PO Box 656 Cashmere, WA 98815 509-782-2954 800-488-4179 staff@faith.foundation faith.foundation

INVESTMENT AGREEMENT

(the	h will be maintained by the Foundation for the benefit of the Depositor. posit is, received on Additional deposits to the made at any time through marketable gifts of cash, stocks, bonds, or any other gift eptable to the Foundation and the Depositor. ose of this agreement is to establish the terms, conditions and obligations of the on and the Depositor regarding any monies or other assets as may, from time to time, be ed by the Depositor to the Foundation for the purpose of custody and/or investment. on agrees to accept any funds that Depositor may, from time to time, wish to transfer to it; dation further agrees to invest such funds in accordance with its investment policies, giving ation to safety of the principle and a reasonable return on the investment. on agrees to keep an account for the contributions from Depositor. Foundation further or credit such an account with interest and dividends and any other earnings as they may be and declared by Foundation from time to time.			
	ere is hereby created in the Foundation, the (the nd"), which will be maintained by the Foundation for the benefit of the Depositor.			
Fur	e initial deposit is, received on Additional deposits to the additional deposits to the additional deposits to the additional deposits to the may be made at any time through marketable gifts of cash, stocks, bonds, or any other gift tually acceptable to the Foundation and the Depositor.			
1)	The purpose of this agreement is to establish the terms, conditions and obligations of the Foundation and the Depositor regarding any monies or other assets as may, from time to time, be transferred by the Depositor to the Foundation for the purpose of custody and/or investment.			
2)	Foundation agrees to accept any funds that Depositor may, from time to time, wish to transfer to it; the Foundation further agrees to invest such funds in accordance with its investment policies, giving consideration to safety of the principle and a reasonable return on the investment.			
3)	Foundation agrees to keep an account for the contributions from Depositor. Foundation further agrees to credit such an account with interest and dividends and any other earnings as they may be received and declared by Foundation from time to time.			
4)	Depositor agrees to provide Foundation upon transfer of any funds to Foundation a list of any restrictions or conditions upon the investment of such funds or other assets or the earnings therefrom. Foundation may agree to adhere to such restrictions or conditions, or, in the alternative, refuse to accept the funds under such restrictions or conditions.			
5)	Earnings on the Fund are determined by the investment pool or pools utilized. Earnings are reinvested or distributed as indicated by the Depositor in ADDENDUM A of this agreement.			
6)	Income and market changes to the Fund, where applicable, will be posted to the account and a periodic statement will report that information.			
7)	Authorization			

- a. Withdrawal requests must be authorized by a minimum of 2 authorized signers.
- b. Authorized signers are documented on the Account Access Authorization Form.
- 8) Foundation agrees to disburse all or part of the principal and earnings of Depositor's account provided: Depositor gives Foundation written notice subject to provisions declared in paragraph 9 below.
- 9) Partial liquidations are disbursed on the 15th and final day of each month. Total liquidations are disbursed upon the month's end. All liquidations are made at the accounts current market value.



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- 10) Foundation will charge a service fee of three fourths of one percent per annum on the account balance.
- 11) Foundation represents that it is exempt from income taxes and is certified as a charitable organization pursuant to IRC Sec. 501 (c) 3. Foundation agrees to comply with any and all requirements imposed on such organizations by the IRS.
- 12) This agreement may be amended at any time by agreement of the Foundation and the Depositor in writing.
- 13) This agreement shall remain in full force and effect until it is modified or terminated. Either party may terminate given the terms stated above in paragraphs 8 and 9.

This Investment Agreeme	ent was, upon motion duly r	made, seconded and carried, approved the
the	(Depositor na	Board (Board Name) o name) (city
state).	, ,	
In witness thereof, the Fo , 20	undation and Depositor ha	ave executed this agreement effective as of
	Board o	or Chair title:
	Board c	or Chair title:
Accepted by the Faith Fo	undation this day of	f, 20
		LaVerne Lewis, President ard of Directors
	 Juli	ia Frisbie, Executive Director



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ADDENDUM A

Select Investment and Distribution Options

Portfolio Options								
Step 1 Select one								
□ Diversified Conservative □ Fossil Free Conservative □ S			table Value ustom					
Step 2 Distribution Options Earnings should be: Reinvested, to be distributed upon request. Distributed annual per the instructions below: Total return """ wo of beginning year balance without regard to actual earnings paid								
Step 3 Complete Step 3 only if Custom Portfo	olio wa	s selected above.						
Custom Portfolio Options								
Fixed Income Options	%	Equity Options	%					
Stable Value Fund		Equities Index Fund (USEIF)						
Fixed Income Fund (FIF)		Social Values Choice Equity Fund (SVCEF)						
Inflation Protection Fund (IPF)		International Equity Fund (IEF)						
Social Value Choice Bond Fund (SVCBF)		US Equity Fund (USEF)]				
Social Value Treasury Inflation Protection Fund (USTPF)								
Total Fixed Income Options		Total Equity Options		= 100%				
This ADDENDUM dated the day of INVESTMENT AGREEMENT dated the and the FAITH Board or Chair title:		day of, 20 by						