ARTICLES OF INCORPORATION

OF

CHRISTIAN NETWORKING PROFESSIONAL, INC (CNP)

PURSUANT to KRS 14A and KRS 273, the undersigned applies to qualify as a Kentucky Non-Profit Corporation, and for that purpose submits the following statements:

<u>Article I</u>: The name of the corporation is Christian Networking Professionals, Inc.

<u>Article II</u>: The purpose for which the corporation is organized to help each member grow their business, be accountable, and honor God through their profession.

<u>Article III</u>: The name of the registered agent is Dov Moore, and the street address of the corporation's initial registered office in Kentucky is 941 Lehman Avenue, Suite 101, Bowling Green, Kentucky 42101.

<u>Article IV</u>: The mailing address of the corporation's principal office is 941 Lehman Avenue, Suite 101, Bowling Green, KY 42102

Article V: The number of directors constituting the initial board of directors is four.

The names and addresses of the persons who are to serve as the initial board of directors are as follows:

Dov Moore, 941 Lehman Ave., Suite 101, Bowling Green, KY 42101

Jeremy Dawson, 753 Bakerfields Way, Suite 102 Bowling Green, KY 42104

Clay Pendleton, 1820 Scottsville Road, Bowling Green, KY 42104

Mary Beth Warren, 1407 Scottsville Road, Bowling Green, KY 42104

<u>Article VI</u>: The names and mailing addresses of the incorporators are as follows:

Dov Moore, 941 Lehman Ave., Suite 101, Bowling Green, KY 42101

Jeremy Dawson, 753 Bakerfields Way, Suite 102 Bowling Green, KY 42104

Diane J. Moats, 154 Vincent Street, Smiths Grove, KY 42171

Ken Vogler, 1830 Destiny Lane, Bowling Green, KY 42104

<u>Article VII</u>: This application will be effective upon filing with the Commonwealth of Kentucky, Secretary of State.

<u>Article VIII</u>: This organization is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Article IX: Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

<u>Article X:</u> The affairs of the corporation shall be managed by its trustees or Board of Directors. The number of directors may be changed at any time by amendment of the by-laws.

A director shall not be personally liable to the corporation for monetary damages for the breach of duties as a director, provided however, a director's liability shall not be limited for:

- (A) Any transaction in which the director's personal financial interest is in conflict with the financial interest of the corporation.
- (B) Acts of omission not in good faith which involve intentional misconduct or are known to the director to be a violation of law; or
- (C) Any transaction from which the director derived an improper benefit. In no case shall the above provision be construed to expand the liability of any director as determined pursuant to KRS 273.215.

We declare under penalty of perjury under the laws of the Commonwealth of Kentucky that the foregoing is true and correct Signature of Incorporator

Print Name & Title

Date

Downloope, consent to serve as the registered agent on behalf of the corporation.