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ARTICLES OF INCORPORATION

OF

CANYONVILLE ACADEMY FOUNDATION, INC.

In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I CORPORATE NAME

The name of the corporation is:

CANYONVILLE ACADEMY FOUNDATION, INC.

ARTICLE II CORPORATE ADDRESS

The principal place of business and street address of the Corporation is:

3400 Hunter's Creek Blvd Orlando, FL 32837

ARTICLE III DURATION

The term of existence of the corporation is perpetual.

ARTICLE IV GENERAL AND SPECIFIC PURPOSES

Section I – General Purpose

CANYONVILLE ACADEMY FOUNDATION, INC. is a Christian ministry, founded under biblical principles. This ministry will disseminate finances to Christian.

Besides being engaged in this ministry directly we may also provide teaching material for schools, pastors, churches, missions, fellowship and other groups and conduct seminars to help in this endeavor both here and around the world.

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Said corporation will govern itself and conduct its own affairs according to the New Testament Scriptures. This right shall include such matters as the hiring of employees, election or appointment of the Board of Directors and Officers, the conduct of its own business.

As such, this corporation may also seek relationships with the public, private, social welfare, and governmental organizations. We may conduct fundraising to accomplish our purpose which could include, person to person, mailings, conferences, community events, website, and internet social media. We may have a presence on various internet media outlets. We may desire to partner with other (public and private) organizations along with local, state, and federal agencies in this regard. This may include a network of business and community leaders to partner with us to fulfill our vision and develop programs giving assistance to those in our community. Donations received will be used to accomplish these goals.

Section II - Internal Revenue Service

Said corporation is organized exclusively for charitable, religious, educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c) (3) of the Internal Revenue Code or the corresponding section of any future federal tax code.

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its directors, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article IV hereof.

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

Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on.

- (a) by a corporation exempt from Federal income tax under section 501 (c).
 (3) of the Internal Revenue Code, or the corresponding section of any future Federal tax code, or
- (b) by a corporation, contributions to which are deductible under section 170=
 (c) (2) of the Internal Revenue Code, or corresponding section; of anyo future Federal tax code.

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ARTICLE V AFFILIATION

While maintaining its inherent rights to sovereignty in the conduct of its own affairs as herein set forth, the Corporation voluntarily commits to enter partnership with like-minded Christian and community organizations as it sees fit or is necessary to accomplish its mission.

ARTICLE VI MEMBERS

This corporation shall not have a membership.

ARTICLE VII CORPORATE BOARD OF DIRECTORS AND OFFICERS

The Board of Directors is the legal governing authority of the corporation. The directors and officers of the corporation shall be people of mature experience and knowledge. The way the directors and officers are elected or appointed shall be set forth in the Bylaws.

The Board of Directors and their designated agents are authorized to open business checking accounts, lease, purchase, mortgage, encumber, and sell part or all the Corporations real property and personal assets. The Board of Directors are also authorized to apply for all Federal, State, and local grants and financial assistance and aid to supplement our community outreaches.

The Directors named herein as the first Board of Directors shall hold office until their successors are elected or appointed and qualified. The names and addresses of the first members of the Board of Directors are as follows:

> James L. Davis 9214 Nugent Trail West Palm Beach, Florida 33411

> > Vince Golia 2984 Zaharis Drive Orlando, FL 32837

Wade Mumm 3766 Hunter's Isle Drive Orlando, FL 32834

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The Board of Directors shall elect or appoint the following officers: President, Secretary and Treasurer, and such other officers as the Bylaws of the corporation may authorize the directors to elect or appoint from time to time. Said initial Officers are empowered to open and close bank accounts, request an EIN, hire a CPA and other associated matters with the IRS and legal counsel.

The names and addresses of the initial Officers are as follows:

President:

Wade Mumm 3766 Hunter's Isle Drive Orlando, FL 32834

Secretary:

Vince Golia 2984 Zaharis Drive Orlando, FL 32837

Treasurer:

James L. Davis 9214 Nugent Trail West Palm Beach, Florida 33411

ARTICLE VIII DISSOLUTION

Upon the dissolution of the corporation, none of its funds or assets shall be distributed to any director, officer, employee, trustee, or any other individual. The board shall, after paying or making provision for the payment of all the liabilities of the Corporation, distribute funds and assets for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. Any such funds or assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

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ARTICLE IX REGISTERED AGENT AND OFFICE

The corporation's registered agent and office is:

Wade Mumm 3766 Hunters Isle Drive Orlando, FL 32834

ARTICLE X

The name and address of the incorporator of the corporation:

Wade Mumm 3766 Hunters Isle Drive Orlando, FL 32834

ARTICLE XI: INDEMNIFICATION

This Corporation shall indemnify any Director or Officer, or former Director and Officer, against expenses and necessarily incurred by him/her (legal fees or otherwise) or any amount paid in satisfaction of judgments about any suit or proceeding, whether civil or criminal in nature, in which he/she is made a party because of being or having been such Director or Officer. No Director, Officer, or former Director and Officer is eligible for indemnification if he/she pleads guilty or is convicted of a crime associated with the Corporation or its affiliates, or, enters into a transaction deriving an improper personal benefit, directly or indirectly ; or, acts with recklessness or commits an act of omission that was committed in bad faith or with malicious purpose or in a manner exhibiting wanton and willful disregard of human rights, safety, or property.

ARTICLE XII: AMENDMENT

This corporation reserves the right to amend, alter, change, or repeal any provision contained in the Articles of Incorporation, or any amendments hereto, and to enact a Constitution and By-Laws, in manner now or hereafter prescribed by law and all rights conferred on Directors and Officers herein are granted; subject to this reservation. These Articles of Incorporation may be amended at any time by a 2/3rds vote of the Directors of the corporation at any regular.

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Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Required Signature of Registered Agent:

Wade Mumm 3766 Hunter's Isle Drive Orlando, FL 32834

REGISTERED AGENT

Date: August 18, 2023

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third-degree felony as provided for in s.817.155, F.S.

Required Signature of Incorporator:

Wade Mumm 3766 Hunter's Isle Drive Orlando, FL 32834

Incorporator

DATE: August 18, 2023

	2023
Copyright © All Rights Reserved. These Articles of Incorporation and Designations we drafted and prepared by Rev. John P. Joseph, Esq. CCA of the Church Legal Center, P whose office is located at 8950 Dr. Martin Luther King Jr. Street North Suite 160 Strate Petersburg, Florida 33702. Florida Bar Number #0607274 www.churchlegalcenter.com	AUC LLC 21
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