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Certified Copies	_ Certificates	of Status
Special Instructions to	Filing Officer:	
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FLORIDA CAPITAL COURIER SERVICES, INC 2330 CLARE DR TALLAHASSEE, FL 32309 (850) 524-5437 / (850) 524-6243 / (850) 491-9625

Please use funds from this account: I20210000160: \$ 70.00

Authorization Signature:	1 on full	

University Carillon Church, Inc. (

BUS	NESS	NAME

DOCUMENT #

___Certified Copy

___Certificate of Status

NEW FILINGS

AMMENDMENTS

- ____Profit Corp
- ____Not for Profit
- ____Limited Liability
- ____Domestication
- ____LLLP
- ___Other
- ___Other

__Resignation of R.A. Officer/Director

- ___Change of Registered Agent
- __Revocation of Dissolution
- ___Merger
- ___Articles of Conversion
- ___Restated Articles of Incorporation
- ___Statement of Authority

OTHER FILINGS

REGISTERATION/QUALIFICATIONS

- ---Foreign filing ----Reinstatement ----Qualification
- ___Other

___Apostille

- ___Country
- ___Annual Report

___Fictitious Name

EXAMINER'S INITIALS:__

FLÓRÌDA CAPITAL COURIER SERVICES, INC 2330 CLARE DR TALLAHASSEE, FL 32309 (850) 524-5437 / (850) 524-6243 / (850) 491-9625

Please use funds from this account: 120210000160: \$70.90

Authorization Signature:	1 an Frill	
	1	

University Carillon Church, Inc.

BL	ISIN	ESS	NAME

DOCUMENT #

___Certified Copy

Certificate of Status

NEW FILINGS

AMMENDMENTS

 ___Profit Corp
 ___Resignation of R.A. Officer/Director

 ___Inited Liability
 __Resignation of Registered Agent

 __Domestication
 __Revocation of Dissolution

 __LLLP
 __Merger

 __Other
 __Articles of Conversion

 __Other
 __Restated Articles of Incorporation

OTHER FILINGS

___Annual Report

Fictitious Name

Apostille

___Country

REGISTERATION/QUALIFICATIONS

___Foreign filing ____Reinstatement ___Qualification ___Other

EXAMINER'S INITIALS:___

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

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ARTICLE I The name of the	NAME corporation shall be: University C	arillon Chur	ch, Inc.	
<u>ARTICLE II</u>	PRINCIPAL OFFICE			2023 OCT
	Principal street address:		Mailing address, if different is:	
139	5 CAMPUS VIEW CT,		<u></u>	1 <u> </u> し
OV	IEDO FL 32765			
				ç: 57
<u>ARTICLE III</u>	PURPOSE			
	r which the corporation is organized is:			
The organi	ization is organized exclusively fo	r charitable, re	eligious, educational, and sc	
including,	for such purposes, the making of	distributions t	o organizations that qualify a	as exempt
organizati	ons under section 501(c)(3) of the	e Internal Reve	enue Code, or the correspor	nding section
of any futu	ire federal tax code.			
ARTICLE IV	MANNER OF ELECTION The manner	r in which the direc	tors are elected and appointed:	
	to the bylaws.		· ·	
<u>ARTICLE V</u>	INITIAL OFFICERS AND/OR DIRECT	<u>ORS</u>		
Name and Title	Dave Weier, D	Name and Title:	Sam Nelson, D	
Address	4313 Pebblestone Ct	_ Address: _	1483 Mytle Oak Trail	
	Orlando, FL 32826		Oviedo, FL 32765	
Name and Title	Mike Gordon, D	Name and Title:	Chris Akers, D	
Address	1033 Seminole Creek Dr.	_ Address:	1395 Campus Vlew Ct	<u>. </u>
	Oviedo, FL 32765		Oviedo, FL 32765	
Name and Title	e: Hal Klopfer, D	Name and Title:		
Address	_234 Geneva Heights Rd	-		
	Geneva, FL 32732			
			· · · · · · · · · · · · · · · · · · ·	

 Name and Title:		Name and Title:			
Address		Address:			
-					
Name and Title:_	<u> </u>	_ Name and Title:	<u></u>		
Address				2023 OCT	
-					
_] င်္သ	
ARTICLE VI	<u>REGISTERED AGENT</u> orida street address (P.O. Box NOT acc	equable) of the registered agent is:	 	8: 8:	
The name and FI		cpuble) of the registered agent to	• • •	57	
Name:	Sam Nelson				
Address:	1000 Primera Blvd				
	LAKE Mary, FL 32746				
ARTICLE VII The name and ag	INCORPORATOR ddress of the Incorporator is:				
Name:	Chris Akers				
Address:	1395 Campus View Cou	urt			
	Oviedo, FL 32765				
	EFFECTIVE DATE: other than the date of filing: date is listed, the date must be specific	. (OPTIONAL) and cannot be more than five days prior or 90 days	s after	the filing	ş.)
Note: If the date		applicable statutory filing requirements, this date will			
Having been na certificate, I any	ment as registered agent to accept servio familiar with and accept the appointment	ce of process for the above stated corporation at the t as registered agent and agree to act in this capacity	place d	lesignated	d in this

Required Signature of Registered Agent

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. . . .

<u>3 October, 2023</u> Date

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

3 Citcher, 2023 Date



ADDITIONAL PROVISIONS

. . ..

Non-Inurement: No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, 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 the purpose statement hereof. No substantial 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 the corresponding section 170(c)(2) of the Internal Revenue Code, or any future federal tax code.

Dissolution: Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not 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.