THE FIRST CONGREGATIONAL CHURCH OF AKRON, OHIO

DECLARATION OF TRUST

First Congregational Church of Akron
Endowment Fund
Investment and Spending Policies

THE FIRST CONGREGATIONAL CHURCH OF AKRON, OHIO

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THE FIRST CONGREGATIONAL CHURCH OF AKRON, OHIO

DECLARATION OF TRUST

ENDOWMENT FUND INVESTMENT AND SPENDING POLICIES

This Declaration of Trust is made. These Investment and Spending Policies are adopted as of this ______, 200224 by the First Congregational Church of Akron Ohio, a tax-exempt religious organization organized under the laws of the State of Ohio, (herein referred to as the "Church"—or "Grantor"), and the undersigned individuals herein collectively referred to as Fund Trustees or individually as Fund Trustee. This Declaration of Trust is a complete amendment and restatement of a—These Policies govern the investment and management of the Fund originally created pursuant to the Trust Agreement first made on dated November 14, 1963, by and between the GrantorChurch as Trustee and W. B. Macintosh and Elizabeth C. Macintosh as individuals and which washad been first amended and restated on the 13th ofin October 1986—and again in 2002—(collectively, the "Trust Agreement"). These Policies supersede the aforementioned Trust Agreement, as amended, and any and all previous agreements or provisions concerning the management and investment of the Fund.

The Trust as established under this Declaration of Trust shall be considered as a "Grantor Trust" as such term is defined in the Internal Revenue Code of 1986.

<u>ARTICLE I</u>

NAME

1.1 Name of Trust Fund. This TrustFund shall be known as "The First Congregational Church of Akron, Ohio, Endowment Fund." (the "Fund").

ARTICLE II

TRUSTENDOWMENT FUND

<u>2.1</u> <u>Description of TrustFund Property</u> The trust property "(Trust Fund") shall consist of all of the property presently held by the <u>Grantor as Fund Trustee of the combined Trust Fund of the First Congregational</u> Church of Akron, Ohio, under the previous <u>Declaration of Trust</u>,

<u>future income and donations</u>, as well as all other property as may hereafter be accepted and transferred to the <u>TrustFund</u>. All such property shall be <u>held in trust</u>, to be administered and disposed of as provided for <u>herein.in</u> these Policies.

ARTICLE III

PURPOSE

Purpose of the TrustFund. The purpose of this TrustFund is: (1) to provide a receptacle 3.1 for gifts, grants, bequests and devises to the GrantorChurch for theits benefit of Grantor and various programs and activities which are organized, operated and maintained by Grantor the Church; (2) to provide uniformity concerning in the management and disposition of such property and income therefrom for the benefit of Grantorthe Church.; and (3) to provide the Church the ability to support certain community redevelopment programs and activities in Akron, Ohio. –Accordingly, the Trust-Fund, including Principal and lincome, shall be used exclusively as set forth in Article IV below, for programs and activities designated by the Grantor through it's governing body and shall not otherwise be diverted or utilized for any other purpose. No part of the net earnings Income nor Principal of this TrustFund shall inure or be payable to or for the benefit for any private shareholder or any individual, and no substantial part of the activities of this TrustFund shall be the carrying on of propaganda, or otherwise attempting, to influence legislation. No part of the activities of this TrustFund shall be used for or in furtherance of the participation in, or intervention in (including publishing or distributing of statements) any political campaign on behalf of any candidate for public office. This TrustFund shall not conduct be used for or in furtherance of any activities not permitted by an organization exempt from tax under Section 501 (c) (3) of the Code or by an organization to which contributions to which are deductible under Sections 170 (c) (2), 2055 and 2522 of the Code.

ARTICLE IV

USE OF TRUSTENDOWMENT FUND

- 4.1 <u>Application of Income and Principal.</u> -The <u>Fund TrusteesEndowment Board</u>, during each fiscal period of the <u>GrantorChurch</u> shall apply the <u>I</u>ncome and <u>pP</u>rincipal of the <u>Trust-Fund</u> as follows:
 - (a) Principal Expenditures. Any expenditures or distributions of the Principal must be approved by the Governing Board and a majority of the Church's members present in accordance with and pursuant to the Bylaws of the Church. Notwithstanding anything herein to the contrary, the pPrincipal of the TrustEndowment Fund shall not be used for the payment of any normal operating expense of the GrantorChurch. Normal operating expenses are defined as the expenses which are reflected on the books and records of the GrantorChurch and which are considered or classified as operational expenditures under the method of accounting used by Grantorthe Church. Operational expenses do not include any

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expenditures which under the <u>GrantorChurch</u>'s method of accounting would require such expenditure to be capitalized regardless of whether such is subject to a reserve for depreciation or amortization.

- (b) The Fund Trustees shall first direct Annual Operating Draw. Annually, the Stewardship & Finance Board may authorize distributions (the "Annual Operating Draw") from the net income of the TrustEndowment Fund for such current fiscal period to the for operating expenses of the GrantorChurch for such current fiscal period, including but not limited to the expenses with respect to for duly authorized programs and activities as may be operated and maintained by the GrantorChurch and which have been approved by the Governing Board, of the Grantor (hereinafter "Governing Board") as being proper and necessary expenditures. The Annual Operating Draw may not exceed 8% of the Average Fund Balance. Once the Annual Operating Draw is established by the Stewardship & Finance Board, the Endowment Board is authorized to make distributions in the amounts and intervals it determines appropriate. The Annual Operating Draw must not infringe on the Fund Principal, as designated in §4.1(a).
- (c) Additional Income Distributions. IncomeAny net income which remains after the application of—Section (b) of this Article IV, shallmay next—be used and applied to to permanent improvements to the facilities, acquisition of additional facilities including real property, buildings and equipment, and other similar capital expenditures. Income may also be used and applied to programs, activities, and expenditures of the Church, including operating expenses. and which have been approved by the Governing Board as being proper and necessary expenditures. Any distributions of Income under this subsection (c) must be approved by the Governing Board and a majority of the Church's members present at a regular or special congregational meeting, at which a quorum is present in accordance with and pursuant to the Bylaws of the Church.
- (d) Any remaining income after the application of paragraphs (b) and (c) of this Article IV shall be carried forward to the next fiscal year where such excess may be applied expenditures under Section (b) for such fiscal period if there is a deficit for such period, (defined as the excess of expenditures over net income for the fiscal period). In the event that such excess from a previous year is not used in the immediately next succeeding fiscal year, then such excess amount shall be added to principal of the Trust Fund and shall be considered principal as if such amount was originally part of the principal of the Trust Fund.
- (d) Loans and Encumbrances. The Church's members, at a duly constituted congregational meeting at which a quorum is present in accordance with the Church's Bylaws, may authorize the encumbrance, loan, mortgage, or pledge of all or part of the Income or Principal of the Endowment Fund. The Endowment Board will take the appropriate action to carry out and complete any such actions authorized by the Church's members.
- (e) Fund Trustees may make a distribution of principal for such programs, activities, and expenditures of the Grantor which have been approved by the Governing Board of the Church and a majority of members present at a duly constituted congregational meeting, at which the number of members present is at least Two

Hundred (200) and such number of members shall constitute a quorum for purposes of this Section. For purposes of this Section a distribution of principal includes any encumbrance, transfer, substitution of property, hypothecation, or alienation of all or part of the principal of the Trust Fund.

ARTICLE V

FUND TRUSTEES ENDOWMENT BOARD MEMBERS

- 5.1 Number and Qualifications of Fund TrusteesEndowment Board Members. The Fund Trustees, also known as the Endowment Board, shall consist of eight (8) members, exclusive of any nonvoting ex officio members, comprised of the following:-
 - (a) Two (2) of the eight Fund Trustees shall be members of the Stewardship and& Finance Board, which. One Trustee shall will be the Chairmanperson of the Stewardship and& Finance Board and one other. The other Trustee shall be a member of the Stewardship and& Finance Board and shall be appointed by said Board pursuant to policies, procedures and rules established by said Board.
 - (b) Two (2) Fund Trustees who shall be members of the Governing Board of the GranterChurch being the Treasurer and the Vice-Moderator.
 - (c) Four (4) Fund Trustees shall be individuals appointed elected by the Stewardship and Finance Governing Board of the Church, from the Congregation at large. Such appointment election process, including requesting/accepting nominations and approval/appointment of nominees shall be made pursuant to procedures established by the Stewardship and Finance Board. Bylaws of the Church.
 - (d) The Governing Board of the Church may designate other persons to act as ex officio Fund Trustees Endowment Board Members from time to time. Such ex officio Fund Trustees Endowment Board Members shall have all the rights and privileges of regular Fund Trustee Endowment Board Members, except the right to vote. The Senior Minister of the Church shall serve as an ex officio Endowment Board Member, as permitted by the Bylaws of the Church.

5.2 Terms of office.

- (a) The following individuals shall serve as Fund TrusteesEndowment Board Members for so long as they hold their respective positions: (1) the TrusteesEndowment Board Members designated in §5.1(a) of this Article V being the Chairmanperson of the Stewardship and Finance Board of the Church and one other member of said Board; (2) the Treasurer; and, (3) the Vice-Moderator of the Church.
- (b) The remaining four <u>Fund Trustees Endowment Board Members</u> designated in § 5.1(c) of this Article V shall hold office for four (4) year, staggered terms, one of which shall expire every year.

(c) Any Fund Trustee Endowment Board Member may serve successive terms as an Fund Trustee Endowment Board Member, provided that no person shall serve as an Fund Trustee Endowment Board Member for more than a maximum of eight (8) consecutive years.

5.3 Removal, Resignation and Vacancy.

- (a) Any <u>Fund Trustee <u>Endowment Board Member</u> shall be removed under the following circumstances:</u>
 - (1) With respect to Fund Trustees Endowment Board Members who are members of the Governing Board or Stewardship and Finance Board of the Church, removal from such Board shall operate to remove such person as a Fund Trustee an Endowment Board Member contemporaneously with their removal from such Board of the Church;
 - (2) The conviction of any crime involving theft, moral turpitude, or any felony;
 - (3) Clear and convincing evidence of drug and/or alcohol abuse;
 - (4) The commission of any act which would offend public sensibilities or cause the impairment of the reputation or status of the GrantorChurch, its officers and employees or the congregation in the general community.
 - (5) Negligence in the performance of duties as a Fund Trustee an Endowment Board Member;
 - (6) Failure to actively perform duties as an <u>Fund Trustee Endowment Board Member</u>. A failure to perform shall be defined by the <u>Fund Trustees Endowment Board Members</u> in a writing which may be amended from time to time by the <u>Fund Trustees Endowment Board Members</u>;
 - (7) By a majority vote of the <u>Fund Trustees</u><u>Endowment Board Members</u> (excepting the person subject to removal who shall be counted for purposes of quorum); or,
 - (8) The death or total and permanent disability of an Fund Trustee Endowment Board Member. For purposes of this §5.3(a)(8) total and permanent disability is any mental or physical condition which lasts or is expected for more than six (6) months and is of such nature to prevent such person from performing their duties as an Fund Trustee Endowment Board Member, (such inability to perform would constitute a failure to perform under §5.3 (a)(6)).
- (b) A Fund Trustee An Endowment Board Member may resign at any time. Such resignation shall be in writing and delivered to the Fund Trustees Endowment Board, (delivery may be made by US regular mail or any electronic means) at least fifteen (15) days prior to the effective date of such resignation.
- (c) Vacancies, regardless of the reasons therefore, shall be filled as follows:

- (1) In the event that the vacancy is any of: the Chairmanperson of the Stewardship and Finance Board, the Treasurer, or the Vice Moderator of the Church; and, such person continues in such position, then the Governing Board, (for the Treasurer and Vice Moderator) and/or the Stewardship and Finance Board, (for Chairmanperson of same), shall appoint a new person who is a member of such Board to fill such vacancy. In the event such person does not continue to hold their position then their successor to their position shall be made an Fund Trustee Endowment Board Member by virtue of holding such position.
- A vacancy with respect to all other Fund Trustees Endowment Board Members shall be filled by the Stewardship and Finance Governing Board of the Church according to §5.1 of this Article V and policies and procedures established by said Board. Any Fund Trustee Endowment Board Member who is appointed to fill a vacancy shall serve for the remaining term of the Fund Trustee Endowment Board Member who was replaced or in the case of any Fund Trustee Endowment Board Member identified in Section 5.2(a) until their respective term of office expires and a successor is elected to serve in the capacity as listed in such Section in which case such person shall become a Fund Trustee Endowment Board Member by virtue of Section 5.1 of this Trustthese Policies.
- <u>Quorum.</u> Five of the <u>Fund Trustees Endowment Board Members</u> who are entitled to vote shall constitute a quorum for the conduct <u>of Fund for</u> business. Each <u>Fund Trustee Endowment Board Member</u> shall have one vote. Unless otherwise stated in <u>this Trust these Policies</u>, the affirmative vote of <u>a majority of the Endowment Board Members present at a duly organized meeting at which a quorum is present at least five (5) Fund <u>Trustees</u> shall be a majority and shall be required for any action of the <u>Fund Trustees</u> Endowment Board.</u>
- Meetings. The Fund Trustees Endowment Board shall hold regular meetings at least once 5.5 each calendar quarter and special meetings, from time to time during each year, at such times and places as may be designated by the Chairmanperson of the Endowment Board of Fund Trustees. Notice of meetings of the Fund Trustees Endowment Board shall be given to each Fund Trustee-Endowment Board Member at least ten days prior to the meeting. The Fund Trustees Endowment Board Members are hereby authorized to conduct such business and hold such meetings as they deem necessary by telephone or other electronic medium including email. Such electronic meetings shall have the same force and effect as a regular meeting of the Endowment Board Fund Trustees. The Fund Trustees Endowment Board Members may conduct any and all business of the TrustFund by electronic meeting. Unless the Secretary is present to make a record of the meeting, the Fund Trustee Endowment Board Member who originates such a meeting shall be deemed the Secretary of the meeting for the purpose of recording the proceedings and transmitting such record to the Secretary of the Fund Trustees Endowment Board for inclusion in the records of the TrustFund.
- <u>Action Without Meeting.</u> Any action which may be taken, or resolution which may be acted upon at a meeting of the <u>Fund TrusteesEndowment Board</u>—may be taken without a meeting if a consent in writing setting forth the actions so taken is signed by five of the <u>Fund TrusteesEndowment Board Members</u> who are entitled to vote.

5.7 Officers of the Board.

- (a) The Fund Trustees Endowment Board shall elect officers to serve to conduct the business of the Fund Trustees Endowment Board and manage all meetings and business of the Fund Trustees. -Said officers shall be a Chairmanperson and a Secretary. The Chairmanperson or Secretary may designate any other Fund Trustee Endowment Board Member to act in their place and stead for the purpose of conducting a specific meeting or taking a specific action. The designation need not be in writing, unless such action requires the signature of an Officer.
- (b) The duties of the Chairmanperson or designee shall be to preside over all business meetings of the membership-Endowment Board and to perform all other duties required of the Chairmanperson under this Trust Agreement these Policies or by resolution of the Fund TrusteesEndowment Board.
- (c) The Secretary shall serve as the Secretary of each meeting of the Fund Trustees Endowment Board, and shall record the meetings and shall issue any and all required notices to Fund Trustees Endowment Board Members.
- (d) The Chairmanperson and Secretary shall be elected from among the Fund TrusteesEndowment Board Members by a majority vote of the Fund TrusteesEndowment Board. Each shall serve for a one-year term or until his or her successor has been duly elected. The election shall be held at the first regular meeting of the Fund TrusteesEndowment Board in each fiscal year. The Chairmanperson and Secretary may be re-elected to successive one-year terms. Either officer may be removed by the Fund TrusteesEndowment Board, with or without cause, at a special meeting -called for that purpose. If a vacancy occurs in either office, the remaining Fund TrusteesEndowment Board Members shall elect a successor to fill the unexpired portion of the term.
- Successor Fund TrusteesEndowment Board Members Each successor Fund Trustee shall succeed to the title to the Trust Fund vested in their predecessor upon receipt of the Trust Fund. Any resigning or removed Trustee shall execute all documents and do all acts necessary to vest such title or record in any successor Fund Trustee. Each successor Fund TrusteeEndowment Board Member shall have and enjoy all of the powers, both discretionary and managerial, ministerial, and shall be charged with all of the duties and responsibilities herein conferred upon their predecessor. No successor Fund TrusteeEndowment Board Member shall be liable for any act or failure to act of any predecessor Fund TrusteeEndowment Board Member, and may accept the account rendered and the property delivered to them by the predecessor Fund TrusteeEndowment Board Member without, in so doing, incurring any liability or responsibility with respect to the acts or defaults, if any, of the predecessor Fund TrusteeEndowment Board Member.

ARTICLE VI

COMPENSATION AND EXPENSES OF TRUSTEES ENDOWMENT BOARD MEMBERS

<u>6.1</u> <u>Compensation</u> —The <u>Fund Trustees</u><u>Endowment Board Members</u> shall serve without compensation.

<u>Expenses</u> —The <u>Fund TrusteesEndowment Board Members</u> shall be entitled to reimbursement for reasonable expenses incurred by the <u>TrusteesEndowment Board Members</u> in the execution of their duties hereunder, including but not limited to expenses for education, travel, meals, lodging, airfare, car rental, and similar expenses. Said expenses shall be paid by the <u>TrustFund</u>. -The <u>Fund TrusteesEndowment Board Members</u> shall make or adopt procedures which shall be required prior to reimbursement for the documentation of such expenses and the approval of such expenses by the <u>Fund TrusteesEndowment Board Members</u>. -Only expenses which are properly documented and approved will be paid by the <u>TrustFund</u>. Expenses properly due and payable shall constitute a lien against the <u>Trust</u> Fund assets for such expenses.

ARTICLE VII

DUTIES AND POWERS OF TRUSTEES ENDOWMENT BOARD MEMBERS

- 7.1 General Powers The Fund Trustees Endowment Board shall receive, hold, invest and reinvest contributions to the Trust Fund and shall make disbursements from the Trust Fund on the Church's behalf pursuant to the terms of this Agreement these Policies.
- 7.2 Consent to Receipt of Donations of Property —Subject to the consent of the Fund

 TrusteesEndowment Board Members, the GranterChurch and other persons shall have the right to make contributions to the Trust Fund in property other than money by assignment, transfer and delivery of such property to the Trust Fund
- <u>7.3</u> <u>Written Evidence of Gift.</u> Any amount contributed to the <u>Trust</u> Fund shall be accompanied by a written direction to the <u>Fund TrusteesEndowment Board Members</u> specifying any conditions, limitations, or requirements for use.
- <u>The Fund TrusteesEndowment Board</u>-shall make payments and distributions from the <u>Trust</u> Fund only, in such manner, at such time, and in such amounts as may be <u>specifiedapproved</u> in written <u>directionsmeeting minutes</u> pursuant to Article IV, and the <u>Fund TrusteesEndowment Board Members</u> shall be fully protected in <u>makingauthorizing</u> payments under such directions.
- <u>7.5</u> Specific Powers. -Subject to the limitations expressly provided in this Trust Agreement these Policies, the Trustees Endowment Board will hold and make all investments with the reasonable care, skill, prudence and diligence which a prudent manperson, acting in a like capacity, would use under the conditions at the time, consistent with R.C. Sections 1715.51 to 1715.59 (Uniform Prudent Management of Institutional Funds Act or "UPMITA"). Subject to the same limitations set forth in these Policies, the Trustees Endowment Board shall have the following powers and rightsauthority, in addition to those vested in them it by law:
 - To invest and reinvest the amounts then held in the Trust Fund and to keep such amounts invested, without distinction between the pPrincipal and Income, in such stocks, bonds, shares of open-end investment companies as defined in the Investment Company Act of 1940, mortgages, debentures, notes, certificates of deposit, commercial paper or obligations of corporations whether or not listed on any exchange, annuities, or other securities other evidences of indebtedness or

- ownership, including limited partnership interests, or in other property, real or personal, as the Trustees Endowment Board Members deem proper.
- (b) To invest or reinvest all or part of the Trust-Fund's assets in deposits which bear a reasonable interest rate in a bank or similar financial institution supervised by the United States, or a state, even though such bank, or such financial institution is a party in interest. —Subject to the rules and conditions herein contained, the TrusteesEndowment Board —may keep such portion of the Trust-Fund in cash or balances as the TrusteesEndowment Board —may, from time to time, deem to be in the best interest of the Trust-Fund;
- (c) To sell, exchange, convey, transfer or otherwise dispose of any property held by the Trust fFund by contract or at public auction, and no person dealing with the TrusteesEndowment Board shall be under a duty or obligation to inquire as to application of the purchase money or to inquire into the validity, expediency or propriety of any such sale or other dispositions;
- (d) To make advances of money from its own funds for the preservation or improvement of the Trust Fund to impose a lien upon the Trust Fund for repayment of any such advance with interest; to borrow money from any and all persons, upon such terms and conditions as it shall determine, for the preservation or improvement of the Trust Fund and to issue its promissory note as Trustee hereunder for repayment of such loan, and to secure the repayment of said loan by mortgaging or pledging all or any part of the Trust Fund;
- (e) To vote any stocks, bonds, or other securities, to give general or special proxies or powers of attorney with or without power of substitution; to exercise any conversion privileges, subscription rights or other options and to make any payments incidental thereto; to consent to or to oppose or otherwise participate in corporate reorganizations or other changes affecting corporate securities and to delegate discretionary powers and to pay any assessments or charges in connection therewith; and generally to exercise any of the powers of an owner with respect to the stocks, bonds, securities or other property held in the Trust Fund;
- (f) To make, execute, acknowledge and deliver any and all documents of transfer and conveyance and any and all other instruments that may be necessary or appropriate to carry out the powers herein granted;
- (g) To employ suitable agents and counsel, who may, but need not, be counsel for the GrantorChurch and to be fully protected in action upon the advice of such counsel;
- (h) To do all acts, whether or not expressly authorized, which may be deemed necessary or proper for the protection of the property held hereunderin the Fund or for the carrying out of any duty under this Agreement these Policies;
- (i) To cause any securities or other property held as part of the Trust—Fund to be registered in the name of the Trust—Fund or in the name of its nominee, to hold any investment in bearer form, provided that the books and records of the Fund Trustees shall at all times show that all such investments are part of the Trust—Fund;

- (j) The Fund Trustees are authorized tTo invest a portion or all of the Trust Fund in Units of any common or group trust created solely for the purpose of providing a satisfactory diversification of investments for participating trusts. The commingling of monies and assets of this TrustFund with monies and assets of other participating trusts in such common or group trustsfunds is specifically authorized;
- (k) The Fund Trustees Endowment Board shall not cause the Trust Fund to engage in a transaction, if they know, or should know, that such transaction would cause a tax to be imposed upon the Grantor Church, the Trust Fund, or the Fund Trustees Endowment Board Members under Chapter 42 of the Internal Revenue Code of 1986, or would cause the tax-exempt status of the Church to be revoked, including, but not limited to:
 - (i) sale, exchange, or leasing, of any property between the TrustFund and a party in interest;
 - (ii) lending of money or other extension of credit between the <u>TrustFund</u> and a party in interest;
 - (iii) furnishing of goods, services, or facilities between the TrustFund and a party in interest, except that nothing herein shall be construed to prevent a Trustee an Endowment Board Member from making reasonable arrangements with a party in interest for office space, or legal, accounting or other services necessary for the establishment or operation of the TrustFund for reasonable compensation; or
 - (iv) transfer to, or use by or for the benefit of, a party in interest of any assets of the Trust; Fund.
- (v) or would cause a tax to be imposed upon the Grantor, the Trust Fund, or the Fund Trustees under Chapter 42 of the Internal Revenue Code of 1986; or would cause the tax exempt status of the Grantor to be revoked. Such transactions may include but are not limited to the following transactions:
 - (I) To accept and retain for such time as may deem advisable any securities or other property received or acquired by the Fund Trustees hereunder, whether or not such securities or other property would normally be purchased as investments as hereunder.
 - (m) To settle claims for or against the Trust—Fund on such terms as the Fund
 TrusteesEndowment Board -considers acceptable.
 - (n) To hold undivided fractional interest in property of any kind without separating such interest except for bookkeeping purposes.
 - (o) To establish appropriate reserves for expenses depletion and depreciation—as the Fund Trustees Endowment Board -considers proper.
 - (p) To open and maintain one or more brokerage accounts with securities brokers/dealers.

- (q) To purchase fire, title, liability, casualty or other insurances on any property.
- (r) To do all such acts, take all such proceedings and exercise all rights and privileges, although not specifically mentioned herein, as such Fund Trusteesthe Endowment Board may deem necessary to properly build, invest, preserve and administer the funds and accounts, and to carry out the purpose of the TrustFund.
- (s) To delegate the management and investment of the Fund to an external agent as set forth in R.C. 1715.54.

ARTICLE VIII

ACCEPTACE OF DONATIONS TO THE TRUST FUND

- 8.1 Power to Accept Donations. The Fund Trustees Endowment Board Members may accept on behalf of the TrustFund any gift, grant, bequest, or devise, and the power to accept or reject gifts, grants, bequests and devises rests solely with designated to become part of the Fund Trustees. Gifts, grants, bequests or desires shall be declined or rejected when there is any question as to their compatibility with the ideals, objectives and programs of the GrantorChurch, or if in the Fund TrusteesEndowment Board's sole discretion their conditions or limitations violate the provisions of Section 8.2. Unless the terms of the gifts expressly provide otherwise, all gifts, grants, bequests, and devises shall be deemed to be irrevocable and without restriction, condition or limitation.
- Restricted and Conditional Donations. Any person may give, bequeath or devise any property to this TrustFund subject to such conditions and limitations as to the use of the pPrincipal or income as such person may designate; provided that the designated purpose and use of such property are consistent with the general purposes of this TrustFund. Further, no gift, bequest or devise shall be received and accepted if it is conditional or limited in such a manner as to require the disposition of the income or pPrincipal in any manner which, in the opinion of the Fund TrusteesEndowment Board, jeopardizes the federal income tax exemption of the GrantorChurch, would cause a tax to be imposed upon the GrantorChurch, the Trust-Fund, or the Fund TrusteesEndowment Board Members under Chapter 42 of the Internal Revenue Code of 1986, or would be in direct or indirect violation of any policy, ideal, or purpose of the GrantorChurch.
- 8.3 Separate Trust-Accounts. All property accepted by the Fund Trustees Endowment Board Members for the TrustFund shall become a part of the Trust Fund, subject to any limitations or conditions of the gift, grant, bequest or devise, and may be commingled with other assets of the Trust Fund. However, such property may be placed in any number- of separate and distinct funds or accounts whenever the conditions and limitations of the gift, grant, bequest, or devise require a separate fund or account, or whenever the Fund Trustees Endowment Board, in theirits judgment, determine that such property should be placed in a separate and distinct fund or account.

ARTICLE IX

ACCOUNTING BY FUND TRUSTEES ENDOWMENT BOARD

- 9.1 Maintenance of Accounts and Records. -The Fund TrusteesChurch -shall maintain accurate and detailed records and accounts of all investments, receipts and disbursements, and other transactions concerning the Trust Fund's accounts, and all accounts, books and records relating thereto shall be open at all reasonable time to inspection and audit by the GrantorEndowment Board.
- <u>9.2</u> Reports <u>Tto GrantorEndowment Board.</u> -The <u>Trustee Church</u> shall submit such valuations, reports or other information as the <u>GrantorEndowment Board</u> may direct.
- <u>Valuation of Assets</u> Valuation of assets shall be at fair market value. The interest of this <u>TrustFund</u> in any common, collective or commingled trust fund maintained by the <u>TrusteesChurch</u>-shall be valued on the basis of the valuation of the assets of such common, collective or commingled trust fund concurrently with, or most recently preceding the valuation or adjustment date. The <u>Fund TrusteesChurch</u>-shall not be liable for any determination of values, if made in good faith. The <u>TrusteesChurch</u>-shall value the assets of the <u>Trust</u>-Fund to be valued at least annually and upon the request of the <u>GrantorEndowment Board</u> more frequently, but not more often than monthly.
- <u>9.4</u> Written Report As soon as administratively feasible following the close of each fiscal year, the <u>Fund TrusteesChurch</u> -shall <u>file with provide</u> the <u>GranterEndowment Board</u>, a written account setting forth a description of all securities and other property purchased and sold, all receipts, disbursements and other transactions effected during such annual period. The <u>Fund Trustees shall have the right to have all accounts settled by judicial proceeding if they so elect, in which event only the Fund Trustees and the <u>Granter shall be necessary parties</u>.</u>

ARTICLE X

LIMITATION OF TRUSTEE'S ENDOWMENT BOARD MEMBERS' LIABILITY

- <u>10.1</u> The <u>TrusteesEndowment Board Members</u> shall be accountable only for funds <u>actually</u> received as <u>TrusteesEndowment Board Members</u> hereunder.
- <u>10.2</u> Beyond the duty to faithfully perform instructions received under the terms of the <u>Trust or the terms these Policies</u> and <u>any</u> restrictions of a specific gift, the <u>Fund TrusteesEndowment Board</u>-shall have no duty or liability to inquire whether or not any disbursement or expenditure is proper, or whether the manner of making payment is proper.
- Whenever the Trustees Endowment Board Members must or may act upon the direction or approval of the Granter Church, or the Governing Board, the Fund Trustees Endowment Board Members may act upon a written communication signed by Granter Church, or the Governing Board, or any agent or officer –appointed in writing to act on behalf of the Granter Church, or the Governing Board whose authority shall be deemed to continue until revoked in writing. The Fund Trustees Endowment Board Members shall incur no liability for failure to act without such written communication. The Fund Trustees Endowment Board Members shall be fully protected in relying upon any such written instruction.

- Whenever the officers of the GranterChurch, or members of the Governing Board are appointed or changed, the Fund TrusteesEndowment Board -shall be advised in writing of the name of the new officer or member as the case may be and the Fund TrusteesEndowment Board may assume that such person continues in office until advised to the contrary.
- Any written direction or communication from the GrantorChurch, or the Governing Board shall constitute a certification that the content of the direction or communication is proper and correct and is one which is authorized and the Fund TrusteesEndowment Board may rely upon it and need make no further investigation or inquiry. No direction or communication shall be binding upon the TrustFund or the Fund TrusteesEndowment Board Members until it is received by the Fund TrusteesEndowment Board.

ARTICLE XI

TERM OF THE TRUSTFUND

- 11.1 This TrustFund shall continue forever, unless it is terminated by the duly authorized action in accordance with the By-Laws of the Grantor, of the Governing Board and the members of the CongregationChurch decide to terminate it in accordance with the By-Llaws of the GrantorChurch. Upon such termination, the remaining assets shall be distributed to or for the benefit of the GrantorChurch or to such persons and for such purposes as the Governing Board and the members of the CongregationChurch shall direct, provided that such assets must be paid over to one or more organizations organized and operated exclusively for religious, charitable, scientific, literary or educational purposes, and which are tax exempt under Section 501 (c) (3) of the Code. If the GrantorChurch is not then in existence, the Fund Trustees Endowment Board -shall distribute the remaining assets to one or more organizations which the Fund Trustees Endowment Board in their sole discretion decide best carries forward the religious purposes of this TrustFund, provided that, the assets must be paid over to one or more organizations organized and operated exclusively for religious,- charitable, scientific, literary or educational purposes, and which are tax exempt under Section 501 (c) (3) of the Code. -
- <u>From and afterUpon</u> the <u>date of termination</u> of the <u>TrustFund</u> and until final distribution of all property subject hereto, the <u>Fund TrusteesEndowment Board</u> shall continue to have all powers provided under <u>this Trust Agreementthese Policies</u> which are necessary and expedient for the orderly liquidation and distribution of such property.
- <u>11.3</u> The <u>Fund Trustees Endowment Board</u>-may, in <u>theirits</u> discretion, delay distribution of assets until such time as they receive a favorable Determination Letter from the Commissioner of Internal Revenue or his delegate to the effect that the proposed distribution is not a prohibited transaction and would not jeopardize the tax--exempt status of the <u>GrantorChurch</u>.

ARTICLE XII

TRUST AMENDMENTS TO ENDOWMENT FUND POLICIES

- This Trust agreement These Policies may be amended from time to time as appropriate for the more convenient and efficient administration of the Trust or to carry out more effectively the purposes of the Trust. However, any such amendment must be approved by the duly authorized action of the Governing Board and members of the Congregation Church. Such approval shall amendments must be approved in accordance with and pursuant to the By-Llaws of the Grantor with respect to obtaining the approval of each Church. No amendment shall be made which authorizes the Fund Trustees Endowment Board Members to manage or invest to conduct the affairs of this Trust this Fund in any manner or for any purpose contrary to the provisions of Section 501 (c) (3) of the Code.
- No amendment shall substantially change the duties, responsibilities or liabilities of the Fund Trustees Endowment Board Members without their written consent. -Any amendment which is necessary to bring this Trust Fund into conformity with government applicable laws or regulations may be made retroactively, but this shall not be construed as a rule of limitation.
- Any amendment herein provided for shall be by written instrument executed by the GranterChurch and delivered to the TrusteesEndowment Board; provided, however, that any amendment which substantially changes the duties, responsibilities or liabilities of the TrusteesEndowment Board Members must bear the Trustee'sEndowment Board Member's written consent endorsed thereon.
- Any contribution to this TrustFund which is accepted by the Fund TrusteesEndowment Board and which is subject to conditions, limitations or specifications concerning the use, investment or purpose of such contribution shall be deemed an amendment to the provisions of this TrustFund with respect to and to the extent of such contribution. Such amendment setting forth all terms, conditions and limitations of such contribution, shall be placed in the written records of the Fund TrusteesEndowment Board. Such amendment shall not affect any other property or income therefrom held byin-the TrustEnd.

ARTICLE XIII

APPOINTMENT OF AN INVESTMENT MANAGER

13.1 The Trustees Endowment Board -shall have the authority to appoint an Investment Manager from time to time with respect to any portion of the property of the Trust Fund. Said assets herein shall be accounted for as a separate account under the Trust Fund referred to as a Subsidiary Fund, and there shall be a separate Subsidiary Fund for each group of assets invested with each Investment Manager. Such appointment shall be evidenced by a written instrument signed and authorized by the Fund Trustees Endowment Board and the Investment Manager. Such written instrument shall acknowledge the appointment of the Investment Manager and identify the portion of the property of the Trust Fund allocated over which the Investment Manager shall have authority and shall contain an acceptance by the Investment Manager of its appointment, an acknowledgment by the Investment Manager of its status as a fiduciary with respect to the Trust-Fund property. It shall also state whether the Investment Manager, the TrusteeFund, or any other party is to have custody of the property of the Subsidiary Fund. The appointment of any Investment Manager may be terminated at any time by the Fund Trustees Endowment Board, such termination to be evidenced by a written instrument signed by the Fund Trustees Endowment Board and

- delivered to the Investment Manager. The <u>Trustees Endowment Board</u> may appoint separate Investment Managers for separate Subsidiary Funds.
- So long as the appointment of an Investment Manager is in effect, such Investment Manager shall have, with respect to the subsidiary fund for which it has been appointed, the exclusive authority and responsibility to invest, the assets of such Subsidiary Fund, in the same categories of investments as the Fund Trustees Endowment Board are authorized to invest under the terms of this Trustithese Policies.
- 43.3 So long as an appointment of an Investment Manager is in effect, the Fund Trustees shall have no authority or responsibility to exercise the powers otherwise conferred upon them under Article II with respect to the Subsidiary Fund for which such Investment Manager has been appointed, except in accordance with written instructions received by the Fund Trustees from such Investment Manager.
- 13.43 The Fund Trustees Endowment Board shall be relieved from any and all liability resulting from: (a) any action taken, suffered or omitted by the Investment Manager with respect to such Subsidiary Fund; (b) following the written instructions of the Investment Manager with respect to such Subsidiary Fund; and (c) the retention in such Subsidiary Fund of property purchased by, or upon the written instructions of, the Investment Manager, the liability of the Fund Trustee Endowment Board Members in such cases being limited to liability for any failure on their part to comply fully with such instructions.

ARTICLE XIV

INTERESTED PARTIES

<u>14.1</u> A Fund Trustee An Endowment Board Member or a member, director, or officer of the GranterChurch shall not be disqualified by such position from dealing or contracting with the TrustFund as a vendor, purchaser, employee, agent or otherwise. No act of the TrustFund shall be void or voidable or in any way affected by reason of the fact that any Fund Trustee Endowment Board Member or member, director, or officer of the GranterChurch is also a member of a firm, an officer, a director, a shareholder, or a trustee of a corporation, or a trustee or beneficiary of a trust, or otherwise connected with any other enterprise, in any way interested in the act. TrusteeEndowment Board Member -or member of the GrantorChurch shall be accountable or responsible to the TrustFund or the GranterChurch for or in respect to any act of the TrustFund, or for any gains or profits directly or indirectly realized by reason of the fact that the Fund Trustee Endowment Board Member or member, director, or officer of the GrantorChurch or any firm of which he or she is a member, or any corporation of which he or she is an officer, shareholder, director, or trustee, or any trust of which he or she is connected, is interested in the act. The fact that the Fund Trustee Endowment Board Member or member, director, or officer of the GranterChurch, or that the firm, corporation, trust or other entity is interested shallmust be disclosed or shall have been known to the Fund Trustees Endowment Board Members present at any meeting at which action on the transaction is taken. Any interested Fund Trustee-Endowment Board Member may be counted in determining the existence of a quorum at any meeting that authorizes or takes actions in respect to any such transaction; and any but the interested Fund Trustee Endowment Board Member must abstain from the may vote to authorize, ratify, or approve the transaction. Any Fund Trustee may take any action within the scope of his or her authority, respecting any act, with like force and effect as if he or she, or any other entity with which he or she is connected, were not interested in the act. Without limiting or qualifying the foregoing, if any judicial or other inquiry, suit, cause, or proceeding, the question of whether a Fund Trustee an Endowment Board Member or member, director, or officer of the GrantorChurch has acted in good faith is material, and notwithstanding any statute or rule of law or of equity to the contrary (if there are any) his or her good faith be presumed in the absence of clear and convincing evidence and proof to the contrary.

The GrantorChurch shall have the continuing right to substitute its property including but not limited to real, or personal, or intangible property whether such personal property is tangible or intangible, to include any or promissory note of Grantormade by the Church, in favor of the TrusteesFund. The right to substitute property shall be considered a transaction in perincipal and shall be subject to the approval and voting requirements of Article IV Section 4.1(ea) of these Policies.

ARTICLE XV

INDEMNIFICATION

Right to Indemnification

- The GrantorChurch shall indemnify each of the Fund TrusteesEndowment Board Members, whether or not then in office, and his or her heirs and legal representatives, against all expenses, judgments, decrees, fines, penalties, or other amounts paid in satisfaction, in settlement of, or in connection with the proceeding, civil or criminal, to which he or she is or may be made a party by reason of having been a Fund Trusteean Endowment Board Member. Without limitation, the term "expenses" shall include all counselreasonable attorney's fees, expert witness fees, court costs, and any other costs of a similar nature. The GrantorChurch shall netnot, however, indemnify any Fund TrusteeEndowment Board Member until a majority of the Fund Trustees Endowment Board has have determined by a majority vote at a meeting, or by a written instrument signed by a majority of all of the Fund TrusteesEndowment Board Members, that the Fund TrusteeEndowment Board Member seeking indemnification:
 - (a) Was not grossly negligent in his or her duty to the <u>TrustFund</u> or guilty of intentional misconduct in the performance of duties to the <u>TrustFund</u>;
 - (b) Acted in good faith in what he or she reasonably believed to be in the best interests of the TrustFund; and,
 - (c) In any matter subject to criminal action, suit or proceeding, had no reasonable cause to believe that the conduct was unlawful.

In making this determination, all of the Fund Trustees Endowment Board Members, including any Fund Trustee Endowment Board Member who is a party to or threatened with the action, suit or proceeding shall be entitled to vote at meetings or sign the written instrument and by those means be counted for all purposes in determining a majority of the Fund Trustees Endowment Board.

- 15.2 Any Fund Trustee Endowment Board Member who is entitled to indemnification from the GrantorChurch may make a written demand on the GrantorChurch by serving the written demand on the Chairman person or the Secretary of the Governing Board, (unless the Chairman person and the Secretary are both making the demand, in which case service may be made on any other member of the Governing Board). If the Governing Board does not, within fifteen (15) days after service of the written demand, determine that the Fund Trustee Endowment Board Member is entitled to indemnification, the Fund Trustee Endowment Board Member, may, within sixty (60) days following the date of service of the demand, apply to a court of general jurisdiction in the county where the GranterChurch maintains its principal office, to consider the matters referred to in Subparagraphs (a), (b), and (c) of Paragraph 15.1. If the court determines that the conduct of the Fund Trustee Endowment Board Member was such as to meet the requirements in the subparagraphs, the court shall order the GranterChurch to indemnify the Fund Trustee Endowment Board Member or employee to the same extent as if the Fund Trustees Endowment Board had originally made the determination.
- The right of indemnification shall not be deemed to be an exclusive remedy with respect to any Fund-TrusteeEndowment Board Member, who is entitled to indemnification from the GranterChurch and such Fund-Trustee-Endowment Board Member and may further pursue all legal remedies as may be available to such Fund-Trustee-Endowment Board Member with respect to indemnification.

ARTICLE XVI

<u>Definitions</u>

- <u>16.1</u> The following definitions shall apply with respect to terms contained in the <u>Trust Agreement these Policies</u>:
 - (a) "Trust Agreement Policies" shall mean these Investment and Spending Policies adopted by the First Congregational Church of Akron, Ohio, Declaration of Trust which establishes the First Congregational Church of Akron Ohio Endowment for purposes of managing and investing the Fund, as amended from time to time.
 - (b) "GrantorChurch" shall mean the First Congregational Church of Akron, Ohio.
 - (c) "Governing Board" shall mean the Governing Board or its successor of the First Congregational Church of Akron, Ohio.

- (d) "Code" or "Internal Revenue Code" shall mean the Internal Revenue Code of 1986 as such may be amended from time to time.
- (e) "Principal" shall mean all property, money, and other donations accepted by the Church under the previous Trust Agreement and designated to the Fund; and (2) any property, money, and other donations accepted by the Endowment Board in accordance with Section 8.1 of these Policies, including gifts, grants, or bequests designated to the Fund from whatever source; provided, however, Principal excludes all Income.
- "Income" shall mean all property or money generated by the Principal that have been received or earned including sources of gross receipts to the Trust Fund including dividends, interest, rents, appreciated securities, and royalties, and proceeds from the sales and exchanges of Capital Assets or investments of the Trust Fund. Income shall not include gifts, grants or bequests made designated to the Trust Fund from whatever source. Net Income shall mean income from all sources net of expenses which are directly related to the investment of assets in the Trust Fund, including, but not limited to, broker fees, administrative fees and costs and other similar expenses. Realized gains and losses from the sale or exchange of Trust Assets shall be included in determining Net Income. Such realized gains and losses shall be netted out to determine an overall gain or loss and that amount shall be added to Net Income.
- (fg) "Fund Trustees Endowment Board Member" shall mean the Trustees Endowment Board Members as may be appointed or elected pursuant to the terms of this Trust Agreement these Policies. Collectively, Endowment Board Members are also known as members of the Endowment Board.
- (h) "Average Fund Balance" shall mean the sum of the fair market value of the Fund as of the last day of the 12 preceding quarters divided by 12.

ARTICLE XVII

MISCELLANEOUS

- 17.1 No-Binding and Third-Party Beneficiaries. This Trust Agreement These Policies shall not confer any be binding upon and inure to the benefit of the Church, the Endowment Board Members, and their respective successors in interest and permitted assigns. No rights or remedies will be conferred upon any person other than the GrantorChurch, Endowment Board Members, and itstheir respective successors and permitted assigns.
- <u>17.2</u> <u>Entire Agreement</u>. <u>This Trust constitutes These Policies constitute</u> the entire agreement among the <u>GrantorChurch</u> and the <u>Fund TrusteesEndowment Board Members with regard to the Fund and their successors in interest and supersedes any prior understandings, agreements, or representations by or among the <u>Grantor and the Fund Trustees</u>, written or oral, to the extent they have related in any way to the subject matter hereof.</u>
- <u>Succession and Assignment</u>. This Trust Agreement shall be binding upon and inure to the benefit of the Grantor and the Fund Trustees named herein and their respective successors in interest and permitted assigns. Neither the Grantor nor the Fund Trustees Page 20 of 21

may assign any rights, interests, or obligations hereunder without the prior written approval of both. Electronic Signatures. Any authorizations, approvals, consents, notices, demands, or other communications contemplated under these Policies may be made by electronic means as authorized under Ohio law. A party's acceptance of these Policies, or execution or delivery of any other document relating to the Fund, may be evidenced and effected by electronic signature, which will constitute a legal, valid and binding signature and have the same force and effect as a manual signature as provided for under Ohio law.

- <u>17.4</u> <u>Counterparts.</u> This Trust Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.
- <u>Headings Interpretation</u>. The section headings contained in this <u>Trust Agreement these Policies</u> –are <u>insertedincluded</u> for convenience only and shall not affect in any way the meaning or interpretation of this <u>Trust Agreement these Policies</u>. Where permitted by the context, each pronoun used in these Policies includes all genders and both singular and plural, and each noun used in these Policies includes both singular and plural.
- <u>17.65</u> Governing Law. This Trust Agreement These Policies shall be governed by and construed in accordance with the trust and fiduciary laws of the State of Ohio, including, without limitation, UPMIFA and the Uniform Electronic Transactions Act (Ohio Revised Code §1306.01, et seq.) without giving effect to any choice or conflict of law provision or rule. (whether of the State of Ohio or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of Ohio.
- <u>17.76</u> <u>Severability.</u> Any term or provision of <u>this Trust Agreement these Policies</u> that is invalid or unenforceable in any situation in any jurisdiction shall not affect the validity or enforceability of the remaining terms and provisions hereof or the validity or enforceability of the offending term or provision in any other situation or in any other jurisdiction.

In Witness Whereof, the Settler and Board of Trustees have caused this instrument to be signed in their respective names this—th day of 200223.

The undersigned hereby certifies that s/he is the	ne duly qualified and acting	<u>of</u>
the First Congregational Church of Akron, Ohio	o, and that the foregoing Po	licies were adopted by
the Governing Board of the Church at a meetin	g held on	, 2024.
By:		
Name:		
Title:	_	