worth. The Secretary-Treasurer shall also serve in any capacity assigned by the President.

Removal or resignation from office shall be the same as for the other officers. Should this office become vacant for any reason, the Executive Board shall appoint a qualified member to fill the unexpired term.

**SECTION 6. TERMS OF OFFICE.** The Executive Board shall be a rotating board with each term of office being four years. For example, the officers to be elected at the Annual Business Meeting shall be:

President	2011
First Vice-President	2012
Secretary-Treasurer	2009
Second Vice-President	2010

A Board Member may be elected to serve a maximum of three consecutive terms in the same office.

**SECTION 7. MISCONDUCT OF OFFICERS.** In the event of misconduct by any member of the Executive Board, the other members of the Executive

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Board shall grant a hearing, if so desired by the officer in question. After thorough investigation, the Executive Board may, at their discretion, request his resignation and/or declare his office vacated.

In the event a question arises concerning the action of the Executive Board and a motion is made from the floor and seconded during an Annual Business Meeting or a Special Meeting, that a Temporary Chairman be elected, a vote shall be taken immediately to determine the will of the Body. In the event a majority votes in favor of having a Temporary Chairman, one shall be selected by normal parliamentary procedure, and the President or Chairman shall relinquish the Chair to him during discussion of the subject and conclusion and judgment of the same by a majority of the voting Members and Representatives.

**ARTICLE IV**  
**MEMBERSHIP**

**SECTION 1. ORDAINED MINISTERS.** A member who has been classified as a Licensed Minister of FGEA for a period of one year, following satisfactory consultation with the Executive Board or with three Ordained Ministers approved by the Executive Board, may be duly and scripturally ordained to the ministry and receive a membership card and a certificate as an Ordained Minister.

A person who has been active in the ministry for a minimum of three years or who has credentials from some other group certifying him as an Ordained Minister may become an Ordained Minister of FGEA. Upon submission of Application for Membership in FGEA and subsequent approval by the Executive Board, he will receive an appropriate membership card and certificate.

**FINANCIAL RESPONSIBILITIES.** There will be an annual fee for membership at the time application is made for membership, and at the time application is made for renewal of membership. All memberships shall expire annually on a date set by the Executive Board. In addition to the annual fee, each member shall send undesignated offerings to the Home Office on a regular basis. The minimum amount for each member (or couple, in the event that both husband and wife are members) shall be set by the Executive Board. These funds shall be used for the purposes and objectives specified in Article II, Section 2.

Retired ministers, age 62 and above, shall be expected to contribute undesignated offerings of any amount on a regular basis. After age 70, no annual membership fee shall be required.

Full-time students may apply for membership at one-half (1/2) the minimum required undesignated offerings and one-half (1/2) the annual membership fee.

No credentials or letters of recommendation shall be issued to any person who is known to be delinquent in his financial obligations to the Association.

**SECTION 2. LICENSED MINISTERS.** A Member who has been classified as a Certified Minister for a period of one year, who feels a definite call to the ministry, whose life and walk have been such as becomes a minister of the Gospel, and following approval by the Executive Board may

receive a membership card and a certificate certifying him or her as a Licensed Minister. A person who has been active in the ministry for more than one year, but does not have any credentials, or who has credentials from some other group certifying him as a Licensed Minister, may become a Licensed Minister of FGEA. Upon submission of an Application for Membership in FGEA and subsequent approval by the Executive Board, he will receive an appropriate membership card and certificate.

The financial responsibility for Licensed Ministers shall be the same as for Ordained Ministers.

**SECTION 3. CERTIFIED MINISTER.** A Certified Minister, namely, one who feels a definite call to Christian service as a singer, musician, altar worker, personal worker, soul-winner, office worker (assisting a church, pastor, or evangelist) or other assistance in the Gospel ministry may become a member of the Association upon submission of an Application for Membership in FGEA and subsequent approval by the Executive Board. Upon acceptance as a member, a Christian Worker shall receive an appropriate membership card and certificate.

The financial responsibility for Certified Minister shall be the same as for Ordained Ministers.

**SECTION 4. MEMBER CHURCHES.** A church may become a Member Church of FGEA by a two-thirds (2/3) majority vote of said church's active voting membership to:

- A. Adopt a Constitution and Bylaws approved by the FGEA Executive Board;
- B. Incorporate the FGEA Statement of Faith (Article II, Section 1, A. through M.) into said Constitution and Bylaws;
- C. Complete and submit to the FGEA office the appropriate application forms provided by FGEA;
- D. Comply with all applicable portions of the Internal Revenue Service tax code governing churches.

Membership will become effective on the date of certification.

Member Churches shall have the privilege of sending one (1) representative for each fifty (50) members or fraction thereof, to the Annual Business

Meeting and to any Special Meeting of the Association (see Article V, Section 4, Paragraph B.). Church representatives must be certified on forms supplied by the Association and signed by the Pastor or Church Secretary. Member Churches with over five hundred (500) in membership will be allowed a maximum of ten (10) votes.

It is required of the Member Church to send to FGEA a monthly undesignated offering to be used for the purposes and objectives specified in Article II, Section 2. Each Member Church shall be responsible to send a year-end financial report to FGEA as soon as possible after December 31 and no later than February 28.

A Member Church may discontinue membership with FGEA by a two-thirds (2/3) majority vote of said church's active voting membership. A Member Church considering such action shall notify the FGEA office a minimum of two weeks prior to the date of a meeting for that purpose. A vote to discontinue the church's membership in FGEA shall nullify every portion of the Constitution and Bylaws of the church pertaining to FGEA.

**SECTION 5. COOPERATING CHURCHES.** Churches which have pastors who are members of this Association and who submit a written request to FGEA shall be known as Cooperating Churches.

They shall have the privilege of sending one (1) representative with one (1) vote to the Annual Business Meeting and to any Special Meeting of the Association in all matters presented. Church representatives must be certified on forms supplied by FGEA and signed by the Pastor or Church Secretary.

Cooperating churches shall send to FGEA quarterly undesignated offerings to be used for the purposes and objectives specified in Article II, Section 2.

**SECTION 6. ASSOCIATED MINISTRIES.** Singing ministries, schools, missionary ministries, campgrounds and other ministry organizations which desire to become a subordinate of FGEA and be known as an Associated Ministry shall:

- A. Be duly incorporated as a non-profit religious organization;
- B. Adopt Constitution and Bylaws approved by the FGEA Executive Board;

- C. Incorporate the FGEA Statement of Faith (Article II, Section 1, A. through M.) into said Constitution and Bylaws;
- D. Have a Director who is currently a member of FGEA;
- E. Complete and submit to the FGEA office the appropriate application forms provided by FGEA;
- F. Comply with all applicable portions of the Internal Revenue Service tax code governing religious organizations.

They shall have the privilege of sending one (1) representative with one (1) vote to the Annual Business Meeting and to any Special Meeting of the Association in all matters presented.

Associated Ministries shall send to FGEA quarterly undesignated offerings to be used for the purposes and objectives specified in Article II, Section 2. Each Associated Ministry shall be responsible to send a year-end financial report to FGEA as soon as possible after December 31 and no later than February 28.

## **ARTICLE V** **MEETINGS**

**SECTION 1. THE ANNUAL BUSINESS MEETING.** An Annual Business Meeting shall be held in the month of April or at a time determined by a consensus of the Executive Board. Dates, hours, location and agenda of said meetings shall be set by the Executive Board. Due notice of said Annual Business Meetings shall be given to Member Churches, Cooperating Churches and all individual members by the Secretary-Treasurer at least one month in advance.

All proposals or business to be voted upon by the body shall be submitted to the Secretary-Treasurer at least 30 days in advance of Annual Business Meeting so that proper notification of all members can be made. Exceptions could be made by a consensus vote of the Executive Board on urgent unforeseen matters.

**SECTION 2. THE PARLIAMENTARIAN.** A Parliamentarian shall be appointed by the Executive Board at each Annual Business Meeting to serve for one year, including the next Annual Business Meeting. It shall be his duty to see that business meetings are conducted according to FGEA Bylaws

and Roberts' Rules of Order, and shall have the right and duty to interrupt said meetings in order to correct parliamentary errors.

In the event the elected Parliamentarian shall not be present at any Annual Business Meeting or at any Special Meeting, it shall be the duty of the President or Chairman, in the beginning of the meeting, to appoint another member to serve in this capacity for the business meeting in progress.

**SECTION 3. NOMINATING COMMITTEE.** A Nominating Committee of three persons shall be appointed by the Executive Board a minimum of three months prior to the Annual Business Meeting. The Nominating Committee shall submit to the Secretary-Treasurer the names of two or more nominees for the office to be filled. If after a thorough search has been made, and no other qualified member has been found, an incumbent's name may be the only name submitted. At least thirty (30) days prior to said meeting the Secretary-Treasurer shall mail the names of nominees to the member churches, cooperating churches and to individual members at the last address of record in the Home Office. Other nominations shall be entertained from the floor at the Annual Business Meeting only if the nominee shall have given his consent, in writing, to the Secretary-Treasurer prior to the time of his nomination.

**SECTION 4. VOTING.** Voting privileges shall be as follows:

A. Each **Member**, having been in good standing for one (1) year, shall be entitled to vote on all matters coming before the Association membership.

B. Each **Member Church**, having been in good standing for one (1) year, shall have one (1) vote for each fifty (50) members or fraction thereof.

e.g.           through 50 - 1 vote  
                  51 through 100 - 2 votes  
                  101 through 150 - 3 votes, etc.

Number of members should be based on the average attendance during the previous six (6) months.

C. Each **Cooperating Church**, having been in good standing for one (1) year, shall have one (1) vote.

D. Each **Associated Ministry**, having been in good standing for one (1) year, shall have one (1) vote.

Voting may be done by absentee ballot, signed by the member or church representative(s) so voting, provided that such ballot reaches the registrar before the ballots are cast in the business meeting. Said absentee ballot shall continue to be counted so long as voting continues concerning the matter or person being voted on. Voting may be done by absentee ballot only on agenda items.

**SECTION 5. SPECIAL MEETINGS.** Special Business Meetings may be called and held at any time and place decided by the Executive Board, provided that a minimum of thirty (30) days prior to the date of said meeting the Secretary-Treasurer shall have mailed to each Member Church, Cooperating Church, and each individual Member a notice of said meeting, including the date, hour, location, and the agenda to be discussed. Items of business not listed in the agenda may not be brought to the floor during a Special Meeting, except at the pleasure of a majority of those persons present and voting.

**SECTION 6. QUORUM.** A majority of those voting members present at any Annual Business Meeting or Special Meeting shall constitute a quorum.

**SECTION 7. DECISION BY MAIL VOTING.** In the event an urgent decision must be made concerning a matter requiring the vote of the membership, which matter, in the opinion of a majority of the Executive Board, cannot wait for the length of time required for a Special Meeting, the Executive Board may present the question as clearly and precisely as possible in a letter to the membership, requiring an answer by a certain date; the question shall be decided by a majority of those persons replying by that date.

**ARTICLE VI**  
**MEETINGS OF EXECUTIVE BOARD**

**SECTION 1. LOCATION OF MEETINGS.** Meetings of the Executive Board of Full Gospel Evangelistic Association may be held within or outside the State of Texas.

**SECTION 2. REGULAR MEETINGS.** Regular Meetings of the Executive Board may be held at such a time and place as shall be determined by the Executive Board.

**SECTION 3. SPECIAL MEETINGS.** Special Meetings of the Executive Board may be called by the President on three (3) days notice to each member of the Executive Board. Special Meetings shall be called by the Secretary in like manner upon written request of two members of the Executive Board.

**SECTION 4. WAIVER OF NOTICE.** Attendance of any member of the Executive Board at any meeting shall constitute a waiver of notice of such meeting, except where an Executive Board member attends for the express purpose of objecting to the transaction of any business because the meeting of the Executive Board was not lawfully called or convened. Neither the business to be transacted nor the purpose of any Regular or Special Meeting of the Executive Board need be specified in the notice or waiver of notice of such meeting.

**SECTION 5. QUORUM.** A majority of the members of the Executive Board shall constitute a quorum for the transaction of business unless a greater number is required by law or by the Articles of Incorporation. The action of the Executive Board must be carried out when a majority of the Executive Board are present at any meeting at which a quorum is present, unless the action of a greater number is required by law or by the Articles of Incorporation. If a quorum shall not be present at any meeting of the Executive Board, the members then present at such a meeting may adjourn the meeting without notice, other than an announcement at the meeting, until a quorum shall be present.

**SECTION 6. ACTION WITHOUT MEETING.** Any action required or permitted to be taken at a meeting of the Executive Board may be taken without a meeting only if consent in writing, setting forth the actions taken, shall be signed by all of the Executive Board.

**ARTICLE VII**  
**INDEMNIFICATION OF EXECUTIVE OFFICERS**  
**AND EMPLOYEES**

**SECTION 1.** Full Gospel Evangelistic Association shall indemnify any Executive Officers or employees, or former Executive Officers or employees of the Association, or any person who may have served at its request as Executive Officer or employee of another church organization in which it owns a share, or of which it is a creditor, against expenses actually and necessarily incurred by him in connection with the defense of any action, suit or proceeding in which he or she is made a party by reason of being or having been such Executive Officer or employee, except in relation to matters as to which he shall be adjudged in such action, suit or proceeding to be liable for negligence or misconduct in the performance of duty. The Association may also reimburse any Executive Officer or employee the reasonable costs of settlement of any action, suit or proceeding if it shall be found by a majority of a committee appointed by the Executive Board who are not involved in the problem that such settlement should be made and that such Executive Officer or employee was not guilty of negligence or misconduct. Such rights of indemnification and reimbursement shall not be deemed exclusive of any other right to which such Executive Officer or employee may be entitled under any bylaw, agreement, vote of members, or otherwise.

**ARTICLE VIII**  
**CONTRACTS**

**SECTION 1.** The Executive Board, except as these Bylaws otherwise provide, may give written authorization to any officer or agent to enter into any contract or execute and deliver any instrument in the name of and on behalf of Full Gospel Evangelistic Association, and such authority may be general or confined to a specific instance; and unless so authorized by the Executive Board, no officer, agent or employee shall have any power or authority to bind the Association by any contract or engagement, or to pledge its credit or render it liable pecuniarily for any purpose or for any amount.

**ARTICLE IX**  
**PROHIBITION AGAINST SHARING IN CORPORATE EARNINGS**

**SECTION 1.** No member, officer, employee, committee member or person connected with Full Gospel Evangelistic Association, or any other private individual shall receive at any time any of the net earnings or pecuniary profit from the operations of the Association, provided that this shall not prevent the payment to any such person of such reasonable compensation for services rendered to or for the Association in effecting any of its purposes as shall be fixed by the Executive Board. No such person or persons shall be entitled to share in the distribution of any of the FGEA assets upon the dissolution of the Full Gospel Evangelistic Association.

**ARTICLE X**  
**EXEMPT ACTIVITIES**

**SECTION 1.** Notwithstanding any other provision of these Bylaws, no member, officer, employee or representative of this Association shall take any action or carry on any activity by or on behalf of this Association not permitted to be taken or carried on by an organization exempt under Section 501 (c) (3) of the Internal Revenue Code and its Regulations as they now exist or as they may hereafter be amended, or by an organization contributions to which are now deductible under Section 170 (c) (2) of such Code and Regulations as they now exist or as they may hereafter be amended.

**ARTICLE XI**  
**NOTICES**

**SECTION 1.** Any notices to voting members, Executive Board Members, Churches or Church Representatives shall be in writing and shall be delivered personally or mailed to their respective addresses appearing on the records of the Association. Notice by mail shall be deemed to be given at the time when the same shall be deposited in the United States Mail, postage prepaid.

**SECTION 2.** Whenever any notice is required to be given under the provisions of the statutes or under the Articles of Incorporation or these Bylaws, a waiver thereof in writing signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

**ARTICLE XII**  
**CHECKS**

**SECTION 1.** All checks or demands for money and notes of the Association shall be signed by such officer or officers or other such person or persons as the Executive Board may from time to time designate.

**SECTION 2.** Only those persons who are designated by the Executive Board shall be privileged to enter the safe deposit box, safe, or other place where valuables or legal papers of the Association are kept.

**ARTICLE XIII**  
**FISCAL YEAR**

**SECTION 1.** The fiscal year of the Association shall be on a calendar year basis ending December 31 of each year.

**ARTICLE XIV**  
**DISSOLUTION**

**SECTION 1.** All members of Full Gospel Evangelistic Association shall be deemed to have expressly consented and agreed that upon dissolution or winding up of the affairs of the Association, whether voluntary or involuntary, the assets of the Association, after all debts have been satisfied, then remaining in the hands of the Executive Board shall be distributed, transferred, conveyed, delivered and paid over, in such amounts as the Executive Board may determine or as may be determined by a court of competent jurisdiction upon application of the Executive Board, exclusively to charitable, religious, or educational organizations which would then qualify under the provisions of Section 501 (c) (3) of the Internal Revenue Code and its Regulations as they now exist or as they may hereafter be amended.

**ARTICLE XV**  
**AMENDMENTS**

**SECTION 1.** These Bylaws may be amended by the following procedure only at a regular Annual Business Meeting by a two-thirds (2/3) majority vote of the individual members, Church Representatives, and Associated Ministries voting:

Proposed amendment(s) shall be presented to the Executive Board at the Home Office address a minimum of ninety (90) days prior to the date of the Annual Business Meeting, in petition form, signed by ten (10) or more Ordained Members. Petitions with less than ten (10) signatures may be accepted by the Executive Board, at their discretion. A notice stating the proposed amendment(s) shall be mailed to the Members and Churches at the last address of record in the Home Office sixty-five (65) days prior to said meeting. Members and Churches shall have thirty (30) days from the date of said notice to recommend to the Executive Board suggested changes in the wording of the proposed amendment(s). Final wording of the proposed amendment(s) shall be mailed to Members and Churches no later than fifteen (15) days prior to the date of the Annual Business Meeting.

Changes in the wording of the proposed amendment(s) may be entertained at the Annual Business Meeting.

Any amendment adopted by the above procedure shall become effective immediately unless stated otherwise within the amendment.

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