ARTICLES OF INCORPORATION OF TRINITY METHODIST CHURCH, INC.

The undersigned individuals, desiring to form a nonprofit corporation in accordance with Section 273.161, et seq., of the Kentucky Revised Statutes, do hereby certify as follows:

FIRST. The name of the corporation shall be Trinity Methodist Church, Inc. (the "Corporation").

SECOND. The Corporation is organized exclusively for religious purposes, as defined in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue law (the "Code"). The specific purpose of the Corporation is to acquire and hold title to real and personal property for the use and benefit of the members of the congregation of Trinity Methodist Church, Inc., which property shall be used for ordinary church purposes and for the benefit of said congregation, which is now and shall hereafter be a methodist church. The Corporation shall conduct any activities consistent with such purpose, the nonprofit corporation laws of the Commonwealth of Kentucky and Section 501(c)(3) of the Code, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Code.

THIRD. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its members, directors, officers, or any other private individual or entity, 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 Second Article hereof. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation, except as provided in Section 501(h) of the Code. The Corporation shall not participate in, nor 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 (a) by a corporation exempt from federal income tax under Section 170(c)(2) of the Code.

FOURTH. Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the Corporation, distribute all remaining assets of the Corporation to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Code, as the Board of Directors shall determine. Any assets not so disposed of shall be disposed of by a court of competent jurisdiction exclusively for such purposes or to an organization of organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

FIFTH. The initial registered office of the Corporation shall be 408 Humes Ridge Road, Williamstown, Kentucky 41097 and the initial registered agent of the Corporation shall be Richard M. Dildine at such address.

SIXTH. The principal office of the Corporation shall be 408 Humes Ridge Road, Williamstown, Kentucky 41097.

SEVENTH. The number of directors constituting the initial Board of Directors is three (3). The names and addresses of the persons who are to serve as the initial directors of the Corporation until their successors as directors are elected and qualify as provided in the Bylaws of the Corporation, are as follows:

Richard M. Dildine 408 Humes Ridge Road Williamstown, KY 41097

Rebecca Sue Manis 210 Cynthiana Street Williamstown, KY 41097

Cheryl L. Million 13059 Ky Hwy 36 W Berry, KY 41003

EIGHTH. A director of the Corporation will not be personally liable to the Corporation, or to any third party, for monetary damages for breach of his or her duties as a director, except to the extent that the Kentucky nonprofit corporate statute prohibits such liability from being eliminated or limited.

NINTH. The name and address of the incorporators of this Corporation is as follows:

Richard M. Dildine 408 Humes Ridge Road Williamstown, KY 41097

Rebecca Sue Manis 210 Cynthiana Street Williamstown, KY 41097

Cheryl L. Million 13059 Ky Hwy 36 W Berry, KY 41003

IN WITNESS WHEREOF, we have signed these Articles this 25^{44} day of June, 2023.

Richard M. Dildine, Incorporator

Rebecca Sue Manis, Incorporator

Chervl E. Million, Incorporator

I, Richard M. Dildine, consent to serve as the registered agent on behalf of the Corporation.

Idine Dildine, Registered Agent

COMMONWEALTH OF KENTUCKY COUNTY OF BOONE

I, Ginger A. Jansen, a Notary Public, do hereby certify that the above persons, namely, Richard M. Dildine, Rebecca Sue Manis and Cheryl L. Million, appeared before me personally and acknowledged that they and each of them signed the foregoing Articles of Incorporation as their free and voluntary act and deed.

Given under my hand and seal this _	25^{\pm} day of June, 2023.
Ginger A. Jansen	Notary Public
Notary Public, ID KYNP20749	Print Name: <u>Ginger A. Jansen</u>
State at Large, Kentucky	My Commission Expires: <u>01</u> 11 2025
My Commission Expires on Jan. 11, 2025	Notary ID: <u>KYNP20749</u>