Creating vital congregations that make disciples of Jesus Christ, who make disciples equipped and sent to transform lives, communities, and the world.



April 25, 2023

Dear Vesta United Methodist Church,

Please accept this letter as notification of acceptance of your disaffiliation agreement with the Arkansas Conference of The United Methodist Church by the Conference Board of Trustees in accordance with paragraph 2553 of the *Book of Discipline of The United Methodist Church* and related Conference legislation. The Conference Board of Trustees will now request a vote of the Annual Conference at the special called session that begins at 10 am on Saturday, May 13, 2023 in Hot Springs, Arkansas.

If you have any questions or concerns, please do not hesitate to contact Alison Huskey at alison.huskey@arumc.org.

Yours in Christ,

Rev. Dr. Tony Griffin

President, Conference Trustees

Arkansas Conference of The United Methodist Church



Vesta UMC - Certification of Church Conference Vote

1 message

Blake Bradford Wed, Dec 14, 2022 at 12:54 PM

To: Bishop Gary Mueller, Arkansas Conference Bishop

Rev. Paul Seay, Pastor

Ms. Myra Keith, Church Trustees Chair

Reverend Tony Griffin, Conference Trustees Chair

Mr. Todd Burris, Arkansas Conference Director of Administrative Services

Dear All,

This email is to certify that on December 7, 2022 the Vesta United Methodist Church held a church conference following the provisions of ¶246.8 and ¶248, for the sole purpose of considering the following motion:

For reasons of conscience regarding a change in the requirements and provisions of the Book of Discipline related to the practice of homosexuality or the ordination or marriage of self-avowed practicing homosexuals as resolved and adopted by the 2019 General Conference, or the actions or inactions of the Arkansas Conference of the United Methodist Church related to these issues that follow, we, the Vesta United Methodist Church, under the authority of ¶2553 of The 2016 Book of Discipline, choose to disaffiliate from the United Methodist Church, and in accordance with ¶2529 of The 2016 Book of Discipline we authorize the church's Board of Trustees to act on the church's behalf to complete and implement the disaffiliation agreement with the Arkansas Conference Board of Trustees.

The motion to disaffiliate from the United Methodist Church passed by a vote of 19 to 0, thus reaching the two-thirds threshold required by ¶2553.3 of *The 2016 Book of Discipline* and Judicial Council Decision 1379. Accordingly, as District Superintendent of the Northwest District, I do now certify the vote. A copy of the official minutes and attendance report is attached.

With this vote, the Trustees of the *Vesta United Methodist Church* are now authorized to move to the next phase of the Disaffiliation Process by working with the Conference Trustees to complete the standard disaffiliation agreement, which can be found by following this link. To help this process move as quickly and smoothly as possible, you are strongly encouraged to engage the services of an attorney who will be able to work with the conference trustees on the church's behalf. As a next step, the Chair of the Church Trustees should contact Mr. Todd Burris, the Arkansas Conference Director of Administrative Services, at tburris@arumc.org or 501-324-8024 to begin the process.

Sincerely,

Rev. Dr. Blake R. Bradford District Superintendent

cc: Dr. Ulysses Washington, Central District Superintendent Rev. John Fleming, Northeast District Superintendent Dr. Ann Ferris, SW District Superintendent Dr. Blake Bradford, NW District Superintendent Rev. Edna Morgan, SE District Superintendent Rev. Jim Polk, Assistant to the Bishop

Ms. Michelle Ator, Conference Chancellor



DR BLAKE BRADFORD

Chief Mission Strategist
District Superintendent
Northwest District
Arkansas Conference of the United Methodist Church



Our trajectory for the coming years: Creating vital congregations that make disciples of Jesus Christ, who make disciples equipped and sent to transform lives, communities, and the world.

2 attachments



12-7-22 Vesta UMC Conference Meeting Attendance Roster.pdf 2416K



vesta Church Conference and Final Vote for Disaffiliation 12-7-22.pdf 990K

DISAFFILIATION AGREEMENT PURSUANT TO ¶2553 of

The Book of Discipline of the United Methodist Church between The Arkansas Conference of the United Methodist Church and Vesta United Methodist Church

This Disaffiliation Agreement Pursuant to ¶2553 ("Disaffiliation of a Local Church Over	
Related to Human Sexuality") is entered into this day of, 20) <u>2</u> 3 by
and between Vesto United Methodist Church (hereafter referred to as "Disaff	iliating
Church") and The Arkansas Conference of The United Methodist Church (hereafter refe	
as "Arkansas Conference.")	

WHEREAS, Disaffiliating Church is currently a United Methodist congregation that is a part of, and located within, the boundaries of the Arkansas Conference; and

WHEREAS, the parties acknowledge and agree that as current United Methodists, their rights and responsibilities with respect to church property are governed by church polity as set out in *The Book of Discipline of the United Methodist Church* (hereafter referred to as the "Discipline") and as interpreted by the Judicial Council of the United Methodist Church; and

WHEREAS, pursuant to ¶ 2501.1 of the *Discipline*, Disaffiliating Church holds its real and personal, tangible and intangible, property "in trust for The United Methodist Church and subject to the provisions of its *Discipline*;" and

WHEREAS, pursuant to ¶ 2501.2 of the *Discipline*, property subject to ¶ 2501.1 "can be released from the trust, transferred free of trust, or subordinated to the interests of creditors and other third parties only to the extent authority is given by the *Discipline*;" and

WHEREAS, ¶ 2553 of the *Discipline* provides a specific circumstance in which property subject to ¶ 2501.1 can be released from the trust imposed by that paragraph; and

WHEREAS, Disaffiliating Church has completed a process of discernment concerning disaffiliation from the United Methodist Church as mandated by the Principles adopted by the 2021 Arkansas Annual Conference, in which all members had voice; and

WHEREAS, Disaffiliating Church held a church conference, in compliance with ¶¶ 246.8, 248, and 2553.2-.3 of the *Discipline* at which at least two-thirds (2/3) of the professing members present at the church conference of the Disaffiliating Church voted to disaffiliate from The United Methodist Church "for reasons of conscience regarding a change in the requirements and provisions of the *Discipline* related to the practice of homosexuality or the ordination or marriage of self-avowed practicing homosexuals as resolved and adopted by the 2019 General Conference" and Disaffiliating Church has provided certification, which has been deemed

sufficient by the Arkansas Conference as evidence of same, and which is attached hereto as **Exhibit A**; and

WHEREAS, ¶ 2553.4 of the *Discipline* requires the terms and conditions of Disaffiliating Church's disaffiliation from The United Methodist Church to be "memorialized in a binding Disaffiliation Agreement;" and

WHEREAS, Disaffiliating Church and the Arkansas Conference wish to enter into this Disaffiliation Agreement to (1) comply fully with all requirements of the *Discipline* as interpreted by The Judicial Council, (2) graciously resolve all matters between them in a manner consistent with love for each other as brothers and sisters in Christ and to benefit the ongoing and future Christian ministries of both parties, and (3) to fully and finally release the Arkansas Conference's interest in the real and personal property of _______ United Methodist Church.

THEREFORE, in consideration of the foregoing and all the mutual covenants herein contained, which the parties acknowledge constitute good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Disaffiliating Church and the Arkansas Conference agree as follows:

I. <u>Disaffiliating Church's Obligations:</u>

Disaffiliating Church shall, at its sole expense, complete the following acts on or before the times specified:

1. Payments:

Due on the Disaffiliation Date listed in section IV.1, the Disaffiliating Church shall pay to the Arkansas Conference, in a manner specified by the Arkansas Conference, the following:

- a. Any unpaid tithe for the twelve (12) months immediately prior to the Disaffiliation Date, totaling ______;
- b. An additional twelve (12) months tithe, equal to the previous twelve (12) month's tithe, totaling \$2,938.00
- c. An amount equal to Disaffiliating Church's pro rata share, as determined by the Arkansas Conference, of the Arkansas Conference's defined pension obligations, based on the Arkansas Conference's aggregate funding obligations as determined by the General Board of Pension and Health Benefits using market factors similar to a commercial annuity provider, totaling \$4,186.57.
- d. Any prior year pension outstanding balances, as recorded in the permanent records of the Arkansas Conference Board of Pension, totaling
- e. Any outstanding salary arrearage;

- f. Repayment of district, annual conference or general church grants made in the past ten years, excluding benevolence grants, totaling ,;
- g. If the Disaffiliating Church's current pastor(s) remains in the United Methodist Church for the current appointive year, an amount equal to the difference between the agreed-upon compensation, including housing and pension, for the current appointive year and the appointive pastor's new compensation, if a lesser amount, totaling
- h. All costs and fees associated with the transfer of any asset or liability.

2. Obligations Regarding Endowments:

Disclosure: Within 30 days following any vote for disaffiliation, the Disaffiliating Church will identify and produce to the Arkansas Conference copies of all documents relevant to all endowments, trusts, memorial bequests, donations and any other rights made to or for the benefit of the Disaffiliating Church that contain restrictions particularly limiting them to United Methodism.

Transfer: The Disaffiliating Church will formally transfer all endowments, trusts, memorial bequests, donations and any other rights made to or for the benefit of the Disaffiliating Church that contain restrictions particularly limiting them to United Methodism to the Arkansas Conference. This resolution will be completed as of the Disaffiliation Date if required by the documents themselves on a case by case basis.

3. Satisfaction of Liabilities:

Disclosure: No later than 30 days following any vote for disaffiliation, the Disaffiliating Church shall fully disclose to the Arkansas Conference all of its existing debts, loans, liabilities and contractual obligations. An accounting of all such debts, loans, liabilities and contractual obligations is set out in **Exhibit B** to this Agreement.

Satisfaction: The Disaffiliating Church shall provide documentation satisfactory to the
Arkansas Conference that it has satisfied, assigned or transferred all such debts,
loans, liabilities or other obligations to its new entity, thereby fully releasing the
United Methodist Church and the Arkansas Conference,
and all of their trustees, officers, members, agents and employees, from any further
liability for any debts, loans, liabilities and contractual obligations in any way
associated with Vesta United Methodist Church. This resolution
shall be completed on the Disaffiliation Date.

4. Intellectual Property:

Effective as of the Disaffiliation Date, Disaffiliating Church shall cease all use of "United Methodist," the Cross & Flame insignia, and any other intellectual property of the United Methodist denomination and the Arkansas Conference.

Endowments

Exhibit D

Vesta United Methodist Church has NO endowments, trusts, memorial bequests, donations or any other rights made to or for the benefit of our Disaffiliating Church that contain restrictions particularly limiting them to United Methodism.

5. Group Tax Exemption Ruling:

6. Local Church Records:

No later than Disaffiliation, the Disaffiliating Church agrees it shall provide print or their entirety, to the Arkansas Conference digital copies, United Methodist Church archives, historic membership rolls, esta and historical documents, including but not limited to documents related to funerals, baptisms, weddings, and all trustee, committee, and council meeting minutes. The Disaffiliation Church agrees to maintain said documents in their original form indefinitely. If the Disaffiliating Church ceases operations, then the original documents shall be given to the Arkansas Conference or its successor organization.

7. *Membership*: On file with Arkansas Conference -AH

No later than 30 days following a vote to disaffiliate, the Disaffiliating Church will furnish to the Arkansas Conference a roll of all members who have not expressed an intent to remove their membership in the United Methodist Church in order to allow their membership to be transferred to another United Methodist Church.

8. Cemeteries and Columbaria:

If the Disaffiliating Church has a cemetery and/or columbarium, Disaffiliating Church agrees that it will accept ownership of and retain full responsibility for maintaining the cemetery and/or columbarium in accordance with the requirements of Arkansas law. Disaffiliating Church further agrees that it will forever continue to provide access to the cemetery and/or columbarium, for families, friends, and loved ones of those interned therein.

9. Organizational Transition:

Disaffiliating Church shall take all steps necessary to establish a new legal entity to fully effectuate its complete disaffiliation from _______ United Methodist Church, the Arkansas Conference, and the United Methodist denomination as a whole no later than the Disaffiliation Date.

IU.	ira	insjer of Property:
	Dis	affiliating Church agrees that it will:
		Take all steps necessary to dissolve any legal entities of theUnited Methodist Church in accordance with Arkansas law,
		on the Disaffiliation Date, and
	b.	Settle, liquidate or transfer all assets of VESTaUnited
		Methodist Church on the Disaffiliation Date to its new legal entity, which are listed in Exhibit C .
	c.	The parties agree, however, that the Disaffiliating Church will retain limited rights
		and duties provided by Arkansas law sufficient only to wind up the affairs of
		United Methodist Church, including those that might exist
		after the Disaffiliation Date.
11.	No	Premature Transfer of Property:
		e Disaffiliating Church understands and agrees that if this Disaffiliation Agreement
	is	not affirmed by the Arkansas Annual Conference by a simple majority of the
		embers present and voting" at a duly-called session of the Arkansas Annual
		nference, as required by 2529.1b(3) and Judicial Council Decision 1379, the entire
		reement will be null and void. The Disaffiliating Church therefore specifically
		rees, represents and warrants that it is responsible for the upkeep and all costs
	ass	sociated with maintaining the value and good condition of all property at issue
	uni	til the time of final transfer of assets, which will occur on the Disaffiliation Date,
	COL	ntingent upon affirmation by the Arkansas Annual Conference, and that it will not
	de	stroy, damage, sell, convey or transfer any property, real or personal, to the new
		tity or any other party prior to the Disaffiliation Date.
	Citi	acy of any other party prior to the obalimation bate.
12	No	Warranties, Release, Indemnity and Hold Harmless:
12.		e Disaffiliating Church hereby specifically understands and agrees that it is
	300	
		tepting title to, and possession of, the property of <u>VESTC</u> United ethodist Church, real and personal, in its current condition, in whatever state it
	MIC	w exist as of the Disaffiliation Date. The Disaffiliation Chamber State It
	IIId	rees that neither theUsiteUnited Methodist Church, nor the
	agr	onited Methodist Church, nor the
	Ark	cansas Conference, nor any of their trustees, officers, members, agents, servants,
	em	ployees, or representatives have made any promises, representations or
		rranties regarding the suitability of any property for future use, or the status of
	leg	
		VeStaUnited Methodist Church.
	- 59	
	Dis	affiliating Church, for itself, its new entity, and all of their members,
	rep	presentatives, officers, trustees, agents, servants, successors and assigns, hereby
	agr	ees to release, acquit, discharge, indemnify, defend, and hold harmless the

June 19, 2022

Arkansas Conference and all of its officers, directors, trustees, agents, and employees, and representatives from all claims, causes of action, liabilities, damages,

fees (including attorney's fees), or costs, tangible or intangible, seen or unforeseen, in any way resulting from any claim, action, or cause of action for damages to persons or property resulting from for anything omitted, done or suffered to be done in any way related to the transfer of title and possession of the property to the Disaffiliating Church's new entity, the release of the trust clause, or resulting from Disaffiliating Church's failure to meet its obligations pursuant to this Disaffiliation Agreement.

II. The Arkansas Conference's Obligations:

Release of Trust Clause: Upon approval by the District Superintendent, and contingent upon the Annual Conference's ratification of this Disaffiliation Agreement, The Arkansas Conference agrees to release all of its current interest in the real and personal property of ______ United Methodist Church, effective as of the Disaffiliation Date, to the Disaffiliating Church's new entity.

III. Mutual Release:

Upon the completion of all of their respective obligations herein, the Arkansas Conference and Disaffiliating Church, for themselves and all of their agents, employees, servants, representatives, members, officers, trustees, attorneys, successors, and assigns, hereby fully and forever covenant not to sue each other, and release and discharge each other, and all of their current and former agents, employees, servants, representatives, members, officers, trustees, attorneys employees, successors, attorneys, agents and assigns, in both their official and individual capacities, from any liability for any and all causes of action and claims, including any statutory or common law cause of action, tort or contractual claims, any claims for attorneys' fees, expenses and all other damages, whether known or unknown, foreseen or unforeseen, that the Arkansas Conference or Disaffiliating Church may have, ever had, or may hereafter have or claim to have against any of the above-named entities or persons in any way arising out of their relationship with each other. The parties further represent they have no pending lawsuit, charge, complaint, or other action against the other. Notwithstanding the foregoing releases and covenants not to sue, the parties may take action necessary for the sole purpose of enforcing this Disaffiliation Agreement in any Arkansas court where jurisdiction and venue are proper.

IV. Required Dates and Other Conditions:

 herein on or before the specified dates, the Disaffiliation Agreement shall be null and void.

2. Arkansas Annual Conference Ratification: In accordance with the requirements of the Discipline ¶ 2529.1b(3) and Judicial Council Decision 1379, in order to be effective, this Disaffiliation Agreement must be "ratified by a simple majority of the members . . . present and voting" at a duly-called session of the Arkansas Annual Conference. If the Arkansas Annual Conference does not ratify this Agreement, it shall be null and void in its entirety.

V. <u>Survival:</u>

The rights and obligations of the parties to this Disaffiliation Agreement shall survive following the ratification, where it shall occur, of this Agreement by the Arkansas Annual Conference, and shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns in order to effect the letter and intent of this agreement.

VI. <u>Non-Severability:</u>

Each of the terms and conditions of this Disaffiliation Agreement are a material and integral part hereof. Should any provision of this Disaffiliation Agreement be held unenforceable or contrary to law, the entire Disaffiliation Agreement shall be deemed null and void.

Signatories for The Disaffiliating Church

Printed Name: Myra Keith	Signature: Mynkeith	_Date: <u>3-17-2023</u>				
Trustee Chair '	\mathcal{I}	_				
Printed Name: MICHAEL MURRAY Church Council Chair	1					
Printed Name: Melanie Keith	Signature: // Signature:	Date: 3/17/23				
Secretary		7				
Signatories for The Arkansas Conference of the United Methodist Church						
Printed Name:	Signature:	_Date:				
Conference Trustee President						
Printed Name:	Signature:	_Date:				

Exhibit A Certification of Local Church Vote to Disaffiliate

<u>Certifica</u>	<u>ition</u>
In accordance with ¶ 2553, the Vesta least two-thirds (2/3) of its professing member membership voted to disaffiliate from the United regarding a change in the requirements and proventice of homosexuality or the ordination or make as resolved and adopted by the 2019 General Control	d Methodist Church for reasons of conscience visions of the Book of Discipline related to the arriage of self-avowed practicing homosexuals
The church conference was held and votes were to the total number of professing members who were to the number of professing members who voted for the number of professing members who voted ago the number of professing members preser	re present was: re disaffiliation was: ainst disaffiliation was:
<u>Attesta</u>	<u>tion</u>
The undersigned hereby certify that they were pr	esent for and witnessed the voting process set
out above, that this certification is true and corre	ect on behalf of the professing members who
were present for the church conference where v	otes were taken regarding disaffiliation from
Attested by: Melahie Keith	Attested By: Town Olly Printed Name: Pam Tokey
Title: Secretary	Title: Trustee
Attested by: Blake Pradford	Attested By: Mya Keith
Printed Name:Rev. Blake Bradford	Printed Name: Myra Keith
Title: District Superintendent or Elder Presiding	Title: Trustee

Exhibit B

Disclosure of existing debts, loans, liabilities and contractual obligations

(Include creditor, address, legal description, amount, and type with plan for pay off or transfer to new entity)

None

Exhibit C Disclosure of Real Property and Other Assets to be Transferred to New Entity

Real Estate

Church Building Address and Legal Description 8833 Huy 217 Chaileston, AR 72933 - See affacted for Legal Descriptions (3)
Church Parsonage Address and Legal Description
NIA
Cemetery and Columbaria Address and Legal
N/A
Other Real Estate Property with Addresses and Legal Descriptions
Other Real Estate Property with Addresses and Legal Descriptions Gas Well Mineral Rights - See affected for Legal Description (1)
Personal Property (valued over \$2,500)
Furniture NA Type Number
Office Equipment NA Type Number
Accounts Acct. No. Institution Balance Authorized Signers Restrictions Checking Account (all hinds included) First National Bank Balance as of 3/17/23 Vehicles N/A Year Make and Model Ending in \$27,545,29
(Thecking Account (all finds included) First National Bank Balance as of 3/17/23
Vehicles NA Year Make and Model ending in
Signers -
Other $N \mid A$ Type Number / Description
2000년 - 1일 - 1일 2000년 - 1일 2000년 - 1일 2000년 - 1일 2000년
A in sector that

Legal Description for Weaver Deed:

Touth of Range Twenty mine (29) West
and bounded as followers beginning at
a point the Section line between
Sections Howstein Mo Blever in the
Township and Range above named.
35 fords west of the horth East corner of
Section Faurteen and runing west one
Said Section Line 30 fords themse South
115 fords Themse 30 fords East, Thense
Troth 115 fords To place of beginning
and Continuing Three fourths (34) of

Legal Description for Craft Deed:

That rart of Section Fourteen (14) in Township Eight (5) North, Range Twentynine (29) West, described as follows, towit: Beginning at a point, which said point is Sixty-five yards. West of the Northeast corner of said Section Fourteen (14), running themse west Thirty (30) yards, themse South 73 yards, themse East Thirty (30) Yards, themse North Seventytwo (72) yards to the phase of beginning, containing one half sore more or less.

Legal Description for Keith Deed:

Part of the Northeast Quarter of the Northeast Quarter of Section Fourteen (14), Township Eight (8) North, Range Twenty-nine (29) West, more particularly described as follows: Beginning at the Northeast Corner of the said Northeast Quarter Northeast Quarter (NE1/4 NE1/4) of said Section, Township and Range; thence West One Hundred Five (105) feet, thence South One Hundred Five (105) feet, thence East One Hundred Five (105) feet, thence North One Hundred Five (105) feet to the point of beginning, containing .25 acres more or less.

Legal Description for Gas Well Mineral Rights:

Section 14, Township 8 North, Range 29 West, containing 654.74 acres, more or less.