Living Faithfully Ministry ("______")

Conflict of Interest Policy and Annual Statement
For Directors and Officers and
Members of a Committee with Board Delegated Powers

Article I - Purpose

1. The purpose of this Board conflict of intis contemplating entering into a transaction officer or director of	n or arrangement that might b	enefit the private interests of an				
2. This policy is intended to supplement, b conflicts of interest applicable to nonprofit						
3. This policy is also intended to identify "	independent" directors.					
	Article II - Definitions					
1. Interested person Any director, princi delegated powers, who has a direct or indi-						
2. Financial interest A person has a finant business, investment, or family:	ncial interest if the person has	, directly or indirectly, through				
a. An ownership or investment interest transaction or arrangement, b. A compensation arrangement with which has a transaction of investment individual with which includes direct and indirect remuneration a interest is not necessarily a conflict of interest on the IRS model Conflict of Interest policinformation needed to allow questions on Form 990.2. A conflict of interest exists, in accordance with transaction are conflict of interest exists, in accordance with transaction arrangement with transaction and transaction arrangement with transaction arrangement with transaction and transaction arrangement with transaction and transaction arrangement with t	or with or with an or arrangement, or ment interest in, or compensation as well as gifts or favors that a rest. A person who has a final cy, which is an attachment to be to assess director independent only if the Board of	ith any entity or individual with ion arrangement with, any entity or or arrangement. Compensation are not insubstantial. A financial incial interest in this policy is based Form 1023. This policy adds ependence in order to answer				
3. Independent Director A director shall or she is "independent" as defined in the ir available, the director: a. is not, and has not does not directly or indirectly have a significant might affect independence in decision-mal where any of's execut compensation committee; and does not have employee of or who	nstructions for the IRS 990 for ot been for a period of at least my entity in which	rm or, until such definition is three years, an employee of has a financial interest; b. ith, which executive of another corporation rve on that corporation's per who is an executive officer or				

Article III - Procedures

1. Duty to Disclose -- In connection with any actual or possible conflict of interest, an interested person must disclose the existence of the financial interest and be given the opportunity to disclose all material facts to the Board or Executive Committee.

- 2. Recusal of Self Any director may recuse himself or herself at any time from involvement in any decision or discussion in which the director believes he or she has or may have a conflict of interest, without going through the process for determining whether a conflict of interest exists.
- 3. Determining Whether a Conflict of Interest Exists -- After disclosure of the financial interest and all material facts, and after any discussion with the interested person, he/she shall leave the Board or Executive Committee meeting while the determination of a conflict of interest is discussed and voted upon. The remaining Board or Executive Committee members shall decide if a conflict of interest exists.
- 4. Procedures for Addressing the Conflict of Interest
- a. An interested person may make a presentation at the Board or Executive Committee meeting, but after the presentation, he/she shall leave the meeting during the discussion of, and the vote on, the transaction or arrangement involving the possible conflict of interest.
- b. The Chairperson of the Board or Executive Committee shall, if appropriate, appoint a disinterested person or committee to investigate alternatives to the proposed transaction or arrangement.
- c. After exercising due diligence, the Board or Executive Committee shall determine whether _____ can obtain with reasonable efforts a more advantageous transaction or arrangement from a person or entity that would not give rise to a conflict of interest.
- 5. Violations of the Conflicts of Interest Policy
- a. If the Board or Executive Committee has reasonable cause to believe a member has failed to disclose actual or possible conflicts of interest, it shall inform the member of the basis for such belief and afford the member an opportunity to explain the alleged failure to disclose.
- b. If, after hearing the member's response and after making further investigation as warranted by the circumstances, the Board or Executive Committee determines the member has failed to disclose an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective action.

Article IV - Records of Proceedings

The minutes of the Board and all committees with board delegated powers shall contain:

- a. The names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or possible conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of interest was present, and the Board's or Executive Committee's decision as to whether a conflict of interest in fact existed.
- b. The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the discussion, including any alternatives to the proposed transaction or arrangement, and a record of any votes taken in connection with the proceedings.

Article V - Compensation

a. A voting member of the Board who receives compensation, directly or indirectly, from ______ for services is precluded from voting on matters pertaining to that member's compensation.

b. A voting member of any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from for services is precluded from voting on matters pertaining to that member's compensation. c. No voting member of the Board or any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from, either individually				
or collectively, is prohibited from providing information to any committee regarding compensation.				
Article VI - Annual Statements				
1. Each director, principal officer and member of a committee with Board delegated powers shall annually sign a statement which affirms such person:				
a. Has received a copy of the conflict of interest policy,b. Has read and understands the policy,c. Has agreed to comply with the policy, and				
d. Understands in order to maintain its federal tax exemption must engage primarily in activities which accomplish one or more of its tax-exempt purposes.				
2. Each voting member of the Board shall annually sign a statement which declares whether such person is an independent director.				
3. If at any time during the year, the information in the annual statement changes materially, the director shall disclose such changes and revise the annual disclosure form.				
4. The Board of Directors shall regularly and consistently monitor and enforce compliance with this policy by reviewing annual statements and taking such other actions as are necessary for effective oversight.				
5. To ensure does not engage in activities that could jeopardize its tax-exempt status, periodic reviews shall be conducted. The periodic reviews shall, at a minimum, include the following subjects:				
 a. Whether compensation arrangements and benefits are reasonable, based on competent survey information (if reasonably available), and the result of arm's length bargaining. b. Whether partnerships, joint ventures, and arrangements with management organizations, if any, conform to				
Article VII - Use of Outside Experts				
When conducting the periodic reviews as provided for in Article VII, may, but need not, use outside advisors. If outside experts are used, their use shall not relieve the Board of its responsibility for ensuring periodic reviews are conducted.				
Certification				

Aleisha Prentice - Michel, President of LIVING FAITHFULLY MINISTRY, and Aleisha Prentice - Michel, Secretary of LIVING FAITHFULLY MINISTRY, certify that the foregoing is a true and correct copy of the Conflict of Interest Policy of the above-named organization, duly adopted by the initial Board of Directors on November 17, 2024.

BV:	Date:
Aleisha Prentice - Michel, President	
By:	Date:
Aleisha Prentice - Michel, Secretary	

Living Faithfully Ministry ("_____") Director and Officer Annual Conflict of Interest Statement

1. Nam	:	Date:	
A	on: e you a voting Director? Yes () No () e you an Officer? Yes () No () you are an Officer, which Officer position	n do you hold:	
II II Ii m	m the following: ave received a copy of the Conflict of Interver read and understand the policy gree to comply with the policy inderstand that is chest engage primarily in activities which activities		n it —
de	Do you have a financial interest (current of ined in the Conflict of Interest policy with s () No ()	or potential), including a compensation arrangement, as th? en disclosed, as provided in the Conflict of Interest policy	?
	Conflict of Interest policy withi. If yes, please describe it, including v		
•	ou an independent director, as defined in f you are not independent, why?	the Conflict of Interest policy? Yes () No ()	
D	te:		
Signatu	e of Chair/President or Director		