Commonwealth of Kentucky Michael G. Adams, Secretary of State

Michael G. Adams Secretary of State P. O. Box 718 Frankfort, KY 40602-0718 (502) 564-3490 http://www.sos.ky.gov

Articles of Incorporation Non-profit Corporation

1434445.09 Michael G. Adams Secretary of State Received and Filed 3/3/2025 12:00:00 AM Fee receipt: \$8

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Please Note: This form does not automatically confer tax-exempt status. For additional information, contact the Internal Revenue Service prior to filing the Articles of Incorporation.Pursuant to KRS 14A and KRS 273, the undersigned hereby forms a nonprofit corporation and for that purpose sets forth the following:

Article I: The name of the nonprofit corporation is

CAMERON FOR SENATE Inc.

Article II: The purpose of the nonprofit corporation is to serve as an authorized committee, and the principal campaign committee, of Daniel Cameron in connection with his candidacy for United States Senator from Kentucky.

Article III: The name of the initial registered agent is

C T Corporation System

and the street address of the entity's initial registered office in Kentucky is

306 W. Main St. Ste 512, Frankfort, KY 40601

Article IV: The mailing address of the entity's principal office is

838 E. High St. #240, Lexington, KY 40502

Article V: The number of directors constituting the initial board of directors is **3** The names and mailing addresses of the persons who are to serve as the initial board of directors are as follows:

Director	Daniel Cameron	838 E. High St. #240, Lexington, KY 40502
Director	Brandon Moody	838 E. High St. #240, Lexington, KY 40502
Director	Heather Barlow	838 E. High St. #240, Lexington, KY 40502

Article VI: The name and mailing address of the incorporator is as follows:

Incorporator	Chris Ashby	625 N. Washington St. Ste 325, Alexandria, VA
-	-	22314

Additional articles not inconsistent with law may be stated in the space below.

1. The Corporation is organized as a political organization under Section 527 of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "Code"), and is incorporated for liability purposes only as provided in 11 C.F.R. § 114.12(a).

2. No director or officer of the Corporation shall be personally liable for debts of the Corporation except as such member or officer may be liable by own conduct or acts; provided, however, that such relief from liability sh instance where such relief is inconsistent with any provision of the Interna "Code") applicable to organizations described in Section 527 of

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3. No director shall have personal liability to the Corporation for the monetary damages for breach of fiduciary duty as a director; provided, however, that this provision shall not eliminate or limit the liability of a director (i) for any breach of the director's duty of loyalty to the Corporation (ii) for facts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (iii) for any transaction from which the director derived an improper personal benefit; or (iv) in any situation or manner in which such relief from liability would be inconsistent with Kentucky law or with any provision of the Code applicable to organizations described in Section 527 of the Code.

4. Additional provisions for the regulation of the internal affairs of the Corporation, including provisions for distribution of assets upon dissolution or final liquidation, are as follows:

A No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, any director or officer of the Corporation, or any other private person, except that the Corporation shall be authorized and empowered to pay such individuals or contractors reasonable compensation for services rendered to or for the Corporation and to make payments and distributions in furtherance of the purposes of the Corporation;

B. Notwithstanding any other provisions of these Articles, the Corporation shall not directly or indirectly carry on any activity that would prevent it from obtaining exemption from federal income taxation as a corporation described in Section 527 of the Code, or cause it to lose such exempt status; and

C. Upon dissolution of the Corporation, assets shall be distributed in accordance with Federal Election Commission regulations and advisory guidance, and otherwise in accordance with Section 527 of the Code. 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.

This filing will be effective on Monday, March 3, 2025.

l declare under penalty of perjury under the laws of the state of Kentucky that the foregoing is true and correct.

Signature of individual signing on behalf of **Incorporator: Chris** Ashby

l, **Rose Song**, consent to sign for **C T Corporation System** who serves as the Registered Agent on behalf of this entity on Monday, March 3, 2025.

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