Sovereignty Lab Collective Trust

A Private Ecclesiastic Research Society

ARTICLES OF ASSOCIATION OF SOVEREIGNTY LAB COLLECTIVE TRUST

A Private Ecclesiastic Research Society Based Upon a

Faith in Nature and Nature's God

ARTICLE I

Name and Declaration

The name of this Ministry/Private Ecclesiastic Research Society shall be Sovereignty Lab Collective Trust, and the aforesaid Private Society shall conduct business in the private domain as a Private Ecclesiastic Research Society with all protections bestowed by God's law.

It is hereby declared that nothing contained within shall imply a surrender of or giving away of or abdication of self-jurisdiction of the following, which includes but is not limited to: personal ministry or deeply held beliefs and faith in God or the associated God-given rights, freedoms, liberties, or God-given personal or private jurisdictions which are granted by birth by God in any way whatsoever or any combination of the aforementioned. All such rights, freedoms, liberties, God-given personal and private jurisdictions are hereby retained in full. The use of a notary to witness the execution of these Articles of Association, future documents or any of its parts, if applicable, does not constitute any adhesion, nor does it alter the status of the parties or the status of the Society. Use of a notary is for the sole purpose of acknowledgment and identification of the parties to the agreement and not for entrance into any foreign or public jurisdiction.

ARTICLE II

Object, Purpose, and Mission Statement

Object

To allow the Private Ecclesiastic Research Society founders, which are undersigned below, hereinafter referred to as "Trustees", being synonymous with the Directors identified within the Sovereignty Lab Collective Trust Charter/Bylaws, and all Private Ecclesiastic Research Society members with a platform in which to conduct all manner of faith based private business, ministry, education, and services or assistance with the Society and with other Societies and Society members, keeping all business in the private domain and utilizing the protections and rights bestowed upon us under God's law to conduct business in private, remaining outside of the jurisdiction of regulation imposed upon legal fictions by government entities and Public Law. The Private Ecclesiastic Research Society shall serve as the private domain association to provide

support to the Sovereignty Lab Collective Trust Directors for the administration and daily operations of the Sovereignty Lab Collective Trust.

To provide a resource for members to seek, and access, all manner of education, natural health related services, information, advice, council, and support consistent with our religious and spiritual freedoms under God's law; To conduct all manner of ministry and any manner of business within the private domain as seen fit by the Private Ecclesiastic Research Society founders and Trustees.

Purpose

The Society is organized in part for educational, spiritual, natural health, and beneficent purposes, and is established under the exclusive jurisdiction of the Bylaws of Sovereignty Lab Collective Trust, for furthering the upliftment and enlightenment of all people throughout the World and the betterment of life on planet Earth. The formation of the offices of Trustees and Director does not incorporate the spiritual society, Sovereignty Lab Collective Trust, which must always remain unincorporated.

Mission Statement

To be in the world, but not of the world, and to act in accordance with Nature and Nature's God, the Creator, and serve as stewards with dominion over all earthly things as commanded by our Creator.

ARTICLE III

Members

Section 1. Members.

A. **Primary.** Primary members are members in good standing who are counted in the voluntary membership of the Private Ecclesiastic Research Society. Primary members are adult members, and the minor children of adult members, who are accepted as members of the Private Ecclesiastic Research Society by an authorized representative of the Private Ecclesiastic Research Society.

B. **Business.** Business Members are legal fictions and other business entities who are structured as a legal fiction for the purposes of business, exempting government entities or agencies, and whose primary membership intention is to do business with other members of this Private Ecclesiastic Research Society in the private domain.

Section 2. Eligibility.

Any private individual, being of sound mind and not previously banned from membership or sanctioned by the Private Ecclesiastic Research Society is eligible for membership in this Private Ecclesiastic Research Society as determined by the Private Ecclesiastic Research Society Trustees and shall become a member upon approval of membership request or application at their sole and absolute discretion.

ARTICLE IV

Dues and Finances

Section 1. Dues.

- A. Membership shall be open to any natural person or legal fiction who adheres to the purposes of this Private Ecclesiastic Research Society in Article I, at the discretion of the Private Ecclesiastic Research Society Trustees.
- B. Annual membership or membership levels may be implemented or offered at the discretion of the Private Ecclesiastic Research Society.
- C. Membership dues for Private Ecclesiastic Research Society members may be implemented at the discretion of the Trustees.

All financial transactions for the Private Ecclesiastic Research Society shall remain the responsibility of the Private Ecclesiastic Research Society Trustees. The Private Ecclesiastic Research Society Trustees, and their designee, designated in writing, as authorized by the Ministry/Private Ecclesiastic Research Society Bylaws are representatives authorized to enter into contracts or agreements or make financial decisions on behalf of this Ministry/Private Ecclesiastic Research Society.

ARTICLE V

Trustees

Section 1. Trustees.

The founding Trustees of this Private Ecclesiastic Research Society are declared within the founding Charter/Bylaws of the Sovereignty Lab Collective Trust and any associated ecclesiastical organization. All Trustees of this Ministry/ Private Ecclesiastic Research Society shall retain the authority to enter into contracts and agreements on behalf of the Ministry/ Private Ecclesiastic Research Society.

The Private Ecclesiastic Research Society may have a voting member known as a 'Member At Large' if deemed beneficial to the Private Ecclesiastic Research Society by the director. Duties, responsibilities, and appointment terms of the Member At Large are to be determined by the Private Ecclesiastic Research Society director as specified with the Association Bylaws.

Section 2. Term of Office.

The aforesaid Trustees of this Private Ecclesiastic Research Society, being the founders of the Private Ecclesiastic Research Society, shall assume their duties immediately upon establishment of this Private Ecclesiastic Research Society and shall retain those offices consistent with the Charter/By-laws of the established organization.

Section 3. Vacancy in Office.

A vacancy in any office shall be filled by the appointment of a Successor Trustee or Trustee At Large of this Private Ecclesiastic Research Society in accordance with Article V Section 2 of these Articles and Association Bylaws.

Section 4. Duties.

Duties and responsibilities of Trustees and Ministers of the Sovereignty Lab Collective Trust are defined within the Ministry/ Private Ecclesiastic Research Society Charter/By-laws.

ARTICLE VI

Meetings

Section 1.

- A. No meeting of Private Ecclesiastic Research Society members shall be required.
- B. Meetings of the Board of Trustees shall be held as needed to conduct business of the Ministry/Private Ecclesiastic Research Society but not less than annually. All members of the Board of Trustees warrant, guarantee and represent to conduct any and all meetings in accordance with these Articles as well as to be honest, prudent, professional, on time and actively engaged.
- C. The Private Ecclesiastic Research Society Advisory Board, if implemented, shall meet at least annually at a time and place determined by the Private Ecclesiastic Research Society Trustees.
- D. The Private Ecclesiastic Research Society Advisory Board meetings may be held via telephone or internet conference, at the discretion of the Private Ecclesiastic Research Society Trustees.

ARTICLE VII

Advisory Board

Section 1. Composition. The Private Ecclesiastic Research Society Advisory Board, if created by the Trustees, shall be composed in accordance with the Ministry Bylaws.

ARTICLE VIII

Committees, Tribunals, and Dependent Ministries/ Private Ecclesiastical Societies

Section 1.

Committees may be created and/or appointed at the discretion of the Private Ecclesiastic Research Society Trustees in accordance with Ministry Bylaws.

Section 2.

Ex-officio Membership. The Private Ecclesiastic Research Society Trustees shall be ex-officio members of all committees.

Section 3.

A Tribunal shall be created by the Private Ecclesiastic Research Society Trustees, as needed, and granted the authority to hear and settle all dispute resolution within the Private Ecclesiastic Research Society. A Tribunal established within the Ministry/ Private Ecclesiastic Research Society shall be the sole governing body within the Ministry/ Private Ecclesiastic Research Society which has appellate authority over the decisions of any established dispute resolution committee. The Private Ecclesiastic Research Society Tribunal, or an established dispute resolution committee shall retain all authority for dispute resolution within the Private Ecclesiastic Research Society.

A. The Private Ecclesiastic Research Society Tribunal shall operate in accordance with rules of procedure as determined by the Private Ecclesiastic Research Society Trustees. Such rules shall be communicated in writing by the Trustees to the relevant recipients.

Section 4.

The Private Ecclesiastic Research Society may, at its sole discretion, create or authorize the creation of dependent Ministries/ Private Ecclesiastical Societies within other physical locations worldwide and reserves the exclusive right to determine the terms under which dependent associations may be allowed to operate.

ARTICLE IX

By-Laws

The Establishing Charter/Bylaws of the Sovereignty Lab Collective Trust shall be adopted by the Private Ecclesiastic Research Society as governing bylaws and for the purpose of carrying out the Private Ecclesiastic Research Society's Declaration of Purpose.

ARTICLE X

Dissolution

The Private Ecclesiastic Research Society will be perpetual. If the Private Ecclesiastic Research Society Trustees, upon advice of the Advisory Board, or any other legal or regulatory reason such as a court order, should decide to dissolve the Private Ecclesiastic Research Society, dissolution shall be in accordance with the Charter/Bylaws of the Sovereignty Lab Collective Trust.

ARTICLE XI

Parliamentary Authority

Ministry/ Private Ecclesiastic Research Society parliamentary procedure shall be at the sole discretion of the Ministry/ Private Ecclesiastic Research Society Trustees.

ARTICLE XII

Amendments

Section 1.

The authority to alter or amend Articles of Association and Bylaws of the Ministry/ Private Ecclesiastic Research Society shall remain solely with the Trustees of the Ministry/ Private Ecclesiastic Research Society and any such amendments shall be made through a meeting of the Trustees and recorded within the minutes thereof.

Article XIII

Voluntary Membership

Through the voluntary association with or voluntary submission of membership application, all members will become subject to the following clause and terms:

I voluntarily agree to join Sovereignty Lab Collective Trust, a Private Ecclesiastic Research Society under the Common Law of Contracts, governed by Private Ecclesiastical Law and interpreted by Sovereignty Lab Collective Trust whose members seek to help each other achieve better health and good quality of life.

- A. I am voluntarily changing my capacity from that of a public person to that of a private member.
 - My activities within the Private Ecclesiastic Research Society are private contractual matters that I refuse to share with the Local, State, or Federal investigative or enforcement agencies. I fully agree not to pursue any course of legal action against a fellow member of the Private Ecclesiastic Research Society, unless that member has exposed me to a clear and present danger of substantive evil, and upon the recommendation and approval of the Private Ecclesiastic Research Society.
- B. I enter into this agreement of my own free will, utterly voluntarily, without any pressure or coercion. I affirm that I do not represent any Local, State or Federal agency whose purpose is to regulate or to carry out any mission of enforcement, entrapment, or investigation. I have read and understood this document, and my questions have been answered fully to my satisfaction. I understand that I can withdraw from this agreement and terminate my membership in this Private Ecclesiastic Research Society at any time, and that my membership can and will be revoked if I engage in abusive, violent, menacing, destructive or harassing behavior towards any other member of the Private Ecclesiastic Research Society.

Article XIV

Trustee Signatures

As evidenced by the below affixed signatures, these Articles of Association are hereby adopted by the organizers of the Sovereignty Lab Collective Trust and are to be maintained in accordance with the established Charter/Bylaws.

Trustee (Chairperson)		
Dated:		
Co-Trustee		
Dated:		
NOTARY ACKNOWLI	EDGEMENT	
State inCounty		
The foregoing instrument was acknowledged before me this and the above-named individual(s) having appeared via produced satisfactory identification proving to be the person(s) w and acknowledged execution of the same in their authorized cap the nature and effect of the document upon its execution. I cerparagraph is true and correct.	hysical presence / \square hose name(s) is/are signacity with full presen	online notarization have gned within this instrument ce of mind, understanding
[notary seal]		Notary Public
		My Commission Expires