AMENDED AND RESTATED ARTICLES OF INCORPOR

R Michael G. Adams Kentucky Secretary of State Received and Filed: 11/25/2024 3:10 PM Fee Receipt: \$8.00

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OF

UNITED BODY OF CHRIST INCORPORATED

The undersigned, being citizens and residents of the United States and desiring to form a non-profit corporation under the laws of the Commonwealth of Kentucky.

Do hereby certify:

Article I

The Corporation hereby proposed to be organized shall be named and known as United Body of Christ Incorporated.

Article II

The Corporation organized exclusively for charitable, religious, educational purposes, and networking thereof, including for such purposes making distributions to organizations described under section 501(c)(3) within the meaning of section 501(c)(3) of the Internal Revenue Code or corresponding section to any federal tax code.

Article III

the registered office and principal mailing address of this corporation shall be Christopher Buckman, 8450 Corydon Geneva Rd., Corydon, Kentucky 42406.

The registered agent of this corporation shall be Steve Roehm.

the duration of the corporation shall be perpetual.

Article V

the corporation shall consist of one (1) class of members of the corporation, and the members shall be citizens and residents of the Commonwealth of Kentucky who are affiliated with, or have interest in, providing for the needy, materially, or spiritually and who are approved as such members by majority of the board of directors of the corporation, and who abide by the bylaws to be adopted.

Article VI

the name and addresses of the incorporators are:

Christopher Buckman

8450 Corydon Geneva Rd.,

Corydon, KY 42406

Steve Roehm

13430 Middle Delaware Rd.

Henderson, KY 42420

Elisabeth Roehm

13430 Middle Delaware Rd.

Henderson, KY 42420

Article VII

the general officers of this corporation shall be a President, Vice President, Secretary and Treasurer, and such other officers and agents as may be necessary shall be elected or appointed by the board of directors or in the manner provided by the bylaws.

Article VIII

the board of directors shall initially consist of three directors who shall be members of the corporation at large and such other number as may be from time to time provided by the bylaws.

The names and addresses of the first board of directors are:

Christopher Buckman

8450 Corydon Geneva Rd.,

Corydon, KY 42406

Steve Roehm

13430 Middle Delaware Rd.

Henderson, KY 42420

Elisabeth Roehm

13430 Middle Delaware Rd.

Henderson, KY 42420

the corporation shall be governed by the board of directors which will consist or no less then three no more than fifteen directors. The number of directors may be changed pursuant to the bylaws of the corporation.

Article IX

the initial bylaws of the corporation shall be adopted by its board of directors. The power to alter, amend or appeal the bylaws or adopt new bylaws shall be vested in the board of directors.

Article X

No part of the earnings of the corporation shall in your 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 distribution in furtherance of the purposes set forth in article II 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 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 by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code (or the corresponding provision of any future United States Internal Revenue law).

Article XI

None of the members, officers, or directors shall be responsible for any of the corporations debts or obligations merely by virtue of their position within the organization.

Article XII

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to the state or local government for public purpose.

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Christopher Buckman

Steve Roehm

Tizabeth Roehm

Elisabeth Roehm

In witness thereof, the incorporators have here and two subscribed their names this <u>15th</u> day of June, 2022 to triple originals.

STATE OF KENTUCKY

COUNTY OF HENDERSON

The foregoing articles of incorporation was this. 15th underlined. Day of June, 2022. Signed and acknowledged before me by Christopher Buckman.

My Commission expires January 1, 2045.

Kathy Backer Notary Public

STATE OF KENTUCKY

COUNTY OF HENDERSON

The foregoing articles of incorporation was this. 15th underlined. Day of June, 2022. Signed and acknowledged before me by Steve Roehm.

My Commission expires January 1, 2045.

Kathy Backer Notary Public

STATE OF KENTUCKY

COUNTY OF HENDERSON

The foregoing articles of incorporation was this. 15th underlined. Day of June, 2022. Signed and acknowledged before me by Elisabeth Roehm.

My Commission expires January 1, 2045.

Kathy Backer Notary Public

Directors voted in February 19th, 2023.

Christopher Buckman, President, Director

8450 Corydon Geneva Rd.,

Corydon, KY 42406

Steve Roehm, Vice President, Treasurer, Director

13430 Middle Delaware Rd.

Henderson, KY 42420

Elisabeth Roehm, Secretary, Director 13430 Middle Delaware Rd.

Henderson, KY 42420

Linda Fambrough, Tax Accountant, Director 921 Frontier Dr. Henderson, KY

Jeannie Amar- Director Bill Robertson – Director Derrick Smith- Director Darrell Powell- Director