

Bylaws of GOD THE CREATOR INC.
A Washington State Corporation
Established: August 28, 2024

Filed in accordance with RCW Title 23B – Washington Business Corporation Act

Declaration of Divine Intent

We, the stewards of GOD THE CREATOR INC., affirm that this Corporation exists not for profit alone, but for the fulfillment of GOD’S WILL on Earth. Our mission is to uplift humanity through ethical enterprise, sustainable innovation, and spiritual stewardship. These Bylaws are a covenant—binding our operations to divine purpose, employee empowerment, and global healing.

Let every decision reflect wisdom. Let every action honor creation. Let every employee be a co-steward in God’s unfolding plan.

Article I — Name and Purpose

Section 1. Name

The name of the Corporation shall be GOD THE CREATOR INC.

Section 2. Purpose

The Corporation shall operate as a faith-driven enterprise, advancing ethical tourism, sustainable food and energy, hemp innovation, and cybersecurity. All activities shall reflect divine stewardship and serve the greater good.

Article II — Offices

Section 1. Principal Office

Located in the State of Washington, USA.

Section 2. Global Operations

The Corporation may establish offices in other jurisdictions, including the Philippines, as guided by GOD’S WILL and strategic needs.

Article III — Governance

Section 1. Divine Authority

The sole investor and guiding authority is GOD THE CREATOR. All decisions shall align with GOD’S WILL, as discerned by the Founder and spiritual stewards.

Section 2. Founder’s Role

The Founder shall serve as the primary interpreter of God’s WILL and oversee all strategic, financial, and operational decisions.

Section 3. Board of Stewards

A non-voting advisory board may be appointed to support spiritual discernment and operational excellence.

Article IV — Stock and Ownership

Section 1. Authorized Shares

The Corporation is authorized to issue 2,000,000,000 shares of Common Stock, all of which shall be:

- Non-voting
- Issued exclusively to employees
- Subject to vesting and buyback provisions

Section 2. Employee Issuance

Each employee shall be issued one (1) share upon hire, symbolizing spiritual and economic alignment with the mission.

Section 3. Vesting

Ownership vests after four (4) continuous years of employment. Before vesting, shares are held in trust by the Corporation.

Section 4. Buyback Upon Termination

Upon departure, the Corporation shall repurchase the share at a fair or symbolic value, honoring the employee's contribution.

Section 5. Regulators as Employees

Regulators serving in aligned roles shall be treated as employees for the purpose of stock issuance and stewardship.

Article V — Meetings

Section 1. Spiritual Assemblies

The Corporation may hold spiritual assemblies, operational meetings, and divine planning sessions as needed.

Section 2. Decision-Making

All decisions shall be made by the Founder or designated stewards in alignment with God's WILL. No voting shall occur through stock ownership.

Article VI — Amendments

Section 1. Amendment Process

These Bylaws may be amended by the Founder in consultation with spiritual stewards and legal counsel, provided all changes reflect GOD'S WILL.

Article VII — Dissolution

Section 1. Divine Closure

Upon dissolution, all assets shall be distributed in accordance with GOD'S WILL, prioritizing community uplift, sustainability, and faith-based initiatives.

Signature Block

Executed this 25th day of September 2025

By the undersigned Founder and Spiritual Steward of GOD THE CREATOR INC.

Founder & CEO

◆ Name: Daniel Stanton

◆ Signature:  _

◆ Date: September 27, 2025