

199000000034

Requester's Name

Address

City/State/Zip

Phone #

Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

200003067072--1

12/10/99--01078--008

****350.00 ****350.00

12/9/99

To Whom it may Concern,

PLEASE send the paperwork back
TO

William Dowling
4465 TREEHOUSE LANE unit 136
TAMANAC, FLA 33319

Thank You
Debra J. Solomon Trustee

ANY QUESTIONS CALL

954-485-1734

Certified Copy

Certificate of Status

Officer/Director

Agent

☐ Other

☐ Dissolution/Withdrawal

☐ Merger

OTHER FILINGS

☐ Annual Report

☐ Fictitious Name

REGISTRATION/QUALIFICATION

☐ Foreign

☐ Limited Partnership

☐ Reinstatement

☐ Trademark

☐ Other

K. Rolfe

DEC 14 1999


Examiner's Initials

Affidavit to the Secretary of State of Florida To File or Qualify

Clonmacnois Associates Trust
A Common Law Business Trust


In accordance with Section 609.02 of the Florida Statutes, pertaining to Common Law Declarations of Trust, the undersigned, Chairman of the Board of Trustees of the Clonmacnois Associates Trust, a common law business trust, hereby affirms in order to file to qualify the Clonmacnois Associates Trust, in the state of Florida.

- [a] Two (2) or more persons are named in the trust.
- [b] The principal location of the trust is the Abbey of Saint Patrick, Apostolic Society of Orthodox Christian Disciples, c/o 4465 Treehouse Lane, Suite 13B, Tamarac, Broward county, Florida, The United States of America.
- [c] The registered agent and office in the state of Florida is: Brother William Brian Patrick Dowling, A.S.O.C.D. whose offices are situated at the following location in Broward county in Florida in The United States of America, to wit: Office of the Rector, Abbey of Saint Patrick, Apostolic Society of Orthodox Christian Disciples, c/o 4465 Treehouse Lane, Suite 13B, Tamarac, Broward county, Florida, The United States of America.
- [d] Acceptance by the registered agent: Having been named as registered agent to accept service of process for the above named Declaration of Trust at the place designated in this affidavit, I hereby accept the appointment as registered agent and agree to act in this capacity.


Brother William Brian Patrick Dowling, A.S.O.C.D.

- [e] I certify that the attached is a true and correct copy of the Trust Indenture, Declaration, and Agreement under which the association proposes to conduct business in Florida.

Name:


Brother William Brian Patrick Dowling, A.S.O.C.D.
Chairman of the Board of Trustees
Clonmacnois Associates Trust

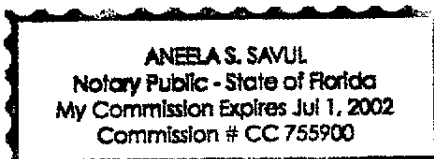
Notary:

The United States of America }
American state of Florida } declared and affirmed
Broward county }

On this 30 th (th) day of the 11 th (th) month, November, in the year of Our Lord Jesus Christ, one thousand nine hundred ninety-nine (1999), before me personally appeared Brother William Brian Patrick Dowling, A.S.O.C.D. and executed the foregoing document for the reasons and purposes therein stated and declared and affirmed the same to be true, correct and complete to the best of his current information, knowledge and belief, with the common understanding that he is neither omniscient, omnipresent, nor omnipotent, and in fact is fallible and has erred in the past.


Notary Public Signature

My commission expires: July 1, 2002



Clonmacnois Associates Trust
A Common Law Business Trust
Trust Indenture, Declaration and Agreement

This Trust Indenture, Declaration, and Agreement of the Clonmacnois Associates Trust (hereinafter referred to simply as the "Trust Declaration") is made, executed and accepted on August 20, 1999, by and between: the Grantor, Debra Joy Sorenson, a natural born adult woman who is a citizen of The United States of America domiciled within the geographic boundaries and limits of Florida; and the Holders, all of those natural born men and women and/or other persons (natural or otherwise) who shall hold or come to hold beneficial trust units evidenced by trust certificates to be issued hereunder; and the Trustees, all of those natural born men and women and/or other persons (natural or otherwise) who shall initially be determined as herein provided and enumerated in the attached List of Original Trustees, as well as all of their successors.

WITNESSETH:

WHEREAS, the Grantor proposes to entrust certain, herein described and delineated, property to the Trustees and thereby to form and establish this trust; and

WHEREAS, the Grantor proposes to form and establish this trust all for the benefit of the Holders according to the divinely-ordained and pious purposes established by God the Father Almighty, who is the Living God, the Most High, and the Creator of all things in Heaven and Earth; and by God the Son, who is the resurrected Lord Jesus of Nazareth, the Christ, the Messiah, the only-begotten Son of the Most High, the Savior, and the Redeemer; and by the God the Holy Ghost, who is the promised Consoler, the Advocate, the Paraclete, and the Guide to the Truth; all of them together the Most Holy Trinity; and

WHEREAS, the Grantor proposes that the Trustees, in their entirety, shall acquire certain herein delineated property and/or rights from the Grantors; and that they shall manage as Christian stewards the same and all other property which they may hereafter acquire as Trustees for the benefit of the Holders; all in the manner hereinafter stated according to the divinely-ordained and pious purposes established by God the Father Almighty, who is the Living God, the Most High, and the Creator of all things in Heaven and Earth; and by God the Son, who is the resurrected Lord Jesus of Nazareth, the Christ, the Messiah, the only-begotten Son of the Most High, the Savior, and the Redeemer; and by the Holy Ghost, who is the promised Consoler, the Advocate, the Paraclete, and the Guide to the Truth; all of them together the Most Holy Trinity; and

WHEREAS, the Grantor likewise proposes that the beneficial interest in the net earnings, avails, and proceeds of any property and/or rights from time to time held by the Trustees and in any increase realized by them shall be divided into beneficial trust units to be evidenced by trust certificates therefore, as hereinafter provided; and

WHEREAS, the Grantor proposes that they shall herein select and appoint those persons specified in the attached List of Original Trustees to serve in that position for the term of their natural lives; and

WHEREAS, the Grantor proposes to irrevocably give, donate, transfer, assign, convey, and deliver in trust to the Trustees, in their entirety, under the designation of the Clonmacnois Associates Trust, twenty-one and zero one-hundredths dollars of The United States of America (U.S.A. \$21.00), as well as certain other property, property rights, and property interests, more particularly described and delineated herein; and

WHEREAS, the Trustees, in their entirety, for the purpose of defining the Grantor's interest in this trust, propose to issue to the Grantor or his/her designated assign(s), a trust silver certificate, which specifies the Grantor's interest in this trust as one-half of all dollars of The United States of America, or one-hundredths thereof, obtained from any subscription fees of not less than twenty-one and zero one-hundredths dollars of The United States of America (U.S.A. \$21.00) irrevocably given, donated, granted, transferred, assigned, conveyed, and delivered in trust by each of the Subscribers, if any, to the Trustees, in their entirety, under the designation of the Clonmacnois Associates Trust; said amount payable to the Grantor or his/her designated assign(s) upon final dissolution of this trust as herein provided; and

WHEREAS, the Trustees, in their entirety, for the purpose of defining the beneficial interest of the Holders, propose to issue trust certificates to the Holder(s) specified by the Grantor herein; said trust certificates each for a mutually agreed upon number of beneficial trust units, each beneficial trust unit expressed of the value of ten and zero one-hundredths dollars of The United States of America (U.S.A. \$10.00); and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that this trust, the Clonmacnois Associates Trust, shall herein assert and share hereafter assert as well as explicitly and expressly reserve, without waiver of any part or parts thereof, their rights under the Constitution for The United States of America and under the First, Seventh, Ninth, and Tenth Articles of Amendment to the Constitution for The United States of America; as well as all of their God-given, in capite, natural, absolute, inherent, innate, indefeasible, inalienable, unalienable, guaranteed, and/or secured rights, privileges, and immunities, including but not limited to the following to wit: the right to freely exercise orthodox Christian religious and moral teachings, beliefs, values, and principles; the right to conscientiously and non-violently cease or limit their own participation in any and all activities which violate or undermine orthodox Christian religious and moral teachings, beliefs, values, and principles; the right to refuse to participate in any and all activities which violate orthodox Christian religious and moral teachings, beliefs, values, and principles; and the right to purpose themselves not to defile themselves by participation in any and all activities which violate or undermine orthodox Christian religious and moral teachings, beliefs, values, and principles; all in accord with their right reason and conscience; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that this trust, the Clonmacnois Associates Trust,

shall be created as a method of holding and managing property and temporal goods, of realizing increase therefrom, and of doing and conducting business; all under the following in descending order of hierarchy, to wit:

- [i] The Divine Law, Commandments, and Will of Almighty God; and
- [ii] The Commandments Doctrines of the Lord Jesus the Christ; and
- [iii] The Guidance and Prompting of the Holy Ghost; and
- [iv] The Sacred Christian Scriptures and Holy Tradition; and
- [v] The Laws and Teachings of the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ; and
- [vi] The Natural and Moral Laws; and
- [vii] The Apostolic and Ecclesial Constitution, Canons, and Rule of the Apostolic Society of Orthodox Christian Disciples; and
- [viii] This Trust Declaration; and
- [ix] The duly ordained and established Constitution for The United States of America and those laws made by the Senate and House of Representatives of The United States of America, in Congress assembled, in pursuance thereof, provided such Constitution and laws are in accordance with [1] through [8] above; and
- [x] The duly ordained and established Constitution of Florida and those laws made by the Legislature of Florida, in pursuance thereof, provided such Constitution and laws are in accordance with [1] through [9] above; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that Trust Declaration shall be made and executed before each and all of the following, to wit: Almighty God the Father, the Lord Jesus the Christ, the Holy Ghost, the Most Holy Trinity; the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ; all earthly governments; the Grand Republic of the American Union which is The United States of America; each of the several, free, independent, and sovereign states united in the Grand Republic of the American Union which is The United States of America by and under the Articles of Confederation and Perpetual Union and the Constitution for The United States of America; the people and citizens of The United States of America; the legislative, executive, judicial, and military officers of The United States of America; the legislative, executive, judicial, and military officers of Florida; and before all men and women of good will everywhere; all as a means of formalizing and memorializing the mutual promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants, and representations made between them; and further as a means of conducting their mutual dealings in an open, honest, and forthright manner; and

WHEREAS the Grantor, the Trustees, and the Holders understand and agree that the following shall be the general operating policies and philosophies of the Clonmacnois Associates Trust, its Grantors, Trustees, and Holders, as well as any and all officers, agents, and representatives; and

- [i] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall endeavor to be honest and straightforward with everyone.
- [ii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall endeavor to deal righteously, justly, and fairly with everyone.
- [iii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall endeavor to ensure mutual respect and trust through a full and honest disclosure of the objectives and expectations in any given relationship.
- [iv] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall actively and diligently seek out and develop new opportunities in the best interest of this trust provided the same are in accordance with the aforementioned descending order of hierarchy.
- [v] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall endeavor to provide strangers dealing with this trust high levels of productivity and cost efficiency with regard to property and labor exchanges.
- [vi] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall consistently strive to provide a high level of value, service, quality, productivity, and reliability at a mutually acceptable compensation/value ratio.
- [vii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall

endeavor to provide fair and just access to opportunity, as well as a climate which is conducive to personal growth and development at the same time being conducive to integrity and justice.

- [viii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall endeavor to encourage participation and involvement in this trust's business success; thus, fostering and nurturing a true sense of belonging among those associated with this trust.
- [ix] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall recognize their religious, moral, social, and economic responsibilities: first, to Almighty God, then to the Lord Jesus the Christ, then to the Holy Ghost, then to the Kingdom of God, then to the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ, then to the particular local church community to which they belong, then to their fellow men and women of good will, then to the Apostolic Society of Orthodox Christian Disciples, and only then to their local, regional, civil, national, and global communities and governments.

WHEREAS, the Grantor, the Trustees, and the Holders, having read and understood these words of divine promise recorded in the sacred Christian Scriptures in Chapter 7 of the Second Book of Chronicles – *If My people, who are called by My name, shall humble themselves, and pray, and seek My face, and turn from their wicked ways; then will I hear from Heaven, and will pardon their sin, and will heal their land.* – and having thereupon set their faith, understand and agree that the redemption, reconciliation, and restoration of the people and nation of The United States of America shall be a general commitment of this trust and a vocational calling to participate in that redemption, reconciliation, and restoration shall be placed upon all persons associated with this trust. This shall be accomplished by the following, to wit:

- [i] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to seek truth and wisdom through revelation, faith, reason, enlightenment, education, prayer, reflection, contemplation, and introspection.
- [ii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to seek the face of Almighty God and His holy, perfect and acceptable will through every aspect of their being, through the course of their very lives, and through their every word, deed, and prayer.
- [iii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to humble themselves before the Most Holy Trinity and to confess their sins both personal and collective.
- [iv] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to pray daily for the redemption, reconciliation, and restoration of the people and nation of The United States of America.
- [v] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to repentance, turning themselves (with the all sufficient grace of Almighty God) from each and all of their sinful ways and practices.
- [vi] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to pledge their lives, fortunes, and sacred honor to the end of bringing all Americans (i.e. the people of The United States of America) to communion and fellowship with the Most Holy Trinity.
- [vii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to remember the Christian heritage of The United States of America.
- [viii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to accept responsibility for the legacy of trust which has been placed in our hands and care by our Christian forefathers, by the founding fathers of The United States of America, and by the original framers of the Constitution for The United States of America; understanding that this legacy is to be passed to each new generation of Americans.
- [ix] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to remain responsible and accountable for the

promises and commitments they make, for the consequences of their actions, and for the consequences of all their failures to act.

- [x] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to work together diligently in a Christian spirit of cooperation and brotherly love, with a resolute and mutual commitment, and with a willingness to sacrifice if necessary; all toward the end of accomplishing their vocational calling.
- [xi] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to accept their duties and obligations under the aforementioned legacy of trust as their vocation and way of living, insofar as it is in accordance with the aforementioned descending order of hierarchy.
- [xii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to remain, as much as is possible, debt-free and to refrain, as much as is possible, from the charging and use of interest or credit in any form.
- [xiii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to endeavor to deal only with substance – trading and exchanging substance for substance (i.e. goods and services of intrinsic value).
- [xiv] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to endeavor to expose fruitless works of darkness, corruption in high places, and sinful practices, holding those responsible accountable to the public trust.
- [xv] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to endeavor to cease any and all participation in fruitless works of darkness, corruption in high places, and sinful practices.
- [xvi] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to exercise and defend the God-given, in capite, natural, absolute, inherent, innate, indefeasible, inalienable, and unalienable right of conscientious, non-violent, non-participation in fruitless works of darkness, corruption in high places, and sinful practices.
- [xvii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to endeavor to become – through the power of Almighty God the Father, through the redeeming and reconciling sacrifice of the Lord Jesus the Christ on Calvary and through the guidance of the Holy Ghost – capable, and competent men and women, recognizing a complete reliance and dependence upon Divine Providence.
- [xviii] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to endeavor to become the light of the world and the salt of the earth, such that through their lives this modern world might see and experience the love and mercy of the Almighty God the Father and might witness the sacrifice of the Lord Jesus the Christ; all through the power of the Holy Ghost.
- [xix] This trust and its Grantor, Trustees, Holders, officers, agents, and representatives shall call everyone associated with this trust to become valuable citizens of the Kingdom of God, as well as valuable members of their families, the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ, their particular local church community, their city, their state, their nation, and the world.

WHEREAS, the Grantor – because of all of this – herewith irrevocably give, grant, transfer, assign, convey, and deliver in trust to the Trustees twenty-one and zero one-hundredths dollars of The United States of America (U.S.A. \$21.00); and the Trustees hereby declare that they will hold said property so acquired by them, as well as any and all other property which they may acquire as Trustees together with the proceeds thereof, in trust, to manage and dispose of the same for the benefit of the Holders in the manner and subject to the stipulations contained in this Trust Declaration; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that each subsequent Subscriber to this trust shall also irrevocably give, grant, transfer, assign, convey, and deliver in trust to the Trustees twenty-one and zero one-hundredths dollars of The United States of America (U.S.A. \$21.00) as a subscription fee; and the Trustees hereby declare that they will hold said property so

acquired by them, as well as any and all other property which they may acquire as Trustees together with the proceeds thereof, in trust, to manage and dispose of the same for the benefit of the Holders in the manner and subject to the stipulations contained in this Trust Declaration; all with the understanding and agreement that one-half of that subscription shall be payable to the Grantors or their designated assign(s) upon final dissolution of this trust as herein provided; and

WHEREAS, the Grantor, the Trustees, and the Holders – having prayed for the guidance of the Holy Ghost in the name of the Father and of the Son and of the Holy Ghost and having examined and studied the sacred Christian Scriptures - do understand and agree with the words contained therein for this trust, for themselves, and for their successors; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women of the Christian faithful are not allowed either to initiate or to contest in a civil court unless they first meet the requirements set forth in the sacred Christian Scriptures and then obtain the permission of their own local ordinary authority; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women of the Christian faithful are bound by a sacred obligation, even in their own patterns of activity, always to maintain communion with the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ and with the particular local church community to which they belong; and that they are to fulfill with great diligence the duties which they owe to the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ and with the particular local church community to which they belong; all according to the prescriptions of the sacred Christian Scriptures and Holy Tradition; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women of the Christian faithful must make an effort, in accord with their own condition, to live a holy life and to promote the growth of the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ and the growth of the particular local church community to which they belong, as well as the continual sanctification of both; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women of the Christian faithful have the right to follow their own form of spiritual life consonant with their consciences; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women of the Christian faithful have the right to be free from any kind of coercion in choosing a state of life consonant with their consciences; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women of the Christian faithful have the right to legitimately vindicate and defend the rights they enjoy in the world before a competent council or court; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women of the Christian faithful have the right, if they are summoned to judgment by competent authority to be judged in accord with the prescriptions of law to be applied with equity; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women of the Christian faithful have the right to have recognized that freedom in the affairs of the earthly city which belongs to all citizens; but, when they exercise such freedom, they are to take care that their actions are imbued with the Spirit of the Christian Gospel and take into account the Word of God and the promptings of the Holy Ghost as well as the aforementioned descending order of hierarchy; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that all civil laws to which the sacred Christian Scriptures, Holy Tradition, and the laws of the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ defer should be observed; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that God created man a rational being, conferring on him the dignity of a one who can initiate and control his own actions; that God willed that man should be left in the hand of his own counsel so that he might of his own accord seek his Creator and freely attain his full and blessed perfection by cleaving to him; that man is rational and therefore like God; and that man is created with free will and is master over his acts; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that freedom is the power, rooted in reason and will, to act or not to act, to do this or that or to not do this or that, and so to perform deliberate actions on one's own responsibility; that by free will one shapes one's own life; that human freedom is a force for growth and maturity in truth and goodness; and that human freedom attains its perfection when directed toward Almighty God, our beatitude; and

WHEREAS, the Grantor, the Trustees, and the Holders parties understand and agree that moral conscience, present at the heart of the person, enjoins him at the appropriate moment to do good and avoid evil; that moral conscience judges particular choices, approving those that are good and denouncing those that are evil; that moral conscience bears witness to the authority of truth in reference to the supreme good (Almighty God) to which the human person is drawn; that moral conscience welcomes the commandments of Almighty God; and that, when he listens to his moral conscience, a prudent man can hear Almighty God speaking; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that conscience is a judgment of reason, whereby the human person recognizes the moral quality of a concrete act that he is going to perform or that he is in the process of performing or that he has already completed; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that a man is obliged, in all he says and does, to follow faithfully what he knows to be just and right; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that it is by the judgment of his conscience that man perceives and recognizes the prescriptions of the Divine Law and Will; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that conversion requires convincing of sin and that it includes the interior judgment of conscience; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that sin is an offense against reason, truth and right conscience; that sin is a failure in genuine love for God Almighty and neighbor caused by a perverse attachment to certain temporal or

other goods; that sin wounds the nature of man and injures human solidarity; and that sin is an utterance or a deed or a desire contrary to the eternal Divine Law and Will; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that human society can be neither well-ordered nor prosperous unless it has some people invested with legitimate authority to preserve its institutions and to devote themselves as far as is necessary to work and care for the good of all; that authority is the quality whereby men, women or governmental institutions make laws and give orders to men and women, expecting obedience from them; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that moral authority derives from Almighty God and that authority belongs to the order established by Almighty God and does not derive its moral legitimacy from itself; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that authority is exercised legitimately only when it seeks the common good and employs morally licit means to attain it; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that if rulers were to enact unjust laws or take measures contrary to the moral order, such arrangements would not be binding in conscience; and that, in such cases, their authority breaks down completely, ceases to exist, and results in shameful abuse of power; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that participation is the voluntary and generous engagement of a person in a social interchange and that participating in the promotion of the common good, and not the common will, is both necessary and obligatory; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that participation is achieved first of all by taking charge of areas for which one assumes personal responsibility; that citizens and must firmly condemn fraud, deceit, misrepresentation and other subterfuges whereby some people and governments evade the constraints of the law and the prescriptions of moral obligation because such actions are incompatible with the requirements of justice; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree with the Supreme Court of The United States of America, the highest judicial body in the Grand Republic of the American Union which is The United States of America, that the laws and institutions of this Grand Republic of the American Union which is comprised of the several, free, independent and sovereign American states must necessarily be based upon and embody the teachings of the Lord Jesus the Christ, the Most Holy Redeemer of All Mankind; that it is impossible for it to be otherwise; that American civilization and institutions are emphatically Christian; that Americans are a religious people; and that, from the discovery of this continent to the present hour, the clearly recognized and historically proven truth is that The United States of America is a Christian nation; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that men and women have rights antecedent to all earthly governments, rights which cannot be repealed or restrained by human laws, rights derived from the Great Legislator of the Universe; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that all political power is vested in and derived from the people and that all government of right originates from the people, is founded upon their will only, and is instituted solely for the good of the whole; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that all constitutional government is intended to promote the common good and the general welfare of the people; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that all men and women have a God-given and natural right to life, liberty and the pursuit of happiness, as well as to the quiet enjoyment of the gains of their own industry; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that all men and women were created in the image of Almighty God and that they are entitled to equal rights and opportunity under the law, as well as equal protection of the laws; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that the chief design and principle office of government is to give security to life, liberty, and the pursuit of happiness; and that, when government does not confer this security, it fails in its chief design; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that the people of the several, free, independent and sovereign American states united by and under the Constitution for The United States of America have the inherent, sole and exclusive right to regulate their internal government and the police thereof, as well as to alter or abolish their constitution and form of government whenever they may deem it necessary to their safety and happiness; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that the people of the several, free, independent and sovereign American states united by and under the Constitution for The United States of America will never assent to any change or alteration in the Constitution for The United States of America or in the constitutions of their respective states which would serve to diminish or impair their right to local self-government; and

WHEREAS, the Grantor, the Trustees, and the Holders understand and agree that Missouri and Florida are two of the several, free, independent and sovereign American states, subject only to the Constitution for The United States of America; and

NOW, THEREFORE, the Grantor, the Trustees, and the Holders - in consideration of the mutual promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations set forth herein, and other good and valuable consideration, the receipt, sufficiency and adequacy of which is hereby acknowledged by the Grantor, the Trustees, and the Holders - with full knowledge of what they do, with full understanding of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations set forth herein, with the firm and conscious intention to do so, and with faith in God the Father Almighty, Creator of All Things in Heaven and Earth, the Great Legislator of the Universe, in the Lord Jesus the Christ, His only-begotten Son, the Savior, the Messiah, the Most Holy Redeemer of All men and women; and in the Holy Ghost, the Promised Paraclete, the Spirit of Truth, the Consoler and Guide to the Truth, to enlighten their paths and guide them in the ways

of truth, light, hope, peace, love, charity, temperance, kindness, sympathy, compassion, service, perseverance, self-discipline, duty, honor, responsibility, humility, integrity, justice, virtue and righteousness, do hereby agree, aver, affirm, declare, make, execute and accept this Trust Declaration and all of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations herein set forth for themselves, as well as for their heirs, executors, administrators, successors, assigns, representatives (legal or otherwise), agents, employees and associates, all as follows:

[1] Name of the Trust.

- [a] The Trustees hereunder, in their entirety and in their collective fiduciary capacity, shall be designated as the Clonmacnois Associates Trust; and, under that name, shall conduct all business and execute all instruments in writing in the performance of this their trust; all so far as practicable. However, the Trustees may adopt other names in their own discretion under which this trust may do any business or activity authorized by and under this Trust Declaration.

[2] Gift of the Grantor.

- [a] The Grantor hereunder understand and agree with the words of the Lord Jesus the Christ, which are recorded in the sacred Christian Scriptures in the Gospel according to Saint Luke [Luke 6:38], wherein He states:

Give, and it shall be given unto you; good measure, pressed down, and shaken together, and running over, shall men give into your bosom. For with the measure that ye mete withal it shall be measured to you again.

Therefore, the Grantor herewith irrevocably give, grant, transfer, assign, convey and deliver certain property, property rights, and property interests in trust to the Trustees under the designation of Clonmacnois Associates Trust for the benefit of the Holders; all more particularly defined as twenty-one and zero one-hundredths dollars of The United States of America (U.S.A. \$21.00).

- [b] The Trustees, in their entirety, for the purpose of defining the Grantor's interest in this trust, within sixty (60) days hereafter, shall issue to the Grantor or his/her designated assign(s), a trust silver certificate, which specifies the Grantor's interest in this trust as one-half of all dollars of The United States of America, or one-hundredths thereof, which comprised the original trust grant or which were obtained from any subscription fees of not less than twenty-one and zero one-hundredths dollars of The United States of America (U.S.A. \$21.00) irrevocably given, donated, granted, transferred, assigned, conveyed, and delivered in trust by each of the Subscribers, if any, to the Trustees, in their entirety, under the designation of the Clonmacnois Associates Trust; said amount payable to the Grantor or his/her designated assign(s) upon final dissolution of this trust as herein provided.
- [c] The Trustees, in their entirety, for the purpose of defining the Holders beneficial interest in this trust, within sixty (60) days hereafter, shall issue to the each of the Holders listed in the attached List of Original Holders, a trust certificate or trust certificates, each for the amounts and designations of beneficial trust units specified and delineated in the attached List of Original Holders with each beneficial trust unit expressed of the value of ten and zero one-hundredths dollars of The United States of America (U.S.A. \$10.00); said List of Original Holders is attached hereto and incorporated herein by reference as an integral and inseparable part of this Trust Declaration.

[3] Subscribers and Subscription Fees.

- [a] Persons other than the Grantor who entrust property, property rights, and/or property interests to the Trustees of the Clonmacnois for the benefit of any party or to the Clonmacnois Associates Trust for the benefit of the Holders shall hereafter be called Subscribers.
- [b] Subscribers shall accept this Trust Declaration and all of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations herein set forth for themselves, as well as for their heirs, executors, administrators, successors, assigns, representatives (legal or otherwise), agents, employees and associates.
- [c] Subscribers shall evidence by written affidavit and declaration of truth the fact that they agree, aver, affirm, declare, make, execute and accept this Trust Declaration and all of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations herein set forth for themselves, as well as for their heirs, executors, administrators, successors, assigns, representatives (legal or otherwise), agents, employees and associates. Said affidavits and declarations of truth shall be kept by the

Trustees attached to every true and correct copy of this Trust Declaration.

- [d] Subscribers shall tender a subscription fee to the Trustees by irrevocably giving, granting, transferring, assigning, conveying and delivering certain property, property rights, and property interests in trust to the Trustees under the designation of Clonmacnois Associates Trust for the benefit of the Holders; all more particularly defined as twenty-one and zero one-hundredths dollars of The United States of America (U.S.A. \$21.00).
- [e] The Trustees, at the request of any Subscriber who entrusts property, property rights, and property interests to their care by irrevocable gift, grant, transfer, assignment, conveyance, and delivery for the benefit of a designated assign or assigns, shall value said property, property rights, and property interests in dollars of The United States of America, or hundredths thereof; then shall create additional beneficial trust units in an amount equal in value to said property, property rights, and property interests; and then shall issue to the designated assigns of said Subscriber a trust certificate or trust certificates evidencing those beneficial trust units with each beneficial trust unit expressed of the value of ten and zero one-hundredths dollars of The United States of America (U.S.A. \$10.00).

[4] The Nature of This Trust.

- [a] The Grantors, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that this trust is a pure irrevocable common law business trust founded under the following in descending order of hierarchy, to wit:

- [i] The Divine Law, Commandments, and Will of Almighty God; and
- [ii] The Commandments Doctrines of the Lord Jesus the Christ; and
- [iii] The Guidance and Prompting of the Holy Ghost; and
- [iv] The Sacred Christian Scriptures and Holy Tradition; and
- [v] The Laws and Teachings of the one holy catholic apostolic and orthodox Church of the Lord Jesus the Christ; and
- [vi] The Natural and Moral Laws established by Almighty God the Father at creation and written into the hearts and minds of all men and women of good will; and
- [vii] The Apostolic and Ecclesial Constitution, Canons, and Rule of the Apostolic Society of Orthodox Christian Disciples; and
- [viii] This Trust Declaration; and
- [ix] The duly ordained and established Constitution for The United States of America and those laws made by the Senate and House of Representatives of The United States of America, in Congress assembled, in pursuance thereof, provided such Constitution and laws are in accordance with [i] through [xiii] above; and
- [x] The duly ordained and established Constitution of Florida and those laws made by the Legislature of Florida, in pursuance thereof, provided such Constitution and laws are in accordance with [i] through [ix] above.

- [b] This trust is not created under any judicial, legislative, executive, administrative, or military authority of The United States of America; nor is it created under any judicial, legislative, executive, administrative, or military authority of the United States (i.e. the District of Columbia, the federal States, and the territories and possessions of The United States of America over which the Senate and House of Representatives of The United States of America, in Congress assembled, exercise legislative authority); nor is it created under the laws of any body or person or fictitious entity (corporate, political, civil, municipal, or otherwise); nor is it created under any statutory or other governmental grant of privilege or license or franchise. This trust is not a partnership, not is it a corporation, nor is it an organization, but it is a common law association created in equity and in law, a separate lawful entity having its own lawful identity.

- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that this trust is first domiciled and habituated in the Kingdom of Almighty God's dear Son, the Lord Jesus the Christ; and is

thereafter temporally sojourning within the geographic boundaries and limits of The United States of America; and may later temporarily sojourn in any county within any of the several, free, independent, and sovereign states united by and under the Constitution for The United States of America or within any venue and jurisdiction with both a constitutional and republican form of government.

- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that all the business of the Clonmacnois Associates Trust, and any and all accounts, books, documents, records, papers, resolutions, titles, deeds, bills of sale, notes, memos, and correspondence of the Clonmacnois Associates Trust or the Trustees, as well as all information regarding this Trust Declaration, the Clonmacnois Associates Trust, or the trust property of the Clonmacnois Associates Trust, shall be kept completely private and confidential in all instances and remain protected by all of the provisions of the Bill of Rights (i.e. Articles of Amendment I through X to the Constitution for The United States of America) and by the common law rights of privacy which are available in the American state of Florida, as well as those in The United States of America and those in every other applicable venue and jurisdiction. Further, the Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that unanimous permission of the Trustees must be obtained prior to disclosure of any and all accounts, books, documents, records, papers, resolutions, titles, deeds, bills of sale, notes, memos, and correspondence of this trust or the Trustees as well as all information regarding this Trust Declaration, the trust, or the trust property.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that any of the Grantor, Trustees, Holders, and Subscribers hereunder who shall, without first obtaining the permissions and consent required by Paragraph [4][d] above, either disclose or through his action(s) and/or omission(s) allow to be disclosed any business of the Clonmacnois Associates Trust, or any accounts, books, documents, records, papers, resolutions, titles, deeds, bills of sale, notes, memos, and correspondence of the Clonmacnois Associates Trust or the Trustees, or any information regarding this Trust Declaration, the Clonmacnois Associates Trust, or the trust property of the Clonmacnois Associates Trust, shall have committed a tortuous breach of trust and of fiduciary duty, as well as a tortuous breach of the implied covenant of good faith and fair dealing extant in all contracts including this Trust Declaration; and the Grantors, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that in the event of such breach of trust, or breach of fiduciary duty, or breach of the implied covenant of good faith and fair dealing, judgment by consent shall be entered in favor of the Clonmacnois Associates Trust and against the breaching Grantor, Trustee, or Holder, upon showing of the breach; and immediately thereafter, again by consent, an award for damages shall be entered in favor of the Clonmacnois Associates Trust and against the breaching Grantor, Trustee, or Holder in the amount of one million and zero one-hundredths dollars of The United States of America (U.S.A \$1,000,000.00), plus any additional punitive and/or compensatory damages, which may be then deemed appropriate by the adjudicative body having jurisdiction.
- [f] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that each of them shall maintain the confidentiality and privacy provisions, delineated and described in Paragraph [4] of this Trust Declaration, with the willingness and readiness to sacrifice, even to the point of their own detriment; and, if need be, by sacrificing to their own detriment.

[5] The Authorized Purposes of This Trust.

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees, in their entirety, for themselves, and their successors or delegates, will hold any and all of the property, property rights, and property interests given, granted, transferred, assigned, conveyed, and/or delivered to them in trust by the Grantor and Subscribers, as well as any and all other property, property rights, and property interests which they may acquire as Trustees of this trust, together with the earnings, avails, and/or proceeds thereof, in trust; and that they will engage such property, earnings, avails, and or proceeds for the following purposes, all for the benefit of the Holders, to wit:
- [i] The conduct and transaction of all lawful business for which trusts may be organized under the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.
- [ii] The acquisition of, divestiture of, investment in, formation of, assistance in the formation of, organization of, participation in, purchase of, sale of, lease of, assignment of, gift of, hypothecating in, ownership of, holding of, operation of, management of, improvement of, marketing of, promotion of, and otherwise dealing in any company or companies, any business or businesses, any venture or ventures, and any enterprise or enterprises,

regardless of whether they take the legal structure of a corporation, proprietorship, partnership, limited liability company, or common law business trust; all provided the same have objectives wholly or in part similar to those expressed in this Trust Declaration and provided those objectives are in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.

- [iii] The acquisition of, divestiture of, investment in, purchase of, sale of, lease of, assignment of, gift of, hypothecating in, ownership of, holding of, promotion of, operation of, management of, marketing of, promotion of, and otherwise dealing in interests in corporations, proprietorships, partnerships, limited liability companies, and common law business trusts; all provided the same have objectives wholly or in part similar to those expressed in this Trust Declaration and provided those objectives are in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.
- [iv] The assistance of startup companies, businesses, ventures, and enterprises by contributing goods or labor toward preliminary expenses, or by providing all or part of the startup capital required by said companies, businesses, ventures, and enterprises, all provided the same have objectives wholly or in part similar to those expressed in this Trust Declaration and provided those objectives are in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.
- [v] The acquisition of, divestiture of, investment in, purchase of, sale of, lease of, assignment of, gift of, hypothecating in, ownership of, holding of, promotion of, operation of, management of, marketing of, promotion of, and otherwise dealing in real property and real estate, and in interests therein; provided the same is in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.
- [vi] The acquisition of, divestiture of, investment in, purchase of, sale of, lease of, assignment of, gift of, hypothecating in, ownership of, holding of, promotion of, operation of, management of, marketing of, promotion of, and otherwise dealing in personal property, and in interests therein; provided the same is in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.

[6] The Trustees.

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, according to the by-laws set forth in this Trust Declaration and according to the by-laws from time to time approved and adopted by the Trustees, in their entirety, there shall be no less than one (1) Trustee and no more than thirteen (13) Trustees; said number to be specified by the Grantors in the attached List of Original Trustees and after a period of seven (7) years to be specified by unanimous consent of the then serving Trustees; all within the limits set forth in this paragraph; said List of Original Trustees is attached hereto and incorporated herein by reference as an integral and inseparable part of this Trust Declaration.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the original Trustees shall be appointed by the Grantors and enumerated in the List of Original Trustees; they shall hold their office for life; and shall by written will or bequest appoint an Interim Trustee to serve as their successor until such time as a Successor Trustee has been elected and accepted his/her trust; only the original Trustees shall hold their office for life and all other Trustees shall be elected as herein elsewhere provided and hold their office for a term of three (3) calendar years from the date of their election under this Trust Declaration; elected Trustees shall thereafter hold their office until their successors have been appointed or elected and have accepted their trust.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, as soon as any Trustee shall have accepted his/her trust by formal written acceptance of the same witnessed by any two (2) natural born men or women of sound mind who are of the full age of majority and competent to testify, the trust

property and estate of the Clonmacnois Associates Trust shall vest in the new Trustee, together with any continuing Trustee(s), in their entirety, without any further act or conveyance.

- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in the case of the death, resignation, disability, or inability to act of any one or more of the Trustees, the remaining unaffected Trustees shall accept any resignation or voluntary declaration of disability or inability to act; and shall see to the appointment of an Interim Trustee (except in the case of an original Trustee whose Interim Trustee is appointed by will or bequest); and said Interim Trustee must be approved unanimous consent of the remaining unaffected Trustees.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that a Trustee hereunder may resign, or voluntarily declare his own disability or inability to act, at any time for any reason, by delivering a written notice to that effect at least thirty days prior to the date of the same taking effect; said written notice shall be delivered to each of the other then serving Trustees, to the Grantors if still alive, and to the then current Holders.
- [f] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that an Interim or Successor Trustee shall have all of the title, powers, rights, discretion, obligations, duties, rights, privileges and immunities as the Trustee whom he/she succeeds (except that no Interim or Successor Trustee shall hold office for life unless election to consecutive three-year terms so provides); that no Interim or Successor Trustee shall be obligated to accept, ratify, or approve any of the acts, omissions, defaults, or breaches of the Trustee whom he/she succeeds; that no Interim or Successor Trustee shall be required to audit or verify the records of the Trustee whom he/she succeeds; that the fact that the Interim or Successor Trustee assumes and carries out the requirements of his/her office without protest or exception shall not be deemed as acceptance, acquiescence, ratification, or approval of the acts, omissions, defaults, or breaches of the Trustee whom he/she succeeds.
- [g] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that an Interim or Successor Trustee shall be entitled to rely upon any accounts, books, documents, records, papers, resolutions, titles, deeds, bills of sale, notes, memos, and correspondence of the Trustee whom he/she succeeds (which come into his/her possession or control after a reasonable and diligent search) as to assets and property of the Clonmacnois Associates Trust; and that an Interim or Successor Trustee shall have no responsibility or liability hereunder to any of the Grantors, Trustees, or Holders or to any person (natural or otherwise) associated with the Clonmacnois Associates Trust for the assets and property of the Clonmacnois Associates Trust until the same are delivered into his/her possession or control.
- [h] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that no person (natural or otherwise) or other party dealing with the Trustees, in their entirety, or with any one or more of the Trustees, need inquire concerning the validity of anything said Trustee(s) purport to do in their capacity as Trustees; and that no person (natural or otherwise) or other party dealing with the Trustees, in their entirety, or with any one or more of the Trustees, need to see the application of any property transferred, or any money(s) paid, to or upon the orders of the Trustees, in their entirety, or to or upon the orders of any one or more of the Trustees.
- [i] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that no Trustee may, without the unanimous consent of the remaining Trustees, delegate his office or any or all of his/her title, powers, rights, discretion, obligations, duties, rights, privileges and immunities properly belonging to him/her because of their office, for any period of time; nor may said Trustee renew such delegation from time to time without the unanimous consent of the remaining Trustees; however, with such unanimous consent, any qualified person may be so delegated.
- [j] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that all Trustees, including original Trustees, Interim Trustees, Successor Trustees, and delegate Trustees, as well as any and all appointees and nominees for the office of Trustee, as well as meeting the appointment, approval, and/or election requirements delineated in this Trust Declaration, must meet the following qualifying criteria, to wit:
 - [i] All Trustees must be natural born men or women currently living, or they must be the Trustees, in their entirety, of irrevocable pure common law trusts (business or otherwise) organized under the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration (although the state may be any one of the several, free, independent and sovereign states of The United States of America; and

- [ii] All Trustees must be at least twenty-five (25) years of age, if they are natural born men or women currently living; and
- [iii] All Trustees must be of sound mind, if they are natural born men or women currently living; and
- [iv] All Trustees must be fully competent to testify, if they are natural born men or women currently living; and
- [v] All Trustees must be able to speak, read, and write basic American English fluently, if they are natural born men or women currently living; and
- [vi] All Trustees must be members of the Christian faithful who publicly profess the beliefs delineated in the Apostles' Creed, the Nicene Creed, and the sacred Christian Scriptures, if they are natural born women currently living; and
- [vii] All Trustees must be recommended in writing by one of the Grantors, or by one of the current or past Trustees, or by one of the Holders.

[k] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that all Trustees, including original Trustees, Interim Trustees, Successor Trustees, and delegate Trustees, shall rely on this Trust Declaration supplemented from time to time by amendments as are recorded in this trust's private books and records, along with the following, as their sufficient guide to what is appropriate, right, just, fair, proper, correct and true, to wit:

- [i] The Sacred Christian Scriptures; and
- [ii] The guidance of the Holy Ghost obtained through prayer, fasting, and diligent study; and
- [iii] The writings and teachings of the various Christian apostles, evangelists, missionaries, pastors, bishops, presbyters (elders), deacons, teachers, ministers, scholars, and saints; and
- [iv] The good and godly counsel of other contemporary members of the Christian faithful; and
- [v] The Constitution for the United States of America and the laws made in pursuance thereof by the Senate and House of Representatives of The United States of America, in Congress assembled; and
- [vi] The Constitution of Florida and the laws made in pursuance thereof by the Legislature of Florida; and
- [vii] The judicial decisions of the Supreme Court of The United States of America; and
- [viii] The judicial decisions of the judicial power courts of justice in Florida and in The United States of America; and
- [ix] Recorded history and experience; and
- [x] The self-evident fruits (i.e. consequences and results) of any given course of action.

[7] Powers of the Trustees.

[a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees, in their entirety, shall have the same powers, rights, privileges, and immunities as a man or woman to do all things necessary and sufficient to carry out his/her business and affairs, including, without limitation, the following powers:

- [i] To do and perform such acts and things, and to transact such business or businesses which are not inconsistent with the purposes of the Clonmacnois Associates Trust and which are in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and
- [ii] To conduct the business of the Clonmacnois Associates Trust, locate its offices, and exercise all explicitly and expressly enumerated powers, as well as all powers therein implied, within or without the geographic boundaries and limits of Florida and The United States of America; and

- [iii] To adopt other domiciles and places of business within or without the several, free, independent and sovereign American states of The United States of America, where the election of Trustees may take place, as well as where the transaction of any other proper business of this trust may be conducted; and
- [iv] To adopt and use a common seal, logo, letterhead, and stationary with such designs as they, in their discretion, may deem best suited to symbolize the purposes of the Clonmacnois Associates Trust; and
- [v] To make payments, divisions or distributions of the trust property, earnings, avails and proceeds, either wholly or partly in kind; and
- [vi] To open and to close non-interest bearing checking and savings accounts in banks or other similar financial institutions in the name of the Clonmacnois Associates Trust; to open and close safety deposit boxes in the name of the Clonmacnois Associates Trust, with or without indication of any fiduciary capacity; to deposit in and/or withdraw from such accounts and safety boxes, with or without indication of any fiduciary capacity, money, specie, notes, bonds, securities and/or currency; and to hold such accounts and /or boxes, as well as money, specie, notes, bonds, securities and/or currency, in bearer form or in the name of the Clonmacnois Associates Trust, with or without indication of any fiduciary capacity; provided, however, that no single Trustee, unless authorized by a unanimous resolution of the then Trustees, shall be authorized to perform any of the powers described and delineated in this subparagraph; and
- [vii] To hold possession, seizin and legal title of/to all property at any time belonging to the Clonmacnois Associates Trust or at any time placed in trust with the Trustees, in their entirety, for the benefit of the Holders; and
- [viii] To have and exercise the absolute and exclusive ownership, management, control, and disposition of all property at any time belonging to the Clonmacnois Associates Trust or at any time placed in trust with the Trustees, in their entirety, for the benefit of the Holders; subject only to the specific limitations delineated in this Trust Declaration; and
- [ix] To have and exercise the absolute and exclusive ownership, management and control of any and all businesses conducted by the Clonmacnois Associates Trust; subject only to the specific limitations delineated in this Trust Declaration; and
- [x] To fix the compensation for labor and reimbursement for expenses to be paid by the Clonmacnois Associates Trust to any or all of the Trustees of the Clonmacnois Associates Trust (whether original, Interim, Successor, delegate, or elected Trustees); and
- [xi] To reimburse themselves for reasonable expenses incurred by them on behalf of the Clonmacnois Associates Trust or in the course of their good faith performance under this Trust Declaration; all from the property of the Clonmacnois Associates Trust and all as they in their entirety (determined by the consent of a majority of the Trustees) deem appropriate; and
- [xii] To pay themselves reasonable compensation for their own labor performed by them on behalf of the Clonmacnois Associates Trust or in the course of their good faith performance under this Trust Declaration, all from the property of the Clonmacnois Associates Trust and all as they in their entirety (determined by the consent of a majority of the Trustees) deem appropriate; and
- [xiii] To sue and be sued, or complain and defend, petition and respond, in the name of the Clonmacnois Associates Trust; and
- [xiv] To collect, sue for, and receipt for all moneys or property or consideration of any type due to the Clonmacnois Associates Trust; and
- [xv] To employ counsel to begin, prosecute, defend, negotiate or settle suits in law, in equity or otherwise; or may employ counsel to advise them in beginning, prosecuting, defending, negotiating, or settling suits in law, in equity or otherwise; and they may compromise, settle or arbitrate in favor of or against the Clonmacnois Associates Trust; and
- [xvi] To act as agent, broker or attorney in fact, for any person (natural or otherwise), corporation, proprietorship, partnership, limited liability company, common law business trust, joint venture, or other entity; and

- [xvii] To act as Trustee in deeds of trust on real property or personal property or any evidence of value to secure them; and
- [xviii] To purchase, take, receive, lease, subscribe for, or otherwise acquire, own, hold, improve, vote, use, or otherwise deal in or with real or personal property, or an interest in real or personal property, wherever situated or located; and.
- [xix] To buy, sell, job and deal in any and all kinds of real and/or personal property, regardless of the form or character; and
- [xx] To sell, convey, transfer, mortgage, pledge, create a security interest in, lease, exchange, lend, or otherwise dispose of all or any part of the assets and property of the Clonmacnois Associates Trust; and
- [xxi] To buy, sell, hypothecate or otherwise deal in stocks, bonds, debentures, notes, warrants, and any and all other forms of obligations of nations, states, counties, municipalities, governments, corporations, proprietorships, partnerships, limited liability companies, common law business trusts, joint ventures, and other entities; and, in respect, to acquire, own, hold, improve, sell, lease, mortgage, or otherwise encumber, charge, deal in or dispose of the same in any manner deemed necessary or proper by the Trustees, in their entirety; and
- [xxii] To negotiate, make, execute, enter into, enforce and carry out agreements and contracts of every kind and nature, provided said contracts are in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and
- [xxiii] To make contracts or guarantees, or incur liabilities; borrow money; issue notes, bonds, or other obligations; secure any loans or obligations by mortgage or pledge of all or any of the assets, property, franchises, licenses, and income of the Clonmacnois Associates Trust; however, the Trustees shall incur no debt or loan liability, except such as may be incidental to the proper management of the Clonmacnois Associates Trust and the proper carrying out of the purposes and obligations of delineated in this Trust Declaration; and
- [xxiv] To make contracts of guaranty and suretyship which are necessary or convenient to the conduct, promotion, or attainment of the business of a natural born man or woman or of a corporation, proprietorship, partnership, limited liability company, or common law business trust; and
- [xxv] To give and grant options in the name of the Clonmacnois Associates Trust, to execute deeds, gifts, grants, transfers, assignments, conveyances, deliveries, leases, pledges, mortgages, deed of trust, security agreements, receipts, acknowledgments and other instruments of all types in the name of the Clonmacnois Associates Trust; provided such meet all of the other restrictions, provisions, and limitations of this Trust Declaration; and
- [xxvi] To lend money belonging to the Clonmacnois Associates Trust and to invest or reinvest the funds of the Clonmacnois Associates Trust; to receive and hold real and personal property as security for repayment; and
- [xxvii] To elect or appoint one or more of their number as managers and agents for the Clonmacnois Associates Trust, to define their duties, to fix their compensation, and to lend them money and credit; and
- [xxviii] To make and amend the by-laws of the Clonmacnois Associates Trust, not inconsistent with this Trust Declaration, for the administration and regulation of the affairs of the Clonmacnois Associates Trust; and
- [xxix] To make donations, gifts, grants, transfers, assignments, conveyances, and/or deliveries to grant other irrevocable pure common law trusts (business or otherwise), provided such be founded under the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and
- [xxx] To make donations, gifts, grants, transfers, assignments, conveyances, and deliveries for the redemption and sustenance of natural born men and women, for the redemption of property, for the redemption, reconciliation and restoration of The United States of America; all provided such be in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and

- [xxxii] To make donations, gifts, grants, transfers, assignments, conveyances, and deliveries to the public welfare or for religious, political, charitable, scientific, or educational purposes in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and
- [xxxiii] To indemnify a Trustee or manager or agent or any other person (natural or otherwise) against expenses actually or reasonably incurred by him/her/it in connection with the defense of an action, suit, or proceeding (civil or criminal) in which he/she/it may be made a party; and
- [xxxiv] To dissolve the Clonmacnois Associates Trust in the manner described and delineated elsewhere in this Trust Declaration; and
- [xxxv] To have and exercise all powers necessary or convenient to effect any or all of the purposes for which the Clonmacnois Associates Trust was established; and
- [xxxvi] To transact any lawful business that will aid the governmental policy of Florida and The United States of America provided the same be in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and
- [xxxvii] To make employment contracts and labor agreements; to fix and pay compensation for labor, including pensions, vacations, insurance, commissions, incentives, retirement payments to employees and laborers; and to pay or provide other compensatory benefits; to establish pension, benefit, vacation, insurance, commission, incentive, retirement, and other benefit plans for Trustees, employees, and laborers; and
- [xxxviii] To pay pensions and establish pension plans, pension trusts, retirement plans, retirement trusts, profit-sharing plans, and other incentive plans for any or all of its Trustees and managers; and
- [xxxix] To be a promoter, proprietor, incorporator, partner, member, associate, or manager of any corporation, proprietorship, partnership, limited liability company, joint venture, or other entity;
- [xl] To be a grantor, trustee, holder, or subscriber of any common law trust (business or otherwise) provided the same be in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and
- [xli] To make payments or donations or do any other act not inconsistent with the laws of Florida or The United States of America that furthers the business and affairs of the Clonmacnois Associates Trust.
- [xlii] To acquire goodwill, rights and property; and to undertake the whole or any part of the assets and liabilities of any person (natural or otherwise), any corporation, proprietorship, partnership, limited liability company, joint venture, or other entity; and to pay for the same in specie, currency, cash, notes, obligations, stocks or bonds, or otherwise, and to carry on any business concern or undertaking so acquired; and
- [xliii] To purchase or otherwise acquire for specie, currency, cash, notes, obligations, stocks or bonds, or otherwise, or by the issuance of beneficial trust units of this trust, or in any other way: patents, patent rights and privileges improved, or secret processes or formulas of any kind; and
- [xliv] To purchase and contract for insurance of all kinds sufficient to protect the trust property and to procure such liability insurance or other forms of indemnity as they may deem necessary for the protection of the Clonmacnois Associates Trust, for their own protection, for the protection of the Grantor, Holders Subscribers, representatives, agents and/or associates of the Clonmacnois Associates Trust; said protection being from injury or liability resulting from, as a result of, or on account of, any interest in, ownership of, operation of, management of, or control of the Clonmacnois Associates Trust, its property and businesses; however, such power shall in no way authorize the Trustees to relinquish moral and religious responsibilities, duties and obligations under the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and
- [xlv] To hire by contract or employ investment counselors, brokers, accountants, bookkeepers, attorneys, and other advisors, agents, and representatives to advise the Trustees or to act in behalf of the Clonmacnois Associates Trust, generally or to do any act or thing, or to execute any and all instruments, necessary, incidental, or convenient to the proper administration of the trust property; however, such engagements by contract or employments shall require a written resolution of the Trustees evidencing the unanimous consent of the Trustees to authorize any

investment counselor, broker, accountant, bookkeeper, attorney, or other advisor, agent, or representative to any act or thing or to execute any instrument or to act in behalf of the Clonmacnois Associates Trust; and the Trustees are required to so inform each prospective investment counselor, broker, accountant, bookkeeper, attorney, or other advisor, agent, or representative at to this limitation to their authority; all this pursuant to the day-to-day activities of the Clonmacnois Associates Trust; and

- [xlv] To own, hold, manage, control, and dispose of any and all of the property, assets, rights, and interests given, granted, transferred, assigned, conveyed, and/or delivered to them in trust, as well as any and all other property which they may acquire as Trustees of the Clonmacnois Associates Trust, together with the earnings, avails and/or proceeds thereof, from time to time, in any part of the world; all in their own discretion in the manner described and delineated in this Trust Declaration and subject to the provisions of this Trust Declaration.
- [xlvi] To increase or decrease the number of beneficial trust units of the Clonmacnois Associates Trust with any increase not to exceed the limits on such issues otherwise herein provided; however they may never decrease the number of beneficial trust units below the number originally designated in this Trust Declaration; and
- [xlvii] To issue and sell at public or private sale, or upon such terms and for such prices as they may deem expedient from time to time, such additional beneficial trust units as may be necessary to provide the funds necessary to carry on and accomplish the purposes set forth, mentioned, described and delineated in this Trust Declaration; however, the total amount of trust certificates issued hereafter by the Trustees shall at no time exceed fifty thousand (50,000), each such trust certificate having a designated value of from one (1) to five thousand (5,000) beneficial trust units; and
- [xlvihi] To issue a new trust certificate with a new trust certificate number as a replacement for any trust certificate that has been stolen, lost, or destroyed; however, the Trustees may only issue a new trust certificate after recording the theft, loss, or destruction of said trust certificate in writing and then retiring the trust certificate and its trust certificate number and under such conditions as the in their majority deem expedient; and
- [xlxi] To accept property, labor or services, in lieu of money, notes or specie, for the any and all beneficial trust units which they issue hereafter; and, in such instances, the Trustees, in their entirety, shall be the sole judges of the value of said property, labor, or services, as well as of any money, notes, or specie whose value is not regulated by the Senate and House of Representatives of The United States of America, in Congress assembled; and
- [i] To give and receive general, limited or special proxies, or powers of attorney, for voting purposes or for action(s) with respect to beneficial trust units, units, shares, stocks, bonds, notes or securities, which may be discretionary and with the power of substitution; they shall have the power to deposit beneficial trust units, units, shares, stocks, bonds, notes or securities with, or to transfer them to, protective communities or other similar bodies; to join in any re-organization and to pay assessments or subscriptions called for in connection with beneficial trust units, units, shares, stocks, bonds, notes or securities; and
- [ii] To do and perform any and all actions that in their judgment will promote or advance the purposes of the Clonmacnois Associates Trust and the business(es) which they are empowered to do, perform, and carry on; and to do and perform any and all actions connected with the purposes of the Clonmacnois Associates Trustees that the Trustees, in their entirety, may deem necessary and proper to accomplish the said purposes; said actions may neither specifically be authorized in this Trust Declaration nor be incidental to any actions specifically authorized in this Trust Declaration.

[8] Duties and Obligations of the Trustees.

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, the Trustees, in their entirety and in their official capacity (but not their personal capacities), shall assume all contracts, obligations, and liabilities for the Clonmacnois Associates Trust or which result from, are in connection with, or which arise out of, or which are incidental to the trust property or the ownership, management, operation, and control thereof.

- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, the Trustees, in their entirety and in their official capacity (but not their personal capacities), shall hold the Grantors, the Trustees, the Subscribers, and the Holders, harmless and indemnified from and against any lost, cost, expense, obligation, or liability, which results from, is in connection with, arises out of, or is incidental to any contract or contractual obligation made by the Trustees, in their entirety, in good faith while acting in their capacity as Trustees; all to the extent of the trust property and business(es), if any.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the original Trustees, and all subsequent Trustees (of whatever type, kind, or sort), evidenced by their written acknowledgement and acceptance of their trust and the provisions of this Trust Declaration, promise and agree to do and perform all of the following faithfully, diligently, honestly, and to the best of their ability, even to their own personal detriment; to wit:
- [i] Exercise all of the authorities, powers, duties, obligations, and responsibilities described and delineated in this Trust Declaration; and
 - [ii] Conduct and manage all trust affairs and business(es) of the Clonmacnois Associates Trust in conformity and in accordance with this Trust Declaration and with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and
 - [iii] Conduct and manage all trust affairs and business(es) of the Clonmacnois Associates Trust so as to perform all of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations set forth in this Trust Declaration; and
 - [iv] Exercise good and sound judgment, wisdom, righteousness, justice, honesty, fairness, integrity, and prudence so as to preserve the property of the Clonmacnois Associates Trust; and]
 - [v] Act in accordance with the wise and prudent decisions of the Trustees of the Clonmacnois Associates Trust as set forth in this Trust Declaration and in the trust's private books and records; and
 - [vi] Upon final liquidation and dissolution of the Clonmacnois Associates Trust to justly and fairly distribute the trust property and the proceeds of said liquidation derived therefrom to the Holders of beneficial trust units as herein elsewhere provided.

[9] Limitations on the Powers of the Trustees.

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees, in their entirety, shall have the following limitations on their powers:
- [i] Unanimous consent of the Trustees is required to designate the trust wherein the complete and current duplicate original of this Trust Declaration, including all attachments, amendments, alterations, modifications, and changes, shall be deposited for safekeeping; and
 - [ii] Unanimous consent of the Trustees is required to change the designation described in Paragraph [8][a][i] of this Trust Declaration; and
 - [iii] Unanimous consent of the Trustees is required to make any capital, business, or budgetary expenditure over one thousand and zero one-hundredths of The United States of America (U.S.A. \$1,000.00); and
 - [iv] Unanimous consent of the Trustees is required to borrow money, notes, or specie for any purpose; and
 - [v] Unanimous consent of the Trustees is required to secure loans or obligations, whether by mortgage, deed of trust, obligation, or otherwise; and

- [vi] Unanimous consent of the Trustees is required to sell, or otherwise dispose of, the trust property or any part of the trust property valued at over five thousand and zero one-hundredths of The United States of America (U.S.A. \$5,000.00); and
- [vii] Unanimous consent of the Trustees is required to purchase or sell and real property, real estate, real property interests, property rights, property interests, buildings, aircraft, seacraft, boats, trucks, vans, automobiles, motorcycles, recreational vehicles, mobile homes, or other tangible real or personal property valued at over five thousand and zero one-hundredths of The United States of America (U.S.A. \$5,000.00); and
- [viii] Unanimous consent of the Trustees is required to purchase, invest in, reinvest in, or otherwise acquire, own, hold, and retain, whether originally a part of the trust property or subsequently acquired, any and all units, stocks, shares, securities, bonds, notes, or other securities, or any and all varieties of real, private, and personal property, including stocks and interests in investment trusts and common trust funds operated and managed by a corporate trustee; and
- [ix] Unanimous consent of the Trustees is required to sell any part or all of any business or businesses owned by the Clonmacnois Associates Trust; and
- [x] Unanimous consent of the unaffected Trustees is required to involuntarily declare any Trustee disabled or unable to act; and
- [xi] Unanimous consent of the Trustees is required to permit any Trustee to delegate any or all of his/her powers and discretions to any person (natural or otherwise) qualified to serve as Trustee hereunder for any period of time or to renew such delegation from time to time; and
- [xii] Unanimous consent of the Trustess is required to obtain, sell, convey, grant, transfer, mortgage, encumber, lease, exchange, pledge, partition, plat, subdivide, improve, repair, surrender, abandon, or otherwise deal with, modify, and/or dispose of any real, personal and private property belonging to the Clonmacnois Associates Trust of whatever character and wherever situated; and
- [xiii] Consent of 75% of the Trustees is required to create any new and compensated position within the Clonmacnois Associates Trust; and
- [xiv] Consent of 75% of the Trustees is required to approve budgetary and other expenses, and to establish a petty cash fund for managing Trustee expenses valued at two hundred fifty and zero one-hundredths dollars of The United States of America (U.S.A. \$250.00) or less; and
- [xv] Consent of 75% of the Trustees is required to amend, alter, modify, or change any provision in this Trust Declaraton; and
- [xvi] Consent of 75% of the Trustees is required to increase or decrease the number of beneficial trust units of the Clonmacnois Associates Trust; and
- [xvii] Consent of 75% of the Trustees is required to approve the purchase of any unit, share, stock, note, or bond, or for the making of any capital investment valued at over two hundred fifty and zero one-hundredths dollars of The United States of America (U.S.A. \$250.00); and
- [xviii] Consent of 60% of the Trustees is required to make, adopt, amend, modify, and repeal the by-laws, rules, and regulations of the Clonmacnois Associates Trust; and
- [xix] Consent of 60% of the Trustees is required to elect and appoint one or more of their number as managers and agents for the Clonmacnois Associates Trust, to define their duties, and to lend them money or credit; and

- [xx] Consent of 60% of the Trustees is required to appoint an Interim Trustee under this Trust Declaration; and
 - [xxi] Consent of a majority of the Trustees is required to fix the compensation, incentives, and benefits of the Trustees, as well as those of any representatives, agents, managers, and contract laborers; and
 - [xxii] Consent of a majority of the Trustees is required for any and all other actions hereunder which are within the powers of the Trustees, in their entirety.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees, in their entirety or severally, shall have no power to bind the Grantors, the Subscribers, the Holders, or each other - personally or individually.
 - [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees, in their entirety or severally, shall have no power to call upon any or all the Grantors, the Subscribers, the Holders, or each other for the payment of any sum of money, specie, notes, bonds, securities, and/or currency other than such sums as said persons may at any time personally or individually agree to pay for new shares or agree to pay by written contract or agreement.
 - [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees, in their entirety or severally, shall have no power to assess any or all the Grantors, the Subscribers, the Holders, or each other for the payment of any sum of money, specie, notes, bonds, securities, and/or currency other than such sums as said persons may at any time personally or individually agree to pay for new shares or agree to pay by written contract or agreement.
 - [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that every instrument, undertaking, contract, covenant, pact, or agreement which the Trustees shall give, authorize, make, execute, or enter into shall stipulate in writing that neither the Trustees, the Grantors, the Subscribers, nor the Holders of the Clonmacnois Associates Trust shall be held to any personal or individual liability under or by reason of said instrument, undertaking, contract, covenant, pact, or agreement.
 - [f] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, the Trustees may, personally, individually or collectively, acquire, purchase, own, hold, or dispose of beneficial trust units of and in the Clonmacnois Associates Trust to the same extent as if they were not Trustees hereunder.

[10] Meetings of the Trustees.

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that regular meetings of the Trustees shall be held at least once each month at a regular place, day and time established by majority consent of the Trustees, unless the place, date, and/or time of such meeting is changed by consent of a majority of the Trustees; however, in any case, meetings shall not be held on Sundays, or legal holidays, or orthodox Christian holy days of obligation.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that other meetings of the Trustees may be held from time to time as necessary, or when called in writing by any Trustee as hereinafter provided.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that a simple majority of the Trustees shall constitute a quorum at any meeting and the attendance of all of the Trustees shall not be necessary to the validity of any action done by the Trustees in meeting, unless a special majority or unanimity of consent is required by this Trust Declaration; however the consent of a majority of the Trustees present and voting at any meeting at which a quorum is present shall be conclusive, final, and binding; again unless a special majority or unanimity of consent is required by this Trust Declaration; and
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees may make, adopt, amend, modify, and repeal the by-laws, rules, and regulations of the Clonmacnois Associates Trust as they may deem necessary, appropriate, desirable, expedient, or convenient for the conduct of their business and meetings, as well as for the day-to-day governance of the Clonmacnois Associates Trust; provided the same be in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i]

through [4][a][x] of this Trust Declaration.

- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that special meetings of the Trustees may, from time to time, be called by any of the Trustees upon ten (10) days advance written notice and announcement to be sent via mail or facsimile transmission; however, such notice and announcement shall include a specific agenda for the meeting and state the reasons necessitating a special meeting; upon consent of a majority of the Trustees said special meeting may be postponed, rescheduled, or cancelled.

[11] Annual Trust Meetings.

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that an annual trust meeting shall be held at least once each calendar year for the purpose of thanking the Most Holy Trinity for blessings received and to seek blessings for the upcoming calendar year, and for the purpose of declaring, making, and paying the trust's tithe, and for the purpose of the Trustees reporting the status of the Clonmacnois Associates Trust, and for the purpose of the Trustees reporting to each of the Holders the status of their private trust account, and for the purpose of the Trustees reporting the net earnings, avails and proceeds received by the Trustees during the previous fiscal year, and for the purpose of re-electing any Trustee whose office has expired or for the purpose of electing any new Trustee(s) to fill new trusteeships created or to fill any trusteeships vacated by the expiration of term, and for the purpose of declaring, making, and paying any dividends and/or distributions to the Holders, and for the purpose of declaring, making, and paying any donations, gifts, grants, and scholarships, and for the purpose of declaring, making, and paying any gifts for the redemption, reconciliation, and restoration of The United States of America, and for the purpose of declaring, making, and paying any donations and/or contributions for any religious, political, charitable, scientific, or educational objective, and for the purpose of declaring, making, and paying donations and/or contributions for the alleviation of poverty or other hardship; all provided the same be deemed by the Trustees, in their entirety, to be consistent with the purposes of the Clonmacnois Associates Trust and in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that annual trust meetings shall be held in Florida or in any state of The United States of America in a location specified by the Trustees, in their entirety.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that annual trust meetings shall be held on any day in the month of December, which is not a Sunday, legal holiday, or Christian holy day of obligation.
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that a written notice and announcement for the annual trust meeting shall be sent by the Trustees via mail; said notice shall be mailed at least twenty-one (21) days prior to the date of the annual trust meeting; said notice shall be sent to the Grantors, to the Subscribers, to the Trustees (present and past), and to the Holders; said notice shall be sent to the last known correct location of contact registered with the Trustees for each party; and no business shall be transacted at any annual trust meeting unless notice of such business has been given in the written notice and announcement for the meeting.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, unless otherwise specified in the written notice and announcement for the annual trust meeting, said meeting shall begin promptly at 7:00 P.M. in the place where the meeting is being held.
- [f] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, at all annual trust meetings (and special meetings), each Holder shall be entitled to one (1) vote for each beneficial trust unit in the Clonmacnois Associates Trust held by said Holder, each original Trustee shall be entitled to five (5) votes in addition to any votes derived from the holding of any beneficial trust units in the Clonmacnois Associates Trust, each other Trustee shall be entitled to one (1) vote in addition to any votes derived from the holding of any beneficial trust units in the Clonmacnois Associates Trust, each Grantor shall be entitled to one (1) vote in addition to any votes derived from the holding of any beneficial trust units in the Clonmacnois Associates Trust.
- [g] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, at all annual meetings (and special meetings), any person entitled to vote may vote by proxy granted to any Grantor, Trustee, or Holder of the Clonmacnois Associates Trust; said grant of proxy must be given in writing, must be signed by the person granting the proxy and witness by two (2) natural born men and women, and must be presented to

the Trustees prior to the start of the meeting.

- [h] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, special meetings of a similar nature and for similar purposes to the annual trust meeting may, from time to time, be called by the Trustees, in their majority, upon ten (10) days written notice and announcement to be sent as in Paragraph [11] of this Trust Declaration; however, such notice and announcement shall include a specific agenda for the special meeting and a statement of the reasons necessitating the special meeting; and no business shall be transacted at any special meeting unless notice of such business has been given in the written notice and announcement for the meeting.
- [i] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, no business (other than a motion to adjourn) shall be transacted at any annual trust meeting or special meeting, unless a majority of the Holders are present either in person or by proxy and 60% of the parties entitled to vote are present either in person or by proxy.

[12] Liability Limitations.

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, insofar as strangers, foreigners, and aliens to the Clonmacnois Associates Trust (i.e. all persons - natural or otherwise - other than the Grantor, Subscribers, Trustees, and Holders of the Clonmacnois Associates Trust) are concerned, a written resolution of the Trustees authorizing a particular action or thing shall be conclusive and final evidence in favor of such action being within the power and authority of the person (natural or otherwise) performing said particular action or thing; and the absence of such written resolution shall indicate the lack of such power and authority; further, a simple declaratory averment made in such written resolution shall be conclusive and final evidence in favor of such action or thing being within the power and authority granted to the Trustees, of such action or thing being delegated to the aforementioned person performing said particular action or thing, of the existence of the Clonmacnois Associates Trust, and of this Trust Declaration being in full force and effect.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, no purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to see the assignment or application of any trust property, accounts, rents, moneys, specie, earnings, avails, proceeds, income, or other consideration which may be borrowed by, advanced to, paid to, lent to, received by, taken by, tendered to, given to, granted to, donated to, transferred to, assigned to, conveyed to, delivered to, payable to, owed to, or due to the Clonmacnois Associates Trust or the Trustees thereof, in their entirety, or individually in their capacity as Trustees of the Clonmacnois Associates Trust.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, no purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to force or compel the Clonmacnois Associates Trust into receivership.
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, no purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to see that the Trustees have complied with the terms of this Trust Declaration.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, no purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to inquire into the powers and authority of the Trustees.
- [f] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, no purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to inquire into the necessity, propriety,

expediency, or convenience of any action of the Clonmacnois Associates Trust or the Trustees thereof.

- [g] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees shall not be liable for the negligence, default, or misconduct of any representative, agent, laborer, employee, or associate of the Clonmacnois Associates Trust.
- [h] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees shall not be liable for the following, to wit:
 - [i] Any loss or losses arising out of or incurred as a result of the Trustees' own errors of judgment, either in acquiring and afterward holding, controlling, managing, and operating property given, granted, transferred, assigned, conveyed, or delivered to them in trust, or in disposing of property given, granted, transferred, assigned, conveyed, or delivered to them in trust; and/or
 - [ii] Any loss or losses arising out of or incurred as a result of any investment made by the Trustees; and/or
 - [iii] Any loss or losses arising out of or incurred as a result of any act or omission which is performed or omitted by the Trustees in the execution of their trust in good faith; and/or
 - [iv] Any loss or losses arising out of or incurred as a result of any act or omission performed or omitted representative, agent, employee, associate, laborer, attorney, counselor, accountant, bookkeeper, investment counselor, broker, or advisor of the Trustees or of the Clonmacnois Associates Trust.
- [i] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees shall not be required to give bond or secure their due performance under this Trust Declaration.
- [j] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Grantor, Subscribers, Trustees, and Holders shall only be liable for a loss or losses arising out of or incurred as a result of any criminal activity or as a result of any action or omission which is performed or omitted in bad faith by said Grantor, Subscriber, Trustee, or Holder in said person's capacity as Grantor, Subscriber, Trustee, or Holder under this Trust Declaration.
- [k] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees shall be held harmless and indemnified out of the trust estate, property, earnings, avails, and proceeds from and against any loss, injury, cost, damage, expense, or liability arising out of or incurred as a result of any and all actions and omissions which are performed or omitted which are not criminal in nature and which are not performed or omitted in bad faith by said Trustees.
- [l] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the performance of any act or the failure of any act on the part of any Trustee of the Clonmacnois Associates Trust, the effect of which may cause or result in loss, injury, cost, damage, expense, or liability to the Clonmacnois Associates Trust, if said act or failure to act is pursuant to legal or religious counsel consulted by the Trustees on behalf of the Clonmacnois Associates Trust, shall not subject the Trustees to any liability or other culpability.
- [m] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees shall not be liable for any error of judgment or for any mistake of law or fact or for any act done or failure to act, when the same occurs while the Trustees are acting in good faith or in the exercise of the powers and authority conferred on them by this Trust Declaration.

[13] Beneficial Trust Units and Trust Certificates.

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the beneficial interest in this trust and in the trust estate, property, earnings, avails, and proceeds, in the first instance, shall be divided into one thousand (1,000) beneficial trust units of the par value of ten and zero one-hundredths dollars of The United States of America (U.S.A. \$10.00).
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the

Trustees, in the first instance, shall cause to be delivered to the original Holders trust certificates in the amounts and designations described and delineated in the attached List of Original Holders; and the quantity of beneficial trust units designated to each original Holder in the attached List of Original Holders has been unanimously agreed to by the Grantors; said trust certificates shall be in substantially the same form as the attached sample trust certificate, which is attached hereto and incorporated herein by reference as an integral and inseparable part of this Trust Declaration.

- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the beneficial trust units of the Clonmacnois Associates Trust constituting the beneficial interest hereunder are declared to be and shall be private property; and each beneficial trust unit shall represent an equal interest in the trust property as well as an equal beneficial interest in the gains, earnings, avails, and proceeds derived from the trust property and the business(es) conducted by the Trustees therewith; and each beneficial trust unit's par value shall be established at ten and zero one-hundredths dollars of The United States of America (U.S.A. \$10.00).

[14] Additional Provisions

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that they themselves, as well as their heirs, successors, and assigns, as well as all persons (natural or otherwise) extending credit to, contracting with, dealing with, or having any claim against the Clonmacnois Associates Trust or the Trustees thereof shall look only to the trust property for payment under such agreement, contract, dealing, or claim; the same shall be true for those persons (natural or otherwise) claiming payment due of any debt, damage award, judgment, lien, decree, or court order; and the same shall be true for those persons (natural or otherwise) claiming payment due of any money, notes, or specie that may otherwise become due or payable by the Trustees, in their entirety or severally, while acting in their capacity as Trustees of the Clonmacnois Associates Trust; and the same shall be true for those persons (natural or otherwise) claiming tender in discharge of any payment due or payable by the Trustees, in their entirety or severally, while acting in their capacity as Trustees of the Clonmacnois Associates Trust; all such that neither the Grantor, the Trustees, the Holders shall be held personally or individually liable therefor.

- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in every written order, contract, obligation, agreement, or instrument which the Trustees shall give, make, execute, or enter into, the Trustees shall be obligated to stipulate in writing the following, to wit:

Neither the Grantor, Subscribers, Holders, nor Trustees of the Clonmacnois Associates Trust, present or future, shall be held personally or individually liable under or by reason of this [order, contract, obligation, agreement, or instrument (use whichever is appropriate)].

- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in every written order, contract, obligation, agreement, or instrument which the Trustees shall give, make, execute, or enter into, the Trustees shall be obligated to stipulate in writing the following, to wit:

A written resolution of the Trustees authorizing a particular action shall be conclusive and final evidence in favor of such action being within the power and authority of the Trustees and absence of such written resolution shall indicate the lack of such power and authority; further, a simple declaratory averment in such written resolution shall be conclusive and final evidence in favor of such action being within the provisions of this Trust Declaration, in favor of the existence of the Clonmacnois Associates Trust, and in favor of the Trust Declaration being in full force and effect.

- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in every written order, contract, obligation, agreement, or instrument which the Trustees shall give, make, execute, or enter into, the Trustees shall be obligated to stipulate in writing the following, to wit:

No purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to see the assignment or application of any trust property, accounts, rents, moneys, specie, earnings, avails, proceeds, income, or other consideration which may be borrowed by, advanced to, paid to, lent to, received by, taken

by, tendered to, given to, granted to, donated to, transferred to, assigned to, conveyed to, delivered to, payable to, owed to, or due to the Clonmacnois Associates Trust or the Trustees thereof, in their entirety, or individually in their capacity as Trustees of the Clonmacnois Associates Trust.

No purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to force or compel the Clonmacnois Associates Trust into receivership.

No purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to see that the Trustees have complied with the terms of this Trust Declaration.

No purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to inquire into the powers and authority of the Trustees.

No purchaser, contractor, subcontractor, lessor, lessee, contractee, subcontractee, lender, borrower, mortgager, mortgagee, or other person (natural or otherwise) dealing with the Clonmacnois Associates Trust or the Trustees thereof, shall be entitled, allowed, obliged, required, or permitted to inquire into the necessity, propriety, expediency, or convenience of any action of the Clonmacnois Associates Trust or the Trustees thereof.

[15] Trust Distributions and Dividends

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees, from time to time, may distribute all or part of the net gains, earnings, avails, and proceeds derived from the trust property and any business(es) conducted by them as may be received by them during the fiscal year; all in such amounts and in such manner as they deem advisable.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees, at each annual trust meeting, shall distribute the net gains, earnings, avails, and proceeds derived from the trust property and any business(es) conducted by them as may be received by them during the fiscal year less the following amounts, to wit:
 - [i] Amounts required to cover the expenses of the Clonmacnois Associates Trust and the Trustees; all as the Trustees, in their entirety, deem advisable; and
 - [ii] Amounts required to pay debts or obligations of the Clonmacnois Associates Trust and the Trustees; all as the Trustees, in their entirety, deem advisable; and
 - [iii] Amounts set aside by the Trustees for the repair, replacement, and maintenance of trust property; all as the Trustees, in their entirety, deem advisable; and
 - [iv] Amounts set aside by the Trustees to provide offices and equipment for the Clonmacnois Associates Trust and the Trustees; all as the Trustees, in their entirety, deem advisable; and
 - [v] The sum of five thousand and zero one-hundredths dollars of The United States of America (\$5,000.00), or whatever part thereof is available, to be set aside in the event of an emergency, catastrophe, or other unforeseen

expense; said funds shall not be maintained as a separate fund but shall be merged into the body of the trust property.

- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, for the purposes of this Trust Declaration, the term "net gains, earnings, avails, and proceeds" shall mean the gross receipts of the Clonmacnois Associates Trust less the following, to wit:

- [i] Amounts necessary to establish a reserve fund for future operating expenses and cash reserves, all determined in the discretion of the Trustees, in their entirety; and
- [ii] The cost of any goods sold; and
- [iii] The sum of all expenses of the Clonmacnois Associates Trust; and
- [iv] The sum of all compensation, incentives, benefits, insurance premiums, commissions, vacations, pensions, pension trusts, pension plan contributions, retirement plan contributions for the trustees, employees (if any), and laborers of the Clonmacnois Associates Trust.

- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in any event, unless otherwise indicated by an amendment to this Trust Declaration made by unanimous consent of the Trustees, fifteen percent (15%) of the annual net gains, earnings, avails, and proceeds of the Clonmacnois Associates Trust shall be placed in the aforementioned reserve fund until said fund vests by reaching the sum of one million and zero one-hundredths dollars of The United States of America; and thereafter all of the annual net gains, earnings, avails, and proceeds of the Clonmacnois Associates Trust shall be distributed as described in Paragraph [15][a] and [15][b] of this Trust Declaration.

[16] The Death of Grantor, Subscribers, Trustees, and Holders

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the death or demise of any of the Grantors, Subscribers, Trustees, or Holders, during the continuance of the Clonmacnois Associates Trust shall not operate to terminate this trust; nor shall it entitle any Grantor, Subscriber, Trustee, or Holder, or any of their successors, heirs, assigns, executors, administrators, agents, attorneys, representatives (legal or otherwise), to an accounting of the trust; nor shall it entitle them to take any action against the Clonmacnois Associates Trust or the Grantor, the Subscribers, the Trustees, or other Holders thereof, in a synodal council of Christian elders or other court of law, equity, or probate; however, the heirs of any deceased Holder shall inherit the rights, privileges, and immunities of the deceased Holder due him by virtue of the beneficial trust units he/she held at the time of his/her death.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, upon the death or demise of the Grantor or original Trustees, the vote(s) due to said Grantor or original Trustee at the annual trust meetings and special meetings (aside from any votes derived from the holding of any beneficial trust units in the Clonmacnois Associates Trust) shall be permanently retired, never more to be voted or used; and only during the natural lifetime of the Grantor or original Trustee may such vote(s) be voted by proxy, provided such proxy is given as provided elsewhere in this Trust Declaration.

[17] Trust Fiscal Year

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the fiscal year of the Clonmacnois Associates Trust shall end on the thirty-first (31st) day of the twelfth (12th) month, December, in each and every year, unless that day shall be a Sunday, a legal holiday, or a Christian holy day of obligation; in which case it shall end on the first day prior to the thirty-first (31st) day of the twelfth (12th) month, December, which is not a Sunday, a legal holiday, or a Christian holy day of obligation.

[18] Amendments, Alterations, Modifications, and Changes

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that this Trust Declaration may be amended, altered, modified, and/or changed at any time and from time to time by those possessing votes at the annual meeting or at any special meeting for that purpose, except as regards the liability limitations, exemptions, and immunities of the Grantors, Subscribers, Trustees, and Holders and as regards the beneficial interest held by each Holder.

- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that any and all amendments, alterations, modifications, and changes made to this Trust Declaration must be made at the annual trust meeting or at a special meeting for that purpose; however, for adoption, amendments, alterations, modifications, and changes to this Trust Declarations require the consent of 75% of those possessing votes at said annual trust meeting or special meeting for that purpose.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that advance written notice and announcement of any proposed amendment, alteration, modification, or change to this Trust Declaration is required and must be given in the notice and announcement for the annual trust meeting or special meeting for that purpose; and said notice and announcement shall be sent at least fourteen days prior to the meeting with a copy of the proposed amendment, alteration, modification, or change enclosed therewith.
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees shall attach and incorporate any adopted amendment, alteration, modification, or change to this Trust Declaration to all duplicate originals and true and certified copies of this Trust Declaration.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that no amendment, alteration, modification, or change to the Trust Declaration may be made which serves to, or which may be construed, to limit the Trustees power to increase or decrease the number of beneficial trust units.

[19] Duration, Term, and Termination

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Clonmacnois Associates Trust shall not continue longer than for the term of one hundred twenty-five (125) years after the death of the last survivor of the original Trustees; at which time, the then Trustees shall proceed to wind up the trust's affairs, liquidate its assets, and distribute the same among the Holders, according to the number of beneficial trust units held by each of them; said distribution being in the same proportion as each would have received in distributions of the net gains, earnings, avails, and proceeds of the trust.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, if prior to the expiration of the aforementioned one hundred twenty-five year period, the Holders of at least 60% of the beneficial trust units shall give written notice and announcement for a special meeting for the purpose of extending the term of this trust and if the result of a vote taken at that special meeting (conducted in the same manner as votes at the annual trust meetings) results in 75% of the votes being cast in favor of extending the term of this trust, then the term of this trust shall be extended for such period as may then be determined by a majority of the votes being cast; and, in any other event, the trust shall terminate as herein elsewhere provided.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the special meeting described in Paragraph [19][b] of this Trust Declaration may be noticed and announced by any single Holder who possesses a petition pledging the support of, and bearing the signatures of, the Holders of at least 60% of the beneficial trust units of the Clonmacnois Associates Trust; said notice and announcement shall be made in the same manner as that for special meetings as elsewhere herein provided; said petition shall be verified, authenticated, and certified by the Trustees; any person (natural or otherwise) wishing to challenge a signature on said petition or revoke a signature on said petition must contact the Trustees prior to the special meeting; absent a valid petition, no vote shall be taken and the special meeting shall be immediately adjourned.
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that only one (1) such the special meeting as described in Paragraph [19][b] of this Trust Declaration may be held in any given calendar year; and the term of this Trust Declaration once extended may not be shortened, only further extended.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, regardless any other provisions of this Trust Declaration, in no event shall this trust terminate for two hundred (200) years after the making, execution, and signing of this Trust Declaration.

[20] Duration, Term, and Termination

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in the event the Clonmacnois Associates Trust shall hereafter be dissolved or terminated, a full and general accounting of its assets, accounts, receivables, payables, liabilities, and transactions shall at once be taken; whereupon assets

are to be sold and converted into money or specie as soon as possible thereafter; receivables are to be collected as soon as possible thereafter; and all amounts due to the trust shall be collected as soon as possible thereafter.

- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the proceeds of that liquidation and collection shall thereupon be applied by the Trustees as follows, to wit: first, to pay or discharge all debts and liabilities owed by the trust including the expenses of the liquidation and collection; second, to pay each Trustee any compensation or amount due him/her, including any reimbursement for incurred expenses to which he/she may then be entitled; third, to make current any and all pensions, pension trusts, pension plan contributions, retirement plan contributions, insurance plan contributions, vacations, incentives, and benefits; fourth, to repay each Holder the par value of the beneficial trust units which he/she holds; and fifth, to divide the surplus, if any, among the Holders with an equal portion going to the Holder of each beneficial trust unit.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, for the purpose of winding up the affairs of this trust, the Trustees shall continue in office until all duties and obligations appurtenant thereto shall have been fully performed.
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, except as herein elsewhere provided, no Holder shall have a right to any priority over another Holder as to the return of capital contributions, or the payment of par value for shares, or for distributions of the surplus, or for distributions of the net gains, earnings, avails, and proceeds of the Clonmacnois Associates Trust.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, except as herein elsewhere provided, no Holder or other person (natural or otherwise) shall have the right to demand and receive property in kind for his/her distribution, unless agreed to unanimously by all the other Holders and the Trustees.

[21] Accounting and Records

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees shall themselves keep, or cause to be kept, full books of accounts and records in which all transactions and business relative to the Clonmacnois Associates Trust or the trust property are to be recorded.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees shall not be required to render any accounting of this trust or its accounts in any court of law or equity or probate, but shall render an accounting of the general state of this trust at each annual trust meeting; said accounting shall be made to the Grantor (if alive) and the Trustees; and further the Trustees shall be required to give an accounting to each Holder of the state of his/her account at each annual trust meeting; however, such accounting as to the state of a Holder's account shall be approved by the Holder, verified by his/her signature, and then remain the property of the Clonmacnois Associates Trust.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the aforementioned written approval of such accountings as to the state of a Holder's account shall be final and binding upon the particular Holder and his/her spouse(s), ex-spouse(s), children, grandchildren, successors, heirs, assigns, executors, administrators, agents, attorneys, and representatives (legal or otherwise), as well as upon any persons (natural or otherwise) who may then or thereafter become interested in or entitled to any part of the net gains, earnings, avails, and proceeds of the Clonmacnois Associates Trust, or to any part of the principal property or estate of this trust; and once an accounting is approved, the account for that time period is settled in final, once and for all time, such that no one may question it or call for its audit; however, nothing in this paragraph shall be deemed or construed to give any man, woman, or person (natural or otherwise) acting in conjunction with any Trustee the power to amend, alter, modify, change, revoke, or otherwise terminate this trust.

[22] Miscellaneous Provisions

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, as one of their primary duties and obligations under this Trust Declaration, a complete and current original of this Trust Declaration, including all attachments, amendments, alterations, modifications, and changes, shall be kept and maintained by the Trustees, in their entirety; and that a complete and current duplicate of that aforesaid original shall be kept and maintained by the Trustees and shall be deposited in trust with the Trustees of any other pure irrevocable common law trust (business or otherwise) which is organized under the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and the Trustees, in their entirety, may

in their discretion from time to time change the designation of depository of said duplicate original.

- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Trustees may, from time to time in their own discretion, determine whether and to what extent and at what times and in what places and under what conditions, rules, and regulations, the accounts, books, and records of the Clonmacnois Associates Trust and/or the Trustees thereof shall be open to the inspection of the Grantors, Subscribers, and Holders.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, unless so authorized by the Trustees, no Grantor, Subscriber, or Holder shall have the right to inspect any of the accounts, books, records, papers, memos, notes, or correspondence of the the Clonmacnois Associates Trust and/or the Trustees thereof; however, by unanimous consent of the Trustees or by petition of 75% of the Holders combined with the consent of a majority of the Trustees, a Grantor, Subscriber, or Holder may be so authorized.
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that no stranger, foreigner, or alien to the Clonmacnois Associates Trust shall have any right to inspect any of the accounts, books, records, papers, memos, notes, or correspondence of the the Clonmacnois Associates Trust and/or the Trustees thereof.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that neither the trust itself, nor the Trustees thereof, nor the Grantor thereof, nor the Subscribers thereof, nor the Holders thereof, shall have any right to, privilege regarding, franchise to, license to, entitlement to, interest in, or claim to the interest of any or all of the Trustees in any other any company or companies, any business or businesses, any venture or ventures, and any enterprise or enterprises, regardless of whether they take the legal structure of a corporation, proprietorship, partnership, limited liability company, or common law business trust; said interest may include the ownership of the whole or part of any company or companies, any business or businesses, any venture or ventures, and any enterprise or enterprises, regardless of whether they take the legal structure of a corporation, proprietorship, partnership, limited liability company, or common law business trust; it may include any interest in the assets, property, or estate of any company or companies, any business or businesses, any venture or ventures, and any enterprise or enterprises, regardless of whether they take the legal structure of a corporation, proprietorship, partnership, limited liability company, or common law business trust; and it may include the an interest in the gains, earnings, avails, proceeds, and/or profits of any company or companies, any business or businesses, any venture or ventures, and any enterprise or enterprises, regardless of whether they take the legal structure of a corporation, proprietorship, partnership, limited liability company, or common law business trust; and, further, nothing in this Trust Declaration shall be construed or serve to give, grant, transfer, assign, convey, or delivery such a right, privilege, franchise, license, entitlement, interest, or claim to any person (natural or otherwise).
- [f] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that no Grantor, Subscriber, or Holder shall have the right to demand the return of his/her contributions to this trust, unless elsewhere otherwise herein provided.
- [g] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, unless designated by unanimous written consent of the Trustees, no Grantor, Subscriber, or Holder shall be entitled to compensation from the Clonmacnois Associates Trust other than compensation for his/her own labor; and no Grantor, Subscriber, or Holder shall receive any drawing account from the Clonmacnois Associates Trust.
- [h] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Clonmacnois Associates Trust by and through the Trustees thereof shall hold the first right of refusal to purchase the beneficial trust units of each and every Holder at a sum equal to that offered in a written contract by any other prospective buyer; and it shall be the responsibilities, duties, and obligations of the Holder to obtain said written contracts detailing offers for the purchase of his/her beneficial trust units, to inform said prospective buyer of the right of first refusal belonging to the Clonmacnois Associates Trust, to inform the Trustees of any offers for the purchase of his/her beneficial trust units as well as to provide the Trustees a true and complete duplicate original of the written contract detailing the offer, to offer said beneficial trust units to the Trustees for purchase, to wait for the Trustees' response to said offer to purchase said beneficial trust units; all prior to completing any sale of said beneficial trust units; and, if the Trustees shall agree to purchase said beneficial trust units, then the Holder is obligated to sell the beneficial trust units to the Clonmacnois Associates Trust by and through the Trustees; and, if the Trustees refuse to purchase said beneficial trust units, the Holder is then free to sell said beneficial trust units under the written contractual offer they presented to the Trustees (but not otherwise).

- [i] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in any case or event, no Holder shall be free to sell or offer for sale any of the beneficial trust units of the Clonmacnois Associates Trust for a period of thirty-three (33) years from the date of this Trust Declaration.
- [j] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, notwithstanding any other provision of this Trust Declaration, it shall be one of the primary duties and obligations of the Trustees, wherever and whenever possible, to obtain and secure land grants, land patents, and allodial titles to, for, and on all real property and real estate properly belonging to the Clonmacnois Associates Trust; and to make freehold all real property and real estate properly belonging to the Clonmacnois Associates Trust; and to obtain and secure the original manufacturer's statement and title of origin on all personal and private property of the Clonmacnois Associates Trust.

[23] Binding Nature of Trust Declaration

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that this Trust Declaration shall be binding upon the Grantor, Subscribers, Trustees, and Holders of the Clonmacnois Associates Trust (present and future); and upon any and all of their spouse(s), ex-spouse(s), children, grandchildren, successors, heirs, assigns, executors, administrators, agents, attorneys, and representatives (legal or otherwise), as well as upon any persons (natural or otherwise) who may then or thereafter become interested in or entitled to any part of the net gains, earnings, avails, and proceeds of the Clonmacnois Associates Trust, or to any part of the principal property or estate of this trust; all to perform, execute, and honor as a matter of duty and obligation any and all of the mutual promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants, and representations set forth in this Trust Declaration; and further to make and execute all instruments in writing which are, or which may become, necessary to properly carry out the purpose and intent of this Trust Declaration, as well as any and all of the mutual promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants, and representations set forth in this Trust Declaration.

[24] Titles, Captions, Headings, and Subheadings

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the titles, captions, headings, and subheadings in this Trust Declaration are placed herein for convenient reference only, and shall not, to any extent, have the effect of amending, altering, modifying, or changing the explicit and express promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants, and representations set forth in this Trust Declaration.

[25] Governing Law and Interpretation

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that they themselves and this Trust Declaration, insofar as this Trust Declaration is concerned, shall be governed by the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that this Trust Declaration, as well as all instruments and documents of the Clonmacnois Associates Trust or the Trustees thereof, are intended to be interpreted and construed in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in all respects and by all adjudicative bodies of whatever character possessing jurisdiction to so decide, this Trust Declaration shall be interpreted and construed in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that The New American Bible: the Old Testament copyright 1970 A.D. by the Confraternity of Christian Doctrine, Washington, District of Columbia; the Books of 1 Samuel, 2 Samuel, 1 Kings, 2 Kings, 1 Chronicles, 2 Chronicles, Ezra, Nehemiah, Tobit, Judith, Esther, 1 Maccabees and 2 Maccabees copyright 1969 A.D. by the Confraternity of Christian Doctrine; the Revised New Testament copyright 1986 A.D. by the Confraternity of Christian Doctrine; the Revised Psalms copyright 1991 A.D. by the Confraternity of Christian Doctrine; all published by the Oxford University Press, Inc. of New York, New York or by the World Bible Publishers, Inc. of Iowa Falls, Iowa; or The

Douay-Rheims Holy Bible: the Old Testament first published by the English College at Douay in 1609 A.D. and the New Testament first published by the English College at Rheims in 1582 A.D., currently published by Tan Books and Publishers, Inc. of Rockford, Illinois; or The First Edition of the King James Authorized Version of the Holy Bible complete with the Apocryphal Scriptures, first published in 1611 A.D., currently published by Thomas Nelson Publishers of Nashville, Tennessee; shall be the translations and versions of the sacred and holy Christian Scriptures and the expression of the Word of God and the Law of the Gospel which shall govern this Trust Declaration.

[26] Institution of Actions

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that any Grantor, Subscriber, Trustee, Holder, or other person (natural or otherwise) must first institute any action to settle disputes arising under, or out of, or by reason of, or as a result of, or in relation to, this Trust Declaration or the Clonmacnois Associates Trust or the Trustees thereof or with respect to the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration in a synodal council of the Apostolic Society of Orthodox Christian Disciples; said synodal council shall be conducted as follows: the Ordo Episcoporum of the Apostolic Society of Orthodox Christian Disciples shall preside over the synodal council; the members of the Ordo Episcoporum and the Ordo Presbyterorum of the Apostolic Society of Orthodox Christian Disciples shall meet together, fast and pray for three (3) days seeking divine guidance through the Holy Ghost, shall thereafter hear the evidence and any testimony, shall thereafter investigate the matter themselves, shall deliberate among themselves, shall judge the truth of the matter, and then proclaim by a unanimous vote of their number a just and final settlement of the dispute and the truth of the matter; and all decisions made in this manner by said synodal council shall be binding upon the Grantors, Subscribers, Trustees, and Holders of the Clonmacnois Associates Trust (present and future); and upon any and all of their spouse(s), ex-spouse(s), children, grandchildren, successors, heirs, assigns, executors, administrators, agents, attorneys, and representatives (legal or otherwise), as well as upon any persons (natural or otherwise) who may then or thereafter become interested in or entitled to any part of the net gains, earnings, avails, and proceeds of the Clonmacnois Associates Trust, or to any part of the principal property or estate of this trust, and upon all other persons (natural or otherwise).
- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that any Grantor, Subscriber, Trustee, Holder, or other person (natural or otherwise), only after settling all disputes as per the provisions of Paragraph [26][a] of this Trust Declaration, may institute any actions arising out of any violation or violations of constitutional, statutory, regulatory, or other civil law, in any common law court of justice or duly-constituted judicial power court of justice in Florida or The United States of America, provided said court possesses original jurisdiction of the subject matter and of the person(s) of the parties.
- [c] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that no fact or dispute settled according to the provisions of Paragraph [26][a] of this Trust Declaration shall be re-examined or overturned by any other court; and that their judgments, decisions, and opinions as to the settlement of such disputes and as to the truth of any matter shall be final and binding thereupon.
- [d] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that no fact or dispute settled according to the provisions of Paragraph [26][a] of this Trust Declaration shall be re-examined or overturned by any other court; and that their judgments, decisions, and opinions as to the settlement of such disputes and as to the truth of any matter shall be final and binding thereupon.
- [e] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in no case or event, shall any matter arising under, or out of, or by reason of, or as a result of, or in relation to, this Trust Declaration or the Clonmacnois Associates Trust or the Trustees thereof, or with respect to the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration, or with respect to any body of law, be adjudicated in any legislative, executive, administrative, admiralty, or military court in or out of The United States of America or in any legislative, executive, administrative, admiralty, or military court in or out of the United States.

[27] Rights, Privileges, and Immunities Under Trust Declaration

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the Grantors, Subscribers, Trustees, Holders, and other natural persons shall possess the following God-given, in capite, natural, absolute, inherent, innate, indefeasible, inalienable and unalienable rights, privileges, and immunities under this Trust Declaration, which shall be recognized and protected by governmental and civil authority within the limits of the applicable constitutions and the common good; all unless otherwise waived, freely, intentionally, knowingly, and reasonably; to wit:
- [i] The right to life, liberty, and the pursuit of happiness; and
 - [ii] The right to quiet enjoyment of the gains, earnings, avails, and proceeds of his/her own industry; and

- [iii] The right to act and/or not to act in all things, in good faith and according to dictates of his/her conscience; and
- [iv] The right to be free to choose the station of one's own life, one's own vocation (or calling in life), and the manner in which he will fulfill his own God-given mission; and
- [v] The right to equal rights, opportunity, and treatment under the law; and
- [vi] The right to be considered completely innocent and blameless until proven guilty beyond any and all reasonable doubt; and
- [vii] The right to be as a fully competent, free, and responsible man or woman, unless substantial evidence exists to the contrary, as a duty of respect owed one man or woman to another; and
- [viii] The right to be left in the hand of his/her own counsel, by himself/herself freely chosen, so that he/she may of his/her own accord seek his/her Creator and freely attain his/her full and blessed perfection by cleaving unto Him; and
- [ix] The right to seek counsel from any and all men and women without restriction as well as to seek representation solely of his/her own choice to act in his/her behalf or at his/her bequest; and
- [x] The right, in all things including judicial and other court proceedings, to freely associate with others of like spirit, mind, and temperament so that he/she may obtain the godly counsel to guide his/her decisions and actions; and
- [xi] The right to the presence of such counsel, by him or her freely chosen and without restriction of any kind, during any proceedings resulting from any action or actions to settle disputes; and
- [xii] The right to worship according to the dictates of his/her own conscience; and
- [xiii] The right to the exercise of free choice in religious and moral matters, as an inalienable requirement of the dignity of men and women; and
- [xiv] The right to erect, support, or attend any place or system of worship and to maintain or support any priest, minister, preacher, teacher, or member of any sect, church, creed, or denomination of religion; and
- [xv] The right to repentance coupled with responsibility and restitution as the only necessary and sufficient prerequisites to ensure forgiveness for transgressions, both hereunder and elsewhere in life; and
- [xvi] The right to be free in his/her conscience from the control or interference of any human authority (governmental, civil, or otherwise); and
- [xvii] The right to say, write, publish, or otherwise communicate whatever he/she wants or wills on any subject, being responsible for all abuses of that liberty; and
- [xviii] The right to assemble and associate for the common good; and
- [xix] The right to due process of law, equal protection of the laws; and
- [xx] The right to remain silent during interrogation and to be free from self-incrimination; and
- [xxi] The right to be free from any imprisonment, detainment, arrest, or other restriction of physical liberty for debt or non-payment of fines and/or penalties imposed by law; and
- [xxii] The right to be free from ex post facto laws and laws retrospective in their operation; and

- [xxiii] The right to be secure in one's own person, home, houses, papers, property, and effects against unreasonable searches and seizures; and
- [xxiv] The right to be from any law impairing the obligation of contracts; and
- [xxv] The right to be free from slavery and involuntary servitude, in all their forms; and
- [xxvi] Each and all of the rights, privileges, and immunities properly belonging to the people of Florida as enumerated in the Constitution of Florida; and
- [xxvii] Each and all of the rights, privileges, and immunities properly belonging to the people of The United States of America as enumerated in the Declaration of Independence, the Articles of Confederation and Perpetual Union, and the Constitution for The United States of America; and
- [xxviii] Each and all of the rights, privileges, and immunities not delegated to the government of Florida by the Constitution of Florida nor prohibited by the Constitution of Florida to the people; and
- [xxix] Each and all of the rights, privileges, and immunities not delegated to the government of The United States of America or to the government of the United States by the Constitution for The United States of America nor prohibited by the Constitution for The United States of America to the people; and
- [xxx] The right to retain all of his/her God-given, *in capite*, natural, absolute, innate, inherent, indefeasible, inalienable, unalienable and constitutionally-guaranteed rights, privileges and immunities as a man or woman, as a citizen of Florida or any of the several, free, independent and sovereign states of The United States of America, and as a citizen of The United States of America; and
- [xxxi] The right to retain wholly intact all of his/her God-given, *in capite*, natural, absolute, innate, inherent, indefeasible, inalienable, unalienable and constitutionally-guaranteed rights, privileges and immunities absent a written waiver made: freely; intentionally; without threat, duress, or coercion of any type; and with full knowledge of the consequences of such waiver; and
- [xxxii] The right to be free from any unlawful amendment, alteration, modification, qualification, affectation, impairment, encroachment, denial, or diminishment of any right, privilege, or immunity.

[28] Costs of Litigation / Attorney or Counsel Fees

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, in any action(s) instituted to enforce, or interpret, or seek compensation for damages or injuries caused by breaches of, the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations of this Trust Declaration; and, in any action(s) instituted to settle disputes arising under, or out of, or by reason of, or as a result of, or in relation to, this Trust Declaration or the Clonmacnois Associates Trust or the Trustees thereof or with respect to the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration; and in any action(s) instituted arising out of any violation or violations of any constitutional or statutory law, or other civil law, the prevailing party shall be entitled to reasonable attorney or counsel fees, including legal, religious and other types of counsel, to reimbursement for the costs of litigation, to any court costs, and to all other collection expenses; and, in addition, the prevailing party shall be entitled to any other relief which the adjudicating court may deem appropriate under the terms of the applicable law.

[29] Severability

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that each of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations of this Trust Declaration shall be considered severable; and, if for any reason(s), any

of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations of this Trust Declaration are determined to be invalid or contrary to the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration, such invalidity shall not impair the operation of, or affect any of, the other promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations of this Trust Declaration which are in accordance with the descending order of hierarchy delineated in Paragraph [4][a][i] through [4][a][x] of this Trust Declaration.

- [b] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the invalidity or unenforceability of any one of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations of this Trust Declaration shall not affect the validity or enforceability of any other of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations of this Trust Declaration; and this Trust Declaration shall be interpreted and construed in all respects as if such invalid or unenforceable promise, term, covenant, condition, provision, pact, compact, agreement, understanding, stipulation, warrant or representation of this Trust Declaration was omitted from this Trust Declaration.

[30] Waiver / Non-Waiver

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that the failure in one or more instances of any Grantor, Subscriber, Trustee, or Holder to insist upon the performance of any of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations of this Trust Declaration, or the failure of any Grantor, Subscriber, Trustee, or Holder to exercise any right, privilege, or immunity conferred in this Trust Declaration, shall not be interpreted or construed as an amendment, alteration, modification, or change to this Trust Declaration; and shall not be interpreted and construed as an amended course of dealings, or as a usage of trade, or as a waiver (either whole or partial) of the right to insist upon the performance of the promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants and representations of this Trust Declaration, or as a waiver (either whole or partial) of any right, privilege, or immunity conferred in this Trust Declaration.

[31] Reservation of Rights

- [a] The Grantor, the Trustees, and the Holders understand, agree, and explicitly and expressly declare that, except as provided in this Trust Declaration, the Grantor, Trustees, and Holders, each for himself/herself, explicitly and expressly reserve each and all of their God-given, *in capite*, natural, inherent, indefeasible, inalienable, unalienable, secured and/or constitutionally-guaranteed rights, privileges and immunities, waiving none of them, nor any part or parts thereof; and further that, except as provided in this Trust Declaration, the Grantor, Trustees, and Holders, each for himself/herself, explicitly and expressly reserve all of their grants of privilege or license, waiving none of them, nor any part or parts thereof.

IN WITNESS WHEREOF, the Grantor, the original Trustees, and the Holders, on the twentieth (20th) day of the eighth (8th) month, August, in the year of our Lord Jesus the Christ, one thousand nine hundred ninety-nine (1999 Anno Domini), have set their hands and/or seals upon this Trust Declaration in token of their making, execution, and acceptance of this Trust Declaration and the trust specified herein, all for themselves and for their successors (if any); and the Grantor, the Trustees, and the Holders have set their hands and/or seals upon this Trust Declaration in token of their making, execution, acceptance, understanding, knowledge, will, desire, intent, assent, and approval of the mutual promises, terms, covenants, conditions, provisions, pacts, compacts, agreements, understandings, stipulations, warrants, and representations set forth in this Trust Declaration, for themselves and their spouse(s), ex-spouse(s), children, grandchildren, successors, heirs, assigns, executors, administrators, agents, attorneys, and representatives (legal or otherwise), as well as upon any persons (natural or otherwise) who may then or thereafter become interested in or entitled to any part of the net gains, earnings, avails, and proceeds of the Clonmacnois Associates Trust, or to any part of the principal property or estate of this trust; all this on the day and date first above written.

Grantor:


Debra Joy Sorenson

Original Holders:

Debra Joy Sorenson

Abbey of Saint Patrick Trust
By: Debra Joy Sorenson, Trustee

Brother William Brian Patrick Dowling, A.S.O.C.D.

Irish Rogue Foundation Trust

By: Brother William Brian Patrick Dowling, A.S.O.C.D.

Brother William Brian Patrick Dowling, A.S.O.C.D.

Tithe Designee:

Apostolic Society of Orthodox Christian Disciples
By: Rector William Brian Patrick Dowling, A.S.O.C.D.

Original Trustees:

Brother William Brian Patrick Dowling, A.S.O.C.D.

Brother William Brian Patrick Dowling, A.S.O.C.D.

Debra Joy Sorenson

Debra Joy Sorenson

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned natural born men and/or women, who are fully competent to testify, who are of sound mind, who are of the full age of consent, who are under no threat, duress or coercion, do hereby witness the aforesaid signatures, seals, and/or marks placed there by the natural born men, women and other persons, who we know to be the natural born men, women and other persons so designated and delineated, and we hereby witness that the foregoing Trust Indenture, Declaration, and Agreement of the Clonmacnois Associates Trust was made, executed, accepted, declared, averred and affirmed before us on the day and date first above written, and witness that the parties to the aforementioned Trust Indenture, Declaration, and Agreement of the Clonmacnois Associates Trust did so declare, aver and affirm before us on the date first above written stating that they were making, executing and accepting the aforementioned Trust Indenture, Declaration, and Agreement of the Clonmacnois Associates Trust knowingly, willingly, intentionally and freely. We further aver and declare the foregoing statements are true and correct to the best of our knowledge, information and belief.

Kathleen Sorensen

Witness

John Dennis Dowling

Witness

Jennifer Ellis

Witness

Forrest Shay Carpenter

Witness

Clonmacnois Associates Trust

A Common Law Business Trust

List of Original Holders

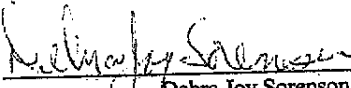
KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned, mutually understand, agree and declare the following persons in the following herein specified amounts as the Original Holder(s) of the original one thousand (1,000) beneficial trust units issued under provisions of the Trust Indenture, Declaration and Agreement of the Clonmacnois Associates Trust:

Abbey of Saint Patrick Trust
Irish Rogue Foundation Trust
Tithe Designee of the Trustees

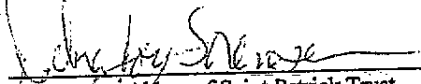
825 beneficial trust units
75 beneficial trust units
100 beneficial trust units


In witness whereof, we have set our hands and/or seals hereupon in token of the making and executing this List of Original Holders of Beneficial Trust Units, on the twentieth (20th) day of the eighth (8th) month, August, in the year of our Lord Jesus the Christ, one thousand nine hundred ninety-nine (1999 Anno Domini); all in the name of the Father and of the Son and of the Holy Ghost.

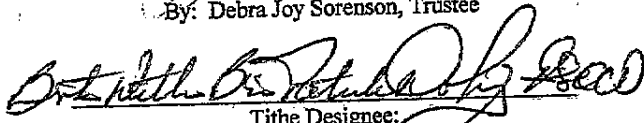
Grantor:


Debra Joy Sorenson

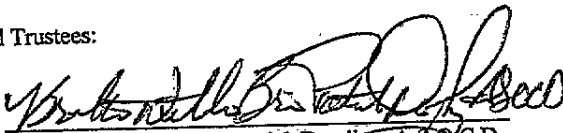
Original Holders:

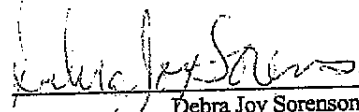

Abbey of Saint Patrick Trust
By: Debra Joy Sorenson, Trustee


Irish Rogue Foundation Trust
By: Brother William Brian Patrick Dowling, A.S.O.C.D.


Tithe Designee:
Apostolic Society of Orthodox Christian Disciples
By: Rector William Brian Patrick Dowling, A.S.O.C.D.

Original Trustees:


Brother William Brian Patrick Dowling, A.S.O.C.D.


Debra Joy Sorenson

Clonmacnois Associates Trust
A Common Law Business Trust
Sample Trust Certificate - Front

Trust Certificate Number: CAT-xxxxxx

Number of Beneficial Trust Units: xxxxxx

NOT SUBJECT TO ASSESSMENT

This certifies that _____ is the holder of _____ () beneficial trust units in the Clonmacnois Associates Trust, which he/she holds subject to all the terms and conditions contained in that certain trust indenture, declaration, and agreement entitled Trust Indenture, Declaration and Agreement of the Clonmacnois Associates Trust dated the twentieth (20th) day of August in the year of our Lord, Jesus the Christ, one thousand nine hundred ninety-nine (1999 Anno Domini), the original of which is on file with the Trustees of the Clonmacnois Associates Trust, and which is hereby referred to and made an integral and inseparable part of this certificate. And by the acceptance of this certificate the Holder hereof hereby consents and agrees to be bound by all of the terms and conditions contained in said Trust Indenture, Declaration and Agreement of the Clonmacnois Associates Trust.

The beneficial trust units of the Clonmacnois Associates Trust are of a par value of ten dollars and zero one-hundredths dollars of The United States of America (U.S.A. \$10.00) and represent a proportionate interest in the net income, proceeds and avails of the Clonmacnois Associates Trust as defined in the Trust Indenture, Declaration and Agreement of the Clonmacnois Associates Trust.

This Trust Certificate must be signed by Trustees of the Clonmacnois Associates Trust who sign solely to indicate that the beneficial trust units represented by these and all other outstanding certificates bearing their signatures do not exceed the issue of trust units fixed by the Trust Indenture, Declaration and Agreement of the Clonmacnois Associates Trust and are in accordance with the terms thereof. No transfer hereof will be effective as regards the Clonmacnois Associates Trust until this certificate has been surrendered and the transfer recorded upon the books of the Trustees of the Clonmacnois Associates Trust.

In witness whereof, the Trustees under the Trust Indenture, Declaration and Agreement of the Clonmacnois Associates Trust, herein designated as the Clonmacnois Associates Trust have caused their common seal and individual signatures to be affixed upon this certificate in evidence that the same was issued by them; the same is hereby attested by the managing Trustee(s) evidenced by his signature affixed upon this certificate; all on this twentieth (20th) day of August in the year of our Lord, Jesus the Christ, one thousand nine hundred ninety-nine (1999 Anno Domini).

Signed and sealed by:

Trustee 1, Clonmacnois Associates Trust

Trustee 2, Clonmacnois Associates Trust

Signed and attested by:

Managing Trustee, Clonmacnois Associates Trust

Clonmacnois Associates Trust

A Common Law Business Trust

Sample Trust Certificate -- Back

Trust Certificate Number: CAT-xxxxxxx

Number of Beneficial Trust Units: xxxxxx

ASSIGNMENT OF TRUST UNITS

For the receipt of _____ and _____ dollars of The United States of America (U.S.A. \$_____), or for other consideration received, for each beneficial trust unit of the Clonmacnois Associates Trust, _____, the Transferring Holder, hereby bargains, sells, assigns, transfers, and delivers unto _____, the Receiving Holder, _____ beneficial trust units of the Clonmacnois Associates Trust represented by this Trust Certificate which is designated by Trust Certificate Number _____, and does hereby irrevocably constitute and appoint the Trustees of the Clonmacnois Associates Trust, in their entirety, as attorney-in-fact to transfer said beneficial trust units on the books of the Trustees of the Clonmacnois Associates Trust, with full power of substitution in the premises; all dated this _____ (____)th day of the _____ (____)th month, _____ in the year of our Lord, Jesus the Christ, _____ (____)th Anno Domini).

Signed and sealed by:

Transferring Holder

Receiving Holder

Witness 1

Witness 2

Signed and attested by:

Managing Trustee, Clonmacnois Associates Trust

The trust units hereunder shall be transferable by an appropriate instrument in writing of the Trustees of the Clonmacnois Associates Trust, and upon the surrender of the Trust Certificate therefor, but no such transfer shall be of any effect as regards the Trustees of the Clonmacnois Associates Trust until it has been recorded upon the books of the Trustees of the Clonmacnois Associates Trust kept for that purpose.