

# NEBRASKA UNITED METHODIST FOUNDATION INVESTMENT MANAGEMENT AGREEMENT

This A	Agreement is entered into this	day of	
betwee	en		("the Owner"), whose mailing
addres	ss is		and
whose	Federal Tax ID Number is		and the Nebraska United
Metho	odist Foundation, a Nebraska non-jas is 100 West Fletcher Avenue, St	profit corporation ("the l	Foundation"), whose mailing
associ	REAS, the Owner is a church, age ated with the Great Plains United rence"),	•	trolled by, affiliated, or formerly f the United Methodist Church ("the
create	REAS, the Foundation is a United d pursuant to the provisions of Pardist Church,		erving the Conference, <i>historically</i> ok of Discipline of the United
NOW	, THEREFORE, the parties agree	as follows:	
	<u>ARTICLE I – NAM</u>	ME, PURPOSE, AND T	<u>ERMINATION</u>
1.1	Name – The name of this accour	nt shall be the	
1.2	Managed Property— The Owner ("Agreement") by transferring to Inventory of Property. The Own acceptable to the Foundation. The "Managed Property") shall be added to the Property of the Inventory of Property of the Inventory of Property.	the Foundation the prop ner may transfer to this a ne property held from tim	erty described on the attached count additional property ne to time in this account (the
1.3	Purpose – The purpose of this A	•	•

- management for the Owner's funds.

  1.4 Amendment This Agreement may be amended or modified in whole or in part only by
- 1.4 <u>Amendment</u> This Agreement may be amended or modified in whole or in part only by an instrument signed by the Owner and the Foundation.
- 1.5 <u>Exempt Purpose</u> Notwithstanding any other provision, the Foundation, in the management of the Managed Property, shall not conduct any activities not permitted by an organization exempt under Section 501(c)(3) of the Internal Revenue Code (the "Code") and its regulations ("Regulations") as they now exist or as they may be amended, or by an organization to which contributions are deductible under Section 170(C) of such Code and Regulations as they now exist or as they may be amended.
- 1.6 <u>Termination of Agreement</u> The Foundation or the Owner may terminate this Agreement by giving the other party thirty (30) days written notice. If the Owner gives the Foundation written notification of its intent to terminate this Agreement, the withdrawal and return of the Managed Property shall occur as indicated in <u>Attachment A</u>. Upon the Foundation making delivery of the Managed Property to the Owner, the Foundation shall have no further responsibility under this Agreement.

#### <u>ARTICLE II – INVESTMENT AND POWERS</u>

- 2.1 <u>Foundation Powers</u> The Foundation will have the power to sell, transfer, or otherwise dispose of the Managed Property in its sole discretion, subject to the terms of this Agreement and consistent with applicable Foundation policies. The Foundation may invest and reinvest the Managed Property in securities, investment pools, investment trusts, and other property without restriction, subject to the terms of this Agreement and consistent with applicable Foundation policies. The Foundation will have those powers given to it by Nebraska Statutes or other applicable law not inconsistent with the provisions of this Agreement. The Foundation shall not be subject to the Nebraska Uniform Prudent Management of Institutional Funds Act or any related rules, regulations, statutes, or laws.
- 2.2 <u>Investment Responsibility</u> The Foundation shall manage the investments in the Owner's account and is authorized to do the following at its sole discretion:
  - a. Select and monitor the performance of managers, consultants, brokers, and custodians who will invest the Managed Property in accordance with the Foundation's policies as may be adopted from time to time;
  - b. Transfer the Managed Property to such managers and brokers as the Foundation shall deem appropriate;
  - c. Establish and revise from time to time its policies related to investment of assets; and
  - d. Take all steps necessary to accomplish the purposes of this Agreement.
- 2.3 <u>Investment of Managed Property</u> The Foundation shall invest the Managed Property as indicated on <u>Attachment A</u>. The Foundation may commingle the assets of the Managed Property with other assets that the Foundation holds as agent in order to enhance and improve the earned income from the Managed Property.
- 2.4 <u>Accountings</u> The Foundation shall provide quarterly reports (based on the calendar year) to the Owner's Board of Trustees (or other Board or Committee designated by the Owner) of the assets, income, and expenditures of the Managed Property.

#### ARTICLE III – DISTRIBUTION AND ALLOCATION OF INCOME

The Foundation shall hold, manage, invest and reinvest the Managed Property as herein provided and shall collect and reinvest the income therefrom in accordance with instructions set forth on <a href="Attachment A">Attachment A</a>. The Foundation shall make distributions from its funds in accordance with policies established by its Investment Committee.

#### ARTICLE IV – FEES FOR MANAGEMENT SERVICES

The Foundation (1) shall be reimbursed for actual expenses incurred in the liquidation or other administration of non-cash assets, and (2) shall receive a reasonable sum for defraying overhead and supervision costs incurred in the administration of the investment accounts, including investment fees. Fees shall be reviewed and set by the Foundation's Board of Directors as deemed necessary to offset administrative costs, including investment fees. Such fees shall not exceed the average of fees charged by other foundations which are members of the National Association of United Methodist Foundations. A detailed explanation of possible administrative fees that may be incurred, including investment fees, is attached hereto and referenced herein.

### <u>ARTICLE V – LIMITATION OF LIABILITY AND INDEMNIFICATION</u>

- 5.1 <u>Duties and Liability of the Foundation</u> The Foundation shall serve the Owner with the ordinary skill and diligence of an agent and shall not be limited or bound by rules applying to trusts and other fiduciary relationships. Acts and omissions by the Foundation shall be solely for the Owner's account and risk, and the Foundation shall be liable only for losses caused by its gross negligence or willful misconduct. The Foundation is not responsible for the Owner's expenditures of Managed Property withdrawn by the Owner.
- 5.2 <u>Indemnification</u> The Foundation shall not be liable for the results of following directions from the Owner. The Foundation shall have authority not to execute any transaction that it believes would either violate applicable statutes or regulations or subject the Managed Property to liability or loss. The Owner agrees that the periodic accountings provided by the Foundation notify the Owner sufficiently of the account's activities and relieve the Foundation and the Managed Property from any other regulatory requirements.

#### ARTICLE VI – MISCELLANEOUS

- 6.1 <u>Governing Law</u> All questions relating to the validity, interpretation, construction, operation or effect of this Agreement shall be governed by the laws of the State of Nebraska, without regard to any conflict of laws provisions thereof.
- 6.2 <u>Place of Administration</u> The principal place of administration of this Agreement shall be selected by the Foundation.
- 6.3 <u>Binding on Successors</u> This Agreement shall be binding upon and inure to the benefit of the parties' successors and assigns.
- 6.4 <u>Complete Agreement</u> This instrument constitutes the entire agreement between the parties and supersedes any prior written or oral agreement.

UPON SIGNED RECEIPT of this Agreement, the Foundation, in testimony whereof the Owner and the Foundation have caused this instrument to be executed, shall sign and return one copy to the Owner for the Owner's records.

"OWNER"
Signature
Printed Name
Title
"FOUNDATION"
The Nebraska United Methodist Foundation
Signature
Printed Name
Title

# ATTACHMENT A

## To Investment Management Agreement

# **Inventory of Property**

Prope	rty being delivered to the Fou	undation is described as follows:					
	Check in the amount of \$						
	Stock:						
	Mutual Fund:	shares of					
	Other:						
Invest	tment of Owner Property						
The Contract of the	Owner wishes the Managed P	Property to be invested in any one the Funds, Equities Fund, that are maintained by the	•				
	% Fixed Income F	Fund (100% fixed income securities)					
	% Conservative Fund (25% equities; 75% fixed income securities)						
	% Balanced Fund (50% equities; 50% fixed income securities)						
	% Long-Term Gro	owth Fund (75% equities; 25% fixed income s	securities)				
	% Equities Fund (	100% equities)					
	butions to Owner oundation shall make distribu	utions to the Owner as follows (SELECT O	NE – A, B, or C):				
A	_The Annual Foundation Directors, shall be distribute	<b>Dividend Rate</b> <sup>1</sup> , as determined by the Fored automatically at:	undation's Board of				
	Quarter end	Semi-annuallyAnn	nually.				
		be made shortly after the end of the quarter en June September					
	_The <b>Owner's Selected Per</b> natically at:	ccentage Distribution Rate of% sl	nall be distributed				
	Quarter end	Annually Ann	nually.				
		be made shortly after the end of the quarter e June September	•				

<sup>&</sup>lt;sup>1</sup> The distribution rate is currently 4.5%. Rate is determined annually.

C	
Retur	rn of Managed Property to Owner
Upon	the termination of this Agreement, the principal of the Managed Property (SELECT ONE):
	_may be withdrawn, in whole or in part, along with all earnings, by written notification to the Foundation by the designated Owner officer(s) whose name(s) and title(s) have been provided to the Foundation, <i>less</i> any outstanding fees for management services as described in the Investment Management Agreement.
	_may not be withdrawn by the Owner (Managed Property is to remain invested at the Foundation in perpetuity).
Repo	rts and Distributions
The C	Owner wishes reports to be:
below Attacl	Mailed (Quarterly only, received around the 15 <sup>th</sup> of the month) (complete section Accessed Online (Available monthly, around the 5 <sup>th</sup> business day) (complete hment B)
Distri  Name	bution checks and mailed quarterly reports should be sent to:
Address	
City, Sta	te & Zip Code
Telephor	ne Number
Distri	butions may be requested by the following Owner officer(s) (name and/or title):
Numb	per of signatures required for distributions:

# ATTACHMENT B To Investment Management Agreement

## NEBRASKA UNITED METHODIST FOUNDATION ONLINE STATEMENTS REQUEST FORM

DATE:		UTION:	<del></del>		
Last Name	Email Address	Phone #	Account Numbers to Access		
Requesting Individual (Please	Print)		Phone #		
rioquesting maryidam (Freuse	,		- 1.01.0		
Signature					
	Last Name  Requesting Individual (Please	Last Name Email Address  Requesting Individual (Please Print)	Last Name Email Address Phone #		