
FAITH FRONTIER ECCLESIASTICAL TRUST DECLARATION

Fidúntas Creidimh Sempiterna

Déclaration Fidúntais / Dichiarazione di Fede

*Ar scáth a chéile a mhaireann na daoine
È nella comunione che l'uomo trova la sua forza
VERITAS · AEQUITAS · FIDES*

PREAMBLE

I, **Devon Tyler**, born of the **Materio** and **Donahue** bloodlines, having lawfully adopted the surname **Barber** through my step-father, and bearing ancestral ties to the **Paccillo** family, standing upon the unalienable sovereignty bestowed by the Creator and preserved in the Irish Constitution (*Bunreacht na hÉireann*, Article 40) and the natural-rights heritage of Italia, and in consideration of the labor, intellect, and substance already poured into this mission, and for other good and valuable consideration, receipt of which is hereby acknowledged, do hereby found and proclaim an irrevocable, private, ecclesiastical trust henceforth known as:

FAITH FRONTIER ECCLESIASTICAL TRUST ("Trust").

ARTICLE I – FORMATION

1.1 Date of Origination: 25 October 2024

1.2 EIN: 99-6751913 (issued 31 July 2024)

1.3 Seat: New Jersey state republic (land & soil jurisdiction) or any later refuge chosen if compelled to relocate under threat.

1.4 Grantor / Settlor: Devon Tyler

1.5 Sole Trustee & Executor: Devon Tyler (Co-Trustee reserved; may be appointed by written instrument.)

1.6 Governing Maxims: The administration of this Trust shall be guided by the following enduring maxims of law and equity. These principles shall inform every decision and ensure the Trust's integrity, reliability, and rightful stewardship: The Trust is guided by classical maxims of equity and commerce: *bona fides* ("good faith"); *pacta sunt servanda* ("agreements must be kept"); *caveat emptor* ("let the buyer beware"); *consensus ad idem* ("meeting of the minds," requiring mutual assent); *in pari delicto potior est conditio possidentis* ("where fault is equal, the one in possession has the stronger claim"); *nemo dat quod non habet* ("no one gives what they do not have"); and *ubi jus ibi remedium* ("where there is a right, there is a remedy").

The Trust relies upon Biblical wisdom as preserved in the 1599 Geneva Bible: "*The diligent hand maketh rich*" (Proverbs 10:4); "*Cast thy bread upon the waters: for thou shalt find it after many days*" (Ecclesiastes 11:1); "*A good name is better than precious ointment*" (Ecclesiastes 7:1); "*Answer not a foolish man according to his folly...*" (Proverbs 26:4); "*Wisdom is the principal thing; therefore get wisdom...*" (Proverbs 4:7); and "*He that soweth sparingly shall reap sparingly...*" (2 Corinthians 9:6).

ARTICLE II – PURPOSE

To protect, steward, and lawfully deploy all property—tangible or intangible—entrusted to this corpus **for the glory of God, the welfare of family, the relief of neighbors, and the flourishing of a nonprofit, unincorporated family farm and productive trades under common law**; to secure lawful access to credit, tools, seed, livestock, instruments, and markets necessary to **produce, build, and share abundance**; all free of commercial encroachment, usurious claim, or involuntary corporate franchise. **To redeem the estate from every involuntary adhesion to corporate fiction, restoring the living soul to land-and-soil jurisdiction, and to witness Christ's covenant by operating in truth, equity, and charitable service.** No part of the net earnings shall inure to any private shareholder or commercial entity, save lawful stipends to workers or beneficiaries.

ARTICLE III – CORPUS

All assets listed in **Schedule A** and any future acquisitions, fruits of labor, or inheritances are hereby conveyed to the Trust and shall be administered exclusively for ecclesiastical, charitable, farm-family, and community purposes. The Trustee may deem any hereafter-discovered property as corpus by simple written declaration appended to Schedule A.

ARTICLE IV – TRUSTEE POWERS & DUTIES

4.1 Guard and Grow: Conserve, develop, and, when led by the Spirit, multiply trust property with prudent hands and prayerful heart.

4.2 Reclaim & Allocate: Receive land patents, titles, credits, or other instruments released from commercial bondage, then assign or deploy them for Kingdom-centered enterprise.

4.3 Contract in Liberty: Issue covenants, private memberships, barter agreements, or credit notes that respect natural law and the Trust's Gospel mission.

4.4 Equip the Saints: Acquire and distribute tools, seeds, livestock, technology, and education that enable beneficiaries to leave the "merchant sea" and thrive on the land.

4.5 Delegate with Oversight: Appoint advisers, foremen, or ministry teams; delegate tasks while retaining ultimate fiduciary responsibility before God and man.

4.6 Keep Covenant, Not Compliance: Reject or rebut any statute, code, or fiat that demands adhesion contrary to conscience or Scripture, while honoring every true contract made in good faith.

4.7 Annual Account & Testimony: Render a yearly written account—spiritual and financial—to all primary beneficiaries, recounting victories, challenges, and stewardship results.

4.8 Prayer & Discernment: Seek wisdom through prayer, fasting, and counsel before any major alienation of land, inheritance, or calling.

ARTICLE V – ECCLESIASTICAL SHIELD

This Trust stands extra commercium—consecrated for worship, charity, and agrarian stewardship, not for ordinary commercial gain.

5.1 Shield of State Liberty: Article I, § 3 of the New Jersey Constitution, the civil power “shall not disturb or burden the free exercise of religion.” Accordingly, no officer or agency may tax, seize, lien, or diminish the Trust estate without: **(a)** full due process of law, **(b)** a written judgment issued by a court of competent jurisdiction, and **(c)** clear and convincing proof of actual harm. Onus probandi incumbit actori—the burden of proof lies on the claimant.

5.2 Bill-of-Rights Safeguard: This shield is further secured by the First, Fourth, Fifth, Ninth, and Tenth Amendments to the Constitution for the United States of America, which forbid the State or its subdivisions from compelling association, effecting uncompensated takings, or infringing the peaceful exercise of faith, conscience, and property.

5.3 Organic-Law & Treaty Foundation: The unalienable rights proclaimed in the Declaration of Independence and confirmed by the 1787 Treaty of Paris (Articles I–VI) recognize that sovereignty originates with the Creator and resides in the People; therefore, all governmental powers are limited trusts for securing those rights. This Trust claims that higher jurisdiction without waiving any superior claim or divine prerogative.

5.4 Reservation: Nothing herein shall be construed as a waiver of natural, Scriptural, or international treaty rights; rather, each citation is cumulative and protective.

ARTICLE VI – AMENDMENT & TERMINATION

Irrevocable except by unanimous written consent of the Trustee and all living primary heirs, and only upon solemn prayer and public notice thirty (30) days in advance. A Trustee who abandons duty or commits fraud may be removed by unanimous vote of all primary beneficiaries.

ARTICLE VII – DEFINITIONS & CONSTRUCTION

All words herein shall be construed in harmony with common-law and ecclesiastical meaning. Singular includes plural; masculine includes feminine; any statutory term is adopted solely for reference, not submission. “Land & soil jurisdiction” refers to the physical territory now known as the State of New Jersey republic. **Wherever a non-English phrase appears, its authoritative English meaning shall be as stated in Schedule T.**

ARTICLE VII-A – RIGHTS RESERVATION

All unalienable rights—past, present, and future—vested in the living man known as **Devon Tyler**, and in his lawful heirs, are hereby **reserved, preserved, and expanded, *nunc pro tunc ab initio***. No provision of this Declaration shall be construed to waive, diminish, or subordinate any natural, ecclesiastical, or hereditary right, including but not limited to freedom of conscience, locomotion, contract, labor, and property. **All rights reserved, none waived.**

ARTICLE VIII – TRUSTEE, INDEMNITY & SUCCESSION

8.1 Sole Trustee: The Grantor, **Devon Tyler**, shall serve as **sole Trustee** and Executor of this Trust until resignation, incapacity, or death. No court or agency may appoint a trustee or receiver without the written consent of the acting Trustee.

8.2 Indemnification & Hold-Harmless: (a) Full Shield. The Trust shall defend, indemnify, and hold harmless the Trustee—acting in his fiduciary, ecclesiastical, or fiduciary capacity, including as authorized representative of the subrogated legal persons **DEVON TYLER MATERIO** and **DEVON TYLER BARBER**—from any and all claims, liabilities, judgments, fines, penalties, taxes, or debts denominated in Federal Reserve Notes (FRNs), together with all losses, costs, and expenses (including reasonable attorneys’ fees) arising from the good-faith administration of this Trust.

(b) Advance of Expenses. The Trust shall advance defense costs upon written request; any advance shall be repaid only if a final, non-appealable judgment finds the Trustee liable for willful misconduct or gross negligence proven by clear and convincing evidence.

(c) Lawful-Tender Option. Pursuant to 12 U.S.C. § 411 and common-law set-off rights, the Trustee may satisfy or discharge any FRN-denominated claim with lawful money of the United States, precious metals, digital assets, or other mutually agreed mediums—without waiving any defense to jurisdiction or liability.

(d) Survival. This indemnity survives the Trustee's resignation, incapacity, or death with respect to acts or omissions during his tenure.

8.3 Definition of Incapacity: "Incapacity" means (i) documented medical inability to communicate for forty-five (45) consecutive days, or (ii) unanimous sworn statement by two adult Primary Beneficiaries **and** one licensed physician attesting that the Trustee cannot discharge fiduciary duties.

8.4 Successor Trustees: If the acting Trustee is unable or unwilling to serve:

(a) **First option:** any unanimously chosen adult heir who swears adherence to this Declaration.

(b) If none accept within thirty (30) days, the longest-surviving Primary Beneficiary over age twenty-one (21) shall act as **Interim Steward** solely to convene a family council and elect a new Trustee by two-thirds majority vote of all living Primary Beneficiaries.

(c) Any successor enjoys the same indemnity provided in § 8.2.

ARTICLE IX – BENEFICIARY CLASSES & DISTRIBUTIONS

9.1 Primary Beneficiaries: Bloodline descendants of the Grantor, **Devon Tyler**, including natural children, adopted children, and heirs by right of inheritance.

9.2 Secondary Beneficiaries: Upon Covenant Admission by the Trustee in writing, any of the following classes:

9.2.1 Family by Marriage – Spouses or domestic partners of Primary Beneficiaries.

9.2.2 Collateral Heirs – Siblings, nieces, nephews, or cousins of the Grantor or Primary Beneficiaries.

9.2.3 Minors & Incapacitated Persons – Held in trust for their benefit, with distributions made to a court-appointed guardian or person holding valid power of attorney.

9.2.4 Faith Partners – Individuals or families who join the Trust’s Gospel mission by private covenant (e.g., stewards, ministers, apprentices).

9.2.5 Charitable & Ecclesiastical Entities – Churches, ministries, nonprofit corporations, or unincorporated associations whose mission aligns with the Trust’s Purpose.

9.3 Admission & Removal

9.3.1 The Trustee may **add** or **remove** Secondary Beneficiaries at any time by written instrument stating the name, class, and effective date of admission or removal.

9.3.2 Written notice of any change shall be provided to all living Primary Beneficiaries within thirty (30) days.

9.4 Distributions

9.4.1 Distributions to Secondary Beneficiaries shall be made **only** in furtherance of the Trust’s Purpose (Article II) and according to any specific instructions in the Trustee’s Admission Instrument.

9.4.2 No Secondary Beneficiary shall acquire a vested right until a distribution is actually declared by the Trustee.

9.5 Growth Mechanism: To ensure the Trust body increases in stewardship and capacity, the Trustee may periodically open a “**Covenant Enrollment Period**”—not less than once every five (5) years—inviting suitable candidates to apply for Secondary Beneficiary status under criteria published at Tiller.Earth/pages/trust.

ARTICLE X – SPEND-THRIFT & NON-ATTACHMENT

No distribution—present or future—payable or attributable to any beneficiary under this Trust shall be liable for or subject to alienation, anticipation, assignment, pledge, encumbrance,

garnishment, levy, attachment, execution, or any other form of seizure, whether voluntary or involuntary, by any creditor, claimant, or court order directed against that beneficiary.

ARTICLE XI – DISPUTE RESOLUTION FORUM

All controversies shall first be heard before an ecclesiastical tribunal convened by the Trustee. Only after that forum is exhausted may a civil venue be sought, and then solely in a common-law court of record.

ARTICLE XII – INDEMNIFICATION & HOLD-HARMLESS

The Trust shall indemnify the Trustee against all liability, loss, and expense incurred in good-faith administration, save willful misconduct or gross negligence proven by clear and convincing evidence.

ARTICLE XIII – RECORD-KEEPING & INSPECTION

The Trustee shall keep annual ledgers in hard copy and encrypted digital form. Primary beneficiaries may inspect such records on thirty (30) days' written notice.

ARTICLE XIV – SEVERABILITY & CHOICE OF LAW

If any provision be declared void, the remainder shall stand. Residual statutory questions shall be judged under the laws of the New Jersey state republic as they existed prior to 1933, supplemented by maxims of equity.

ARTICLE XV – DURATION & PERPETUITY

This Trust shall continue for one hundred (100) years from the Date of Origination or until all corpus is lawfully distributed, whichever occurs first, unless earlier terminated per Article VI.

ARTICLE XVI – CULTURAL HERITAGE & CONTINUITY

This Trust honors the Creator through the linguistic, artistic, and spiritual heritage of the Materio, Donahue, Barber, and Paccillo lines. The Trustee may incorporate prayers, mottoes, seals, or artwork in Irish, Latin, or Italian—together with English translations—as devotional and identificatory elements. Such cultural expressions shall not be construed to limit the legal effect of any clause but to deepen the Trust's witness across generations.

ARTICLE XVII – FORCE MAJEURE & CONTINUITY

Acts of God, war, EMP, pandemic, or civil unrest shall not dissolve this Trust. If normal communication is impossible for more than sixty (60) consecutive days, any two primary beneficiaries acting together may appoint a **Temporary Protector** to safeguard corpus until the Trustee or a successor can resume duties.

EXECUTION & COUNTERPARTS

This instrument may be executed in multiple counterparts, including electronic signatures compliant with the ESIGN Act and the New Jersey Uniform Electronic Transactions Act, or by Remote Online Notarization where permitted. All counterparts together constitute one original.

Executed at Mays Landing, New Jersey, this 13th day of June, in the Year of our Lord two thousand twenty-five (Anno Domini 2025).

/s/ Devon Tyler – Trustee & Executor (Seal)



Schedule A — Dominion & Stewardship Inventory

(incorporated by reference into Article III; all rights reserved, UCC 1-308)

Preface. The Trustee holds the following assets, rights, and interests in constructive trust under natural law, the Declaration of Independence, the 1783 & 1787 Treaties of Paris, Article I § 3 of the New Jersey Constitution, and the First, Fourth, Fifth, Ninth, and Tenth Amendments—without waiving any superior, divine, or treaty right.

1. Identity & Statutory Instruments

- 1.1 Social Security Account ***--6917
- 1.2 NJ Commercial Driver License B05431658312972
- 1.3 U.S. Passport No. 577742293
- 1.4 Any future identifier issued in the Grantor's name or estate (state, federal, or foreign).

2. Biometric & Vital Records

- 2.1 Birth certificate, placenta, cord blood, delivery stats, weight, footprints, DNA, saliva, and any derivative biometric data.
- 2.2 Medical, vaccination, and genetic-test records (past, present, future).

3. Name Estate (any registry or styling)

All variants—DEVON TYLER MATERIO, DEVON T. MATERIO, DEVON MATERIO, MATERIO, DEVON TYLER, DEVON TYLER BARBER, DEVON T. BARBER, DEVON BARBER, BARBER, DEVON TYLER—plus transliterations, translations, aliases, and ALL-CAPS commercial derivatives.

4. UCC & Public Filings

- 4.1 Active filings: UCC-1 No. 57454825 and all continuations/amendments.
- 4.2 Terminated filings: any lapsed or withdrawn UCC statements—incorporated for notice.
- 4.3 Any financing statement, lien, or fixture filing naming the Grantor or this Trust—vests herein for defense or enforcement.

5. Express & Implied Contracts, Applications & Filings

All written, oral, click-wrap, browse-wrap, implied, or constructive agreements and every application ever submitted (loans, licenses, permits, grants, IRS forms, etc.).

6. Bonds, Accounts & Indemnity Rights

All CUSIPs, escrow statements, indemnity bonds, bank, brokerage, retirement, and digital-wallet accounts—discovered or undiscovered.

7. Digital Dominion & Intellectual Property

7.1 **Domains:** tiller.earth • divinetiller.com • faithfrontier.org

7.2 Websites, source code (incl. *SwingATR* EA), graphics, writings, audio, video, courses, trademarks, copyrights, patents, trade secrets, newsletters, subscriber lists, and social-media handles.

7.3 **Website IP Notice:** All pages and sub-pages published at <https://www.tiller.earth/>, including archived versions, are proprietary assets of this Trust; unauthorized reproduction constitutes trespass on a private ecclesiastical estate.

8. Tools of Providence & Trade Equipment

Electronics (iPhone 16 Pro Max 512 GB Titanium) and successors; Rigid 7" Wet Tile Saw; DeWalt 20 V tool system (Impact Driver, Jigsaw, Circular Saw, Multi-Tool, Hammer Drill, batteries 3 × 6 Ah / 3 × 4 Ah / 3 × 2 Ah); plus all future machinery, implements, and safety gear.

9. Private Conveyances

2019 Volkswagen Passat Wolfsburg – VIN 1VWLA7A36KC002247; together with all trailers, tractors, carts, motorcycles, bicycles, drones, boats, or aircraft acquired for non-commercial use.

10. Land, Soil & Resource Claims

Any parcel recorded in the Grantor's name or redeemed by land patent or private warranty deed, with water, timber, mineral, grazing, and air rights perfected or claimed.

11. Seed, Livestock & Living Assets

Heirloom seeds, orchards, livestock, poultry, aquatic stock, apiaries, companion animals (incl. outdoor cat *Luna*), and related husbandry equipment.

12. Business, Ministry & Trust Entities

Tillerstead LLC, DBAs (Faith Frontier | BARBER, DEVON Tyler), PMAs, Temple Trust documents, goodwill, client lists, and SOPs.

13. Financial Harvest & Stores of Value

All wages, stipends, donations, settlements, honoraria, contract proceeds, bank balances, cryptocurrencies, precious metals, gemstones, art, collectibles, and barter goods.

14. Goodwill & Covenantal Relationships

Membership rolls, discipleship lists, partnership agreements, and strategic alliances attached to "Faith Frontier," "Tiller.Earth," or auxiliaries.

15. Past, Present & Future Creations & Conquests

All inventions, designs, musical compositions, software applications, literary works, instructional curricula, and other creative expressions—together with all patents, copyrights, trademarks, trade secrets, derivative works, licenses, royalties, and revenues—**past, present, and future**, conceived, authored, developed, or received, whether inspired by the Holy Spirit or other divine guidance.

16. Legal Claims & Adverse Encumbrances

All past, current or future causes of action, liens, levies, judgments, offsets, refunds, and trespasses—now vested for defense, set-off, or discharge.

Catch-all Provision: Any property, right, title, interest, credit, liability, or dominion—corporeal or incorporeal, terrestrial or celestial—not expressly listed but lawfully connected to the Grantor or this Trust shall vest herein at the moment of acquisition or notice, subject to this Trust's senior perfected interest.

(End of Schedule A)

Affidavit of Subrogation & Reservation of Rights

(28 U.S.C. § 1746 Unsworn Declaration)

I, **Devon Tyler**, a living man, declare under penalty of perjury:

1. That all titles, certificates, numbers, or securities ever issued concerning the commercial entity styled "DEVON TYLER MATERIO" and "DEVON TYLER BARBER" (or any derivative) were recorded without full disclosure or my informed consent.
2. That my parents' registration of a live-birth record did **not** transfer my God-given, unalienable rights; any contrary presumption is hereby rebutted, *nunc pro tunc ab initio*.
3. That by this instrument I **subrogate and transfer** every such record, benefit, and liability into **Faith Frontier Forever Ecclesiastical Trust** for private stewardship.
4. That I **reserve** every natural, equitable, hereditary, and spiritual right—past, present, and future—and waive none.

Executed this 13th day of June ^{A.D.} 2025.

BY: X (TX)
Devon Tyler – Beneficiary & Trustee

(All Rights Reserved – UCC 1-308)



Aravi

06/13/2025

Schedule T – Motto, Maxim & Translation Key

1. **Fidúntas Creidimh Sempiterna** (*Irish / Latin blend*)
 - **Fidúntas** (from Latin *fiducia*, “trust”)
 - **Creidimh** (Irish *creideamh* genitive, “of faith”)
 - **Sempiterna** (Latin *sempiternus*, “everlasting”)

Translation: “Everlasting Trust of Faith.”
2. **Dichiarazione di Fiducia / Dichiarazione di Fede** (*Italian*)

Translation: “Declaration of Trust / Declaration of Faith.”
3. **Ar scáth a chéile a mhaireann na daoine** (*Irish*)

Translation: “People live in one another’s shelter.”
4. **È nella comunione che l’uomo trova la sua forza** (*Italian*)

Translation: “It is in communion that a person finds his strength.”
5. **VERITAS · AEQUITAS · FIDES** (*Latin; small caps*)

Translation: “Truth · Equity · Faith.”
6. **Bona fides** (*Latin*)

Translation: “Good faith.”
7. **Pacta sunt servanda** (*Latin*)

Translation: “Agreements must be kept.”
8. **In pari delicto potior est conditio possidentis** (*Latin*)

Translation: “Where fault is equal, the one in possession holds the stronger right.”
9. **Extra commercium** (*Latin*)

Translation: “Outside ordinary commerce.”
10. **Onus probandi incumbit actori** (*Latin*)

Translation: “The burden of proof rests on the claimant.”
11. **Nunc pro tunc ab initio** (*Latin*)

Translation: “Now for then, from the beginning.”
12. **Anno Domini** (*Latin*)

Translation: “In the Year of our Lord.”

(End of Schedule T)

Notice of Private Assignment of Estate to Trust

To Whom It May Concern:

Kindly take notice that the entirety of the estate, assets, and identifiers associated with the commercial entities **“DEVON TYLER MATERIO,” “DEVON TYLER BARBER,”** and all variations thereof have been irrevocably assigned to: **Faith Frontier Ecclesiastical Trust**
EIN 99-6751913 • UCC File No. 57454825

Any attempt to levy, lien, garnish, collateralize, or otherwise convert said property without written authorization of the Trustee shall constitute **trespass on a private ecclesiastical estate** and will be prosecuted in equity.

All prior contracts are hereby **noticed for review**; silence or failure to rebut within ten (10) days will be taken as agreement that the Trust holds senior, perfected interest.

Dated: 13 June ^{A.D.} 2025

B4: x (+) X
Devon Tyler – Trustee & Executor

Faith Frontier Ecclesiastical Trust



Avani Patel

06/13/2025