# INVESTMENT & ENDOWMENT SERVICES FORM



# Participation Agreement – ORGANIZATION

## TO: American Baptist Foundation (and any Bank Acting as Custodian)

The undersigned party (the "Participant") is transmitting herewith or has transmitted to American Baptist Foundation (ABF), for deposit in its permanent Investment & Endowment Fund platform (the "Fund"), certain funds or securities or both (the "Property").

The Participant requests and authorizes the deposit of the Property in the Fund as units in the Participant's account in accordance with the Plan of the Fund, as administered, amended, and interpreted from time to time by the Board of Directors of the Foundation (the "Board"), the Finance Committee, the Investment Committee, and others pursuant to the terms of the Plan. The Participant hereby certifies, as the basis for its eligibility to create an account, that:

- The Participant has full power and authority to deposit the Property in the Fund and such action
  does not contravene any law or restriction applicable to investment of the Property and has been
  duly authorized by all requisite action of the Participant's governing board of authority.
- 2. The Property and all other deposits at any time made or which will be made in the Fund by the Participant and the Participant's interest now or at any time in the Fund are not and will not at any time be subject to any rights of any donor to income or fixed variable benefits, not used for or attributable to life income or annuity contracts or to a retirement plan which provides for employee contributions or variable benefits
- 3. Any securities included in the Property were not received or acquired nor are they held by the Participant subject to any "investment letter" or other legal or contractual restriction on the Participant's or Fund's right to sell the same at any time from time to time in the open market or otherwise without registration or any other requirement under the Securities Act of 1933 or any other condition or restriction.

The Participant agrees that the assets of the Fund may be applied, in the discretion of the Board, to save harmless each member or the Board, or the Finance Committee or the Investment Committee, and each employee of the Foundation, against all liability, costs or expenses (including any sum paid in settlement of claim) arising out of any act or omission to act as such member of the Board or of the Finance Committee or of the Investment Committee, or as such employee of the Foundation, except in the case of fraud or willful misconduct.

Initial Here_	
	00 0005



With respect to the participation in the Fund, the Participant agrees to be bound by the plan details detailed on Page 1 of this application, as administered and interpreted from time to time by the ABF Board, the Finance Committee, and/or Investment Committee pursuant to the terms of the Plan.

Organization Name			
ABC-Region/Partner			
Fund Name			
Street			
City	State	Zip	
Phone	Email		
☐ Online Access Desired	ABF REP		
INITIAL INVESTMENT (IN DO	DLLARS) \$		
INVESTMENT SELECTION			
Fund:		<u>Percentage:</u>	
☐ Blended Portfolio (approxim	ately 70% stock, 30% fixed in	ncome)	<u>6</u>
☐ Stock Portfolio (all stock)		9	<u>6</u>
☐ Fixed Income Portfolio (all f	ixed)	9	<u>6</u>
☐ ESG Portfolio (approximate	ly 70% stock, 30% fixed inco	me)	<u>′o</u>
DISTRIBUTION SELECTION			
☐ Pay regular quarterly incom	e as determined by the Board	d	
☐ Reinvest quarterly income			
Other			
AUTHORIZED SIGNATURE(S	<b>3</b> ):		
Name	Signature	Date	
Name	Signature	Date	

Please return the completed application to the ABF office. Feel free to contact us if you have additional



### INVESTMENT AND DISCLOSURE STATEMENT

This Investment Disclosure Statement ("disclosure statement11) is intended for American Baptist and related organizations considering the creation of an investment fund ("fund11) at American Baptist Foundation ("ABF11).

The purpose of this disclosure statement and the investment program described within is to provide information to trustees and directors of American Baptist and related organizations about the investment program and the risks of participating in the program and to assist such trustees and directors in determining which investment pools best fit their investment objectives.

Assets in the fund are segregated from ABF's assets and are never used for ABF's operational purposes.

Assets in the fund are not a deposit account held by a bank and are not guaranteed or insured by the Federal Deposit Insurance Corporation ("FDIC") or any other government agency. As with most market-based investments, it is possible to lose a portion or all of the money invested in a specific investment pool or generally under the investment program.

Account statements are provided on a regular basis and each organization maintains a responsibility to review all communications.

Administrative fees taken are at the pool level and are intended to cover ABF's administrative and record-keeping services. ABF's administrative fees are currently 62 basis points, or 0.62 of 1%. Investment management fees are taken at the investment level and currently total 38 basis points, or 0.38 of 1%

As a 509(a)(3) supporting organization (under Section 501(c)(3)), as determined by the Internal Revenue Code {"IRC"), ABF is exempt from having to register with the Securities and Exchange Commission {the "SEC11) as an investment adviser or as a broker/dealer.

This document is for informational purposes only, and is not, and should not be construed to be, investment advice. ABF does not provide investment, financial, tax, or legal advice. Each participating organization should consult with its own legal and tax advisors relating to its participation in the ABF's investment program.

#### **ACKNOWLEDGMENT**

By signing this document, you agree to the stated terms and conditions. You also certify that you are legally authorized to act in the interest of the organization for which the account is established.

Name	Title
Signature	Nate