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Sunshine State Corporate Compliance Company

3458 Lakeshore Drive, Tallahassee, Florida 32312 (850) 656-4724

DATE 07/18/2024	_		⇔ WAL	K <i>I</i> N**
ENTITY NAME Corn	erstone Classical Foun	ndation, Inc		
DOCUMENT NUMBER				
	PLEASE FILE TH	HE ATTACHED AND RETURN		
<u> </u>	Plain Copy Certified Copy Certificate of Status ***PLEASE OBTAIN THE F	FOLLOWING FOR THE ABOVE ENTITY**	2024 JUL 18 AH 9: 47	
	Certified Copy of Arts Certificate of Good Stu			
	APOSTILLE' / N	NOTARIAL CERTIFICATION		
COUNTRY OF DESTINA NUMBER OF CERTIFIC				
TOTAL OWED \$70		ACCOUNT #: 12016000		
Please call Tina at	the above number for	any issues or concerns. Thank yo	na so much!	<u>,</u>

ARTICLES OF INCORPORATION OF CORNERSTONE CLASSICAL FOUNDATION, INC.

The undersigned incorporator to these articles of incorporation hereby forms a corporation not for profit (the "Corporation") under the laws of the State of Florida as follows:

ARTICLE I Name, Principal Place of Business, and Mailing Address

The name of the Corporation is: Cornerstone Classical Foundation, Inc. The principal place of business and mailing address is: 2360 St. Johns Bluff Road S., Jacksonville, FL 32246.

ARTICLE II Term of Existence

The date when corporate existence shall commence shall be the date of the filing of these articles of incorporation by the office of the Florida Department of State and the Corporation shall have perpetual existence thereafter.

ARTICLE III Purpose

The Corporation is organized and shall be operated exclusively for charitable and educational purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code, of the corresponding section of any future federal tax code (the "Code"), including, but not limited to supporting the educational and charitable activities of Cornerstone Classical Academy, Inc. and such other educational organizations determined by the Corporation that are organized and operated exclusively for charitable and educational purposes, within the meaning of Code Section 501(c)(3).

The Corporation shall have all powers now or hereafter granted by law, and in addition thereto shall have all powers lawfully necessary or required to carry out its purposes and objects. All of the assets or earnings shall be used exclusively for the purposes hereinabove set out, including payment of expenses incidental thereto. No part of the net earnings shall inure to the benefit of any individual, and no part of its activities shall be for the carrying on of propaganda or otherwise attempting to influence legislation.

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ARTICLE IV Members

The Corporation shall not have any members.

ARTICLE V Initial Registered Office and Agent

The street address of the initial registered office of the Corporation is 2360 St. Johns Bluff Road S., Jacksonville, FL 32246, and the name of its initial registered agent at such address is Lindsay Hoyt.

ARTICLE VI Directors

The Corporation shall have three (3) directors initially. The number of directors may be increased or decreased from time to time and their election and appointment shall be as specified in the bylaws of the Corporation, provided that the Corporation shall always have at least three directors. The name and address of each initial director of the Corporation who shall serve until his successor is duly elected and qualified are:

<u>Name</u>	Address Gro 3	
Lindsay Hoyt	2360 St. Johns Bluff Road St. Jacksonville, FL 32246,	
Sally Lutz	2360 St. Johns Bluff Road S. Jacksonville, FL 32246	
David Wood	2360 St. Johns Bluff Road S. Jacksonville, FL 32246	

ARTICLE VII Incorporator

The name and address of the incorporator signing these articles of incorporation are:

<u>Name</u>	Address
Lindsay Hoyt	2360 St. Johns Bluff Road S. Jacksonville, FL 32246

ARTICLE VIII Bylaws

The power to adopt, alter, amend, or repeal bylaws shall be vested in the board of directors of the Corporation.

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ARTICLE IX Amendment

These articles of incorporation may be amended in the manner provided by law.

ARTICLE X Dissolution

Upon a dissolution of the Corporation, the residual assets of the Corporation will be turned over to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Code, or to the federal, state, or local government for exclusive public purpose.

ARTICLE XI Limitations

- Section I. <u>Legislative and Political Activity</u>. No substantial part of the activities of the Corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation, and the Corporation shall not participate in or intervene in (including the publishing or distributing of statements in connection with) any political campaign on behalf of op in opposition to any candidate for public office.
- Section 2. <u>Property</u>. The property, assets, profits, and net income of the Gorporation are dedicated irrevocably to the purposes set forth herein. No part of the Corporation's profits for net earnings shall inure to the benefit of its directors, officers, members, or to the benefit of any private individual.

IN WITNESS WHEREOF, the undersigned incorporator has executed these articles of incorporation this _____ day of July 2024.

Lindsay Hoyt

Lindsay Hoyt

Lindsay Hoyt, Incorporator

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ACCEPTANCE BY REGISTERED AGENT

Having been named as registered igent and to accept service of process for the Corporation, at the place designated as the registered office, the undersigned hereby accepts the appointment as registered agent and agrees to act in this capacity. The undersigned further agrees to comply with the provisions of all statutes relating to the proper and complete performance of its duties, and is familiar with and accept the duties and obligations of its position as registered agent.

Dated this ____ day of July, 2024.

Registered Agent

- Docusioned by:

indsay Hoyt

ETHERSTY Hoyt

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