

QUANTUM UNIVERSAL MINISTRIES

FILED
CLERK OF COURT

Bylaws

2026 FEB 18 A 11:01

ARTICLE I

CLERK OF COURT
LANCASTER, SC

NAME, PURPOSE, STATEMENT OF FAITH, LEGAL STATUS

Section 1. Name: The name of the organization and association is Quantum Universal Ministries aka Quantum Universal Christ Ministries aka Quantum Universal Christ Church aka Quantum Universal Church.

Section 2. Legal maritime and common law of the land status: QUM is a South Carolina 501(c)(3) nonprofit corporation as a religious organization and church as it relates to relations with but are not limited to, the state of South Carolina and or the Corporation of the United States or the District of Columbia.

Section 3. Purpose: QUM is organized and associated exclusively for conscious religious and spiritual objectives and purposes within the meaning of Section 501 (c)(3) of the Internal Revenue Code of 1986, as amended. For the Written and spoken record, QUM recognizes that the IRS is unconstitutional and a voluntary system.

Section 4. Statement of Faith/ core theological beliefs and values:

Vision:

The [Church/ Collective/ Body] experiencing a Spiritual Awakening, connecting the Future with Ancient Truths, eternity/ infinity. We believe in a reconciliation of polarity and duality. Our Ministry uses ALL aspects of reality, including technology and science to share the most evolved and intricate level of understanding of Christ.

Values:

Every individual Soul EVOLVING, body, mind and spirit, through our eternal existence in adherence to Universal Laws.

We value LIFE and to LIVE (evil backwards), in what [God] ordained from the "beginning" and "end" of time or in the Quantum spacetime continuum, eternity/infinity.
#oneuniverseonepeople #christconsciousness #quantumchristianity
#unlockthemystery #spiritscience #loveandlogic #faithandfacts

Mission statement:

To Unlock the Mystery through Quantum Christianity
Truth, Freedom, Justice. = Unity, Harmony and Peace.
Balance in All , All in Balance
Genesis to Revelation

Section 5. Legal and Nondiscrimination policy. QUM will comply with all applicable federal and South Carolina laws and regulations **that are in agreement with the Original Constitution of 1776**, and any amendments that are in agreement with the original Constitution 1776. This includes but is not limited to the understanding that ALL PEOPLE, but in particular those who associate with this entity, have been, are and always will be, SOVEREIGN CITIZENS of heaven.

The same applies under COMMON LAW of the LAND, NATURAL LAW/DIVINE LAW, and Maritime LAW. SUCH BEINGS who associate, ARE **NOT** US CITIZENS/ FICTIONAL ENTITIES under the 14th amendment. Any such documentation which states otherwise, is hereby declared null and void.

QUM also does not discriminate based on species, race, national origin, planetary origin, ethnicity, sex, gender, religion, age, disability, marital status, sexual orientation, and veteran status.

Section 6. Registered office and agent. The registered agent may be changed from time to time at the Board of Directors discretion by giving notice of any change to the South Carolina Secretary of State.

ARTICLE II

MEMBERS/ Associates

QUM will have members. Members are only defined as those who associate with the Church/Body mission, vision and values and declaration. Members must make this association in writing and through spoken oath, Exhibit A. All rights that would otherwise vest through natural law otherwise will vest in the Board of Directors.

ARTICLE III

BOARD OF DIRECTORS POWERS AND DUTIES

Section 1. Governance. The mission, vision, policies, affairs, and LAND will be governed by the Board of Directors.

Section 2. General Powers . The Board of Directors primary duties include establishing policies, ensuring compliance with natural rights which align with the vision, mission, and purpose.

Section 3. Delegation. The Board of Directors may delegate to committees, members of the Board of Directors, or others as appropriate such powers and duties as the Board of Directors sees fit, consistent with applicable law, for specific periods of time.

Section 4. Regular Meetings . The Board of Directors will have the power to establish the time and place for holding regular meetings of the Board of Directors. The Board of Directors will have discretion to change the time and place of such regular meetings, or to make them more or less frequent, with appropriate notice.

Section 5. Special Meetings . Special meetings of the Board of Directors may be called by the Chair.

Section 6. Emergency Meeting. Emergency meetings of the Board of Directors may be called by the Chair, the Vice Chair in the Chair's absence, or three members of the Board of Directors in the absence of the Chair and Vice Chair. Emergency meetings do not require 24 hours notice or an agenda. An emergency is an unforeseen occurrence, or combination of circumstances, which call for immediate action or remedy. An emergency must be real and determined in light of the situation.

Section 7. Quorum. A simple majority of the constituent membership of the Board of Directors will constitute a quorum.

Section 8. Procedures . The vote of a simple majority of the Directors present and voting at a properly called meeting at which a quorum is present will be the act of the Board of Directors, unless the vote of a greater number is required by law or by these Bylaws. Each director, including the Chair, shall have the opportunity to vote.. The Board of Directors will keep written minutes of these proceedings in its permanent records.

ARTICLE IV

BOARD OF DIRECTORS MEMBERSHIP

Section 1. Number of Directors . The Board of Directors shall consist of a minimum of three (3) Directors and no more than (7). A choice or change of membership of the Board of Directors will take place as needed, voted, decided, and appointed by the current Board of Directors .

Section 2. Qualifications and Tenure. Directors will serve a term of two years and may serve additional terms (i. e. there are no term limits). Terms for members will commence on Jan 1 of a given year, or as soon as possible thereafter upon appointment by the Board of Directors.

Section 3. Officers . The officers of the Board will be President/Executive Pastor, Vice president, Secretary, and Treasurer.

(a) President/ Executive Pastor: will preside at all meetings of the Board of Directors and will perform all duties incident to the office of Chair.

(b) Vice President/ Pastor: will perform the duties of the Chair in the absence of the Chair and will assist the Chair in the discharge of its leadership duties.

(c) Secretary. The Secretary will ensure that minutes of all Board meetings are taken and that all required notices of Board meetings are given. The Secretary will also perform all duties incident to the office of Secretary and such duties assigned by the Chair or Board of Directors.

(d) Treasurer. The Treasurer will have financial oversight responsibility and will keep and maintain or cause to be kept and maintained adequate and correct accounts, including accounts of its Land, and independent members of the Body.

ARTICLE VI DEFENSE OF ACTION

QUM will, to the fullest extent permitted by applicable common/land, maritime and divine law, indemnify and hold harmless all directors, officers, and employees from any and all liability, damage, expense, causes of action, suits, claims, or judgments arising from injury to persons or property or otherwise which arises out of the act, failure to act, or negligence of the charter school, its agents and employees, in connection with or arising out of the activity of QUM, so long as such directors, officers, and employees acted in good faith and within the scope of their office or employment.

ARTICLE VII FISCAL YEAR

The fiscal year will run from January 1 through December 31, the natural year will start from March 21.

ARTICLE VIII AMENDMENTS TO BYLAWS

These Bylaws may not be amended.

ARTICLE IX DISSOLUTION

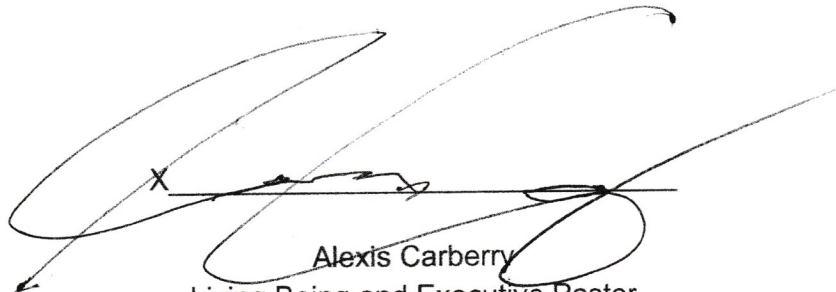
QUM may never dissolve.

ARTICLE X LAND

The legally tax exempt Church Parsonage of QUM is located at what Lancaster County calls 235 straightaway lane, Fort Mill, SC 29707. Its purpose is used to house the Executive Pastor and their family.

ARTICLE XI CERTIFICATION

I hereby certify that I am the duly elected and acting Board Chair for QUM and that the foregoing Bylaws constitute the Bylaws of QUM, as duly adopted by affirmative vote of the Board of Directors.

A large, stylized handwritten signature in black ink, appearing to read 'Alexis Carberry', is written over a horizontal line. The signature is highly cursive and loops around the line.

Alexis Carberry
Living Being and Executive Pastor
Quantum Universal Ministries LLC 501(3)(c)
February 17, 2026