#### LEASE AGREEMENT

	THIS LEAS	SE AGREEMENT ("Agreement") is entered into on this	S
the	day of	, 2019, by and between the Olivehurst Public Utility District	a
public	utility district f	ormed and existing under California law (hereinafter referred to	as
"OPU	D"), and Metan	oia Community Church Olivehurst, Inc, a 501(c)(3) nonprofit	
(herei	nafter referred t	as "MCCO").	

#### RECITALS

- **A.** OPUD owns and has available for lease certain premises; and
- **B.** MCCO is seeking a facility to conduct its meetings and is willing to care for the facilities in question and offer Free and or low-cost programs to residents from Olivehurst and surrounding communities;
- **C.** MCCO will benefit from this agreement in that it will obtain shared use of the premises where it can operate its programs and activities; and
- **D.** OPUD will benefit in that it will help to facilitate community-oriented programs coming into Olivehurst and surrounding communities and that said premises will again be utilized for its intended purposes, which is to serve community oriented activities in and around Olivehurst.
- **NOW, THEREFORE,** for good and valuable consideration, the receipt and sufficiency of which is hereby stipulated, the parties agree as follows:

#### 1. AGREEMENT

OPUD is the owner of certain real property situated in the County of Yuba, State of California, commonly known as the Olivehurst Youth Center, located at 1966 9<sup>th</sup> Ave, Olivehurst, CA 95961 ("the Property"). OPUD hereby agrees to lease the Property to MCCO.

#### 2. TERM OF AGREEMENT

The term of this Agreement shall be for 12 months commencing upon execution of this Agreement shall continue thereafter until terminated by either party, with or without cause.

#### 3. USE OF PROPERTY

The MCCO hereby acknowledges and agrees that the Property shall be used only for community and public purposes consistent with its non-profit status. No use shall be made of the Property, nor any use that would result in an increase in the existing rate of insurance upon the Property, or in a cancellation of any insurance policy covering the

Property. MCCO shall not commit waste or any public or private nuisance upon the Property. In addition, the following provisions describe MCCO's use of the Property:

- A. MCCO shall have use of the Property 2 days a week Thursday 4:30 PM-8:30 PM and Sunday 8 AM-2 PM. OPUD or other lessees or invitees of OPUD are free to utilize the Property at all other times or upon 2 weeks minimum notice to MCCO an alternative use which OPUD, in its sole discretion, deems is necessary.
- B. No smoking is permitted in the Youth Center Building or on the Property within 50 feet of the Youth Center Building.
- C. MCCO has submitted a \$100 key deposit and has been issued three keys for the Property. MCCO shall not duplicate the keys and, upon the termination of this Agreement, shall promptly return the three keys to OPUD. If the keys are not returned, in whole or part, or if the keys are duplicated, MCCO shall forfeit the deposit.
- D. At times when either OPUD or the MCCO does not use the Property, either party may reserve the use of the Property by means of placing a reservation through the OPUD office located at 1970 9<sup>th</sup> Ave, Olivehurst, CA 95961.

#### 4. UTILITIES AND SERVICES

OPUD and MCCO shall share Utilities and Common Area Maintenance fees as provided for in this Article 4.

A. Utilities. MCCO shall pay one hundred and sixteen Dollars (\$116) per month for its share of Utilities for the Property including, but not limited to, phone, water, electricity, gas, garbage removal, sanitary sewage disposal service and any other costs necessary or incidental to MCCO's use of the property pursuant to this lease (collectively "Utilities"). The payment for Utilities shall be paid by MCCO on or before the tenth (10<sup>th</sup>) day of each month for the term of this Agreement.

### 5. TAX EXEMPT STATUS, LIENS, ENCUMBRANCES

MCCO is a 501(c)(3) Religious nonprofit organization. MCCO agrees to keep the Property free and clear of all levies, liens and encumbrances for the term of the lease.

#### 6. ASSIGNMENT OR SUBLEASE

MCCO will not assign this Agreement, nor sublet the Property, nor any part thereof.

# 7. MAINTENANCE, REPAIR & ALTERATIONS AND ADDITIONS BY MCCO

The MCCO, with prior written consent from OPUD, may, during the term of the Agreement, make minor alterations, modifications or improvements to the Property provided that same shall not be detrimental to the Property, including its structural integrity and usefulness. Anything used in the alteration process will then become the

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Property of OPUD. At the discretion of OPUD, MCCO may be required to return the Property to pre-lease condition upon the expiration of the term of the lease, reasonable wear and tear expected. MCCO agrees, at MCCO's own expense, to keep the Property in good condition and repair, and to deliver to OPUD physical possession of the Property at the end of the Term in good condition and repair, reasonable wear and tear and use, and loss by fire or other casualty or by earthquake or other act of God excepted. MCCO agrees to repair any damage to the Property caused by or in connection with the use of the Property, the removal of any articles of personal property, business or trade fixtures, machinery, equipment, furniture, movable partition or permanent improvements or additions, including without limitation thereto, repairing the floor and patching and painting walls where required by OPUD to OPUD's reasonable satisfaction, all at MCCO's sole cost and expense.

MCCO shall after each meeting or use of the Property, clean any debris, trash, or other soiling caused by the meeting or use. MCCO shall use its own cleaning supplies to perform the same. Included in the obligation to clean and maintain the Property, MCCO must provide its own bathroom supplies including such items as hand soap, bathroom tissue, and paper towels.

MCCO will be responsible for any and all costs associated with damages caused to any OPUD property as a direct result of MCCO staff, volunteers or clients or its invitees.

This Agreement between OPUD and MCCO is a commercial lease. Therefore, MCCO waives the provisions of California Civil Code §§ 1941 and 1942, the implied warranty of habitability, and any other law or regulation, judge-made or statutory, that would require OPUD to maintain the Property in a tenantable condition other than conditions expressly required by this Agreement.

#### 8. LEGAL TITLE

Legal title to the Property shall remain vested in OPUD.

#### 9. ENTRY AND INSPECTION

OPUD or its agents may, at any time, enter into and upon the Property for the purpose of inspecting the same, or to make repairs, alterations or additions. For those maintenance or repair activities that OPUD has advance notice of, it shall notify MCCO and coordinate an appropriate time to enter the Property to perform said maintenance or repair. OPUD shall not have access to confidential information related to MCCO business activities.

#### 10. DUTY TO INSURE

MCCO shall obtain and maintain in force a commercial general liability insurance policy covering liability for injury to persons or property occurring in or about the Property (1 million dollars per occurrence). The required insurance shall be obtained from a company lawfully authorized to do business in California. A certificate of insurance evidencing

the foregoing and showing OPUD as an additional insured shall be provided to OPUD contemporaneously with the execution of this agreement.

MCCO shall forthwith notify OPUD, in writing, with a full description of the facts, circumstances, nature, results, and names and addresses involved about any occurrences on the Property which involve any injury to person or property, and shall provide OPUD promptly with copies of any claims for damages of any sort, including complaints in any court actions involving such claims.

#### 11. SUCCESSORS

OPUD and the MCCO, respectively, bind themselves, their partners, officers, successors, assigns and legal representatives to the other party to this agreement with respect to the terms of this Agreement.

#### 12. WRITTEN NOTICE

All notices to be given between the parties hereto shall be in writing and may be served by depositing the same in the United States mail, postage pre-paid, certified and addressed to General Manager, OPUD, 1970 9<sup>th</sup> Ave, Olivehurst, CA 95691., or such other address as either party may designate in writing from time to time.

All notices to be given between the parties hereto shall be in writing and may be served by depositing the same in the United States mail, postage pre-paid, certified and addressed to MCCO at \_\_\_\_\_\_\_, or such other address as either party may designate in writing from time to time.

#### 13. WAIVER

None of the provisions of this agreement shall be considered waived by either party unless such waiver is specified in writing.

#### 14. LICENSES AND PERMITS

Upon commencement of this agreement, the MCCO will possess all current licenses and permits required by OPUD, the State of California and/or any other applicable public agency to operate as a nonprofit organization.

#### 15. TERMINATION

Either party has the right to terminate this lease, with or without cause, during its term, by giving written notice of its intent to terminate thirty (30) calendar days prior to the intended termination date.

#### 16. PROVISIONS REQUIRED BY LAW DEEMED INSERTED

Each and every provision of law and clause required by law to be inserted in this agreement shall be deemed to be inserted and this agreement shall be read and enforced as though it were included. If through mistake or otherwise, any provision is not inserted

or is not correctly inserted, then upon application of either party the agreement shall be amended to make the insertion or correction. All references to statutes and regulations shall include all amendments, replacements, and enactments in the subject, which are in effect as of the date of this agreement, and any later changes, which do not materially and substantially alter the provision of the parties.

#### 17. SEVERABILITY

Should any provision of this agreement be declared or determined by any court of competent jurisdiction to be illegal, invalid, or unenforceable, the legality, validity and enforceability of the remaining parts, terms or provisions shall not be affected thereby, and said illegal, unenforceable or invalid part, term or provision shall be deemed not to be part of this agreement.

#### 18. ARBITRATION OF DISPUTES

THE PARTIES AGREE THAT IF ANY DISPUTE SHOULD ARISE UNDER THE TERMS AND PROVISIONS OF THIS AGREEMENT, EACH PARTY WAIVES ANY RIGHT TO COMMENCE LEGAL ACTION OR ARBITRATION OTHER THAN AS PROVIDED UNDER THE TERMS OF THIS AGREEMENT, AND THIS AGREEMENT SHALL PROVIDE THE SOLE AND EXCLUSIVE REMEDY FOR RESOLUTION OF DISPUTES.

THE DETERMINATION OF THE ARBITRATOR WILL BE FINAL AND BINDING UPON EACH PARTY AND EACH PARTY SPECIFICALLY WAIVES ANY RIGHT TO CLAIM THAT THE ARBITRATOR HAS EXCEEDED THE SCOPE OF THE ARBITRATION, HAS DISREGARDED EVIDENCE OR PRINCIPLES OF LAW, AND FURTHER WAIVES ANY RIGHT TO DISCLAIM THE QUALIFICATION OR FUNCTION OF THE ARBITRATOR IN ANY MANNER OR FASHION.

APPOINTMENT OF THE ARBITRATOR SHALL BE MADE BY MUTUAL AGREEMENT OF THE PARTIES. IF THE PARTIES CANNOT AGREE UPON THE IDENTIFICATION OF THE ARBITRATOR WITHIN THIRTY (30) DAYS FROM THE MAILING OF THE OBJECTION, A PETITION FOR APPOINTMENT OF ARBITRATOR SHALL BE FILED WITH THE SUPERIOR COURT OF THE COUNTY OF YUBA.

THE ARBITRATOR'S FEES AND COSTS OF PETITIONING FOR THE APPOINTMENT OF THE ARBITRATOR SHALL BE PAID BY ONE OR BOTH PARTIES TO THE ARBITRATION IN ACCORDANCE WITH THE DETERMINATION OF THE ARBITRATOR AS TO THE FAIR APPORTIONMENT OF SUCH FEES AND COSTS. THE ARBITRATOR UPON RENDERING ITS AWARD SHALL DETERMINE THE PARTY THAT PREVAILED BASED UPON WRITTEN STATEMENTS MADE BY EACH PARTY AT THE COMMENCEMENT OF THE ARBITRATION AS TO THE POSITION OF THE PARTIES AND THEIR ALTERNATIVES FOR SETTLING

THE MATTER. A STATEMENT OF PROPOSED SETTLEMENT SHALL NOT BE BINDING UPON ANY PARTY AND SHALL NOT BE CONSIDERED AS EVIDENCE BY THE ARBITRATOR EXCEPT TO THE EXTENT THAT THE ARBITRATOR UPON MAKING ITS SOLE AND INDEPENDENT DETERMINATION SHALL DETERMINE THE PARTY WHICH PREVAILED BASED UPON THE PROPOSALS FOR SETTLEMENT OF THE MATTER MADE BY EACH PARTY AND SHALL DETERMINE THAT THE NON-PREVAILING PARTY SHALL PAY SOME OR ALL OF THE COSTS OF ARBITRATION INCLUDING ANY COSTS INCURRED BY THE ARBITRATOR AND IN EMPLOYING EXPERTS TO ADVISE THE ARBITRATOR IN REGARD TO SPECIFIC SUBJECTS OR QUESTIONS. THE ARBITRATOR MAY FURTHER AWARD THE COSTS OF ATTORNEYS' FEES OR EXPERT WITNESSES CONSULTED OR EMPLOYED IN THE PREPARATION OR PRESENTATION OF EVIDENCE TO THE ARBITRATOR BY THE PREVAILING PARTY, IF IN THE ARBITRATOR'S DETERMINATION, THE POSITION TAKEN OR MAINTAINED WAS BASED UPON A FAILURE TO PROPERLY EXCHANGE OR COMMUNICATE INFORMATION WITH THE PREVAILING PARTY IN REGARD TO THE SUBJECT SUBMITTED TO ARBITRATION.

THE ARBITRATOR'S DETERMINATION MAY FURTHER PROVIDE FOR PROSPECTIVE ENFORCEMENT AND DIRECTIONS FOR THE PARTIES TO COMPLY WITH. UNDER SUCH CIRCUMSTANCES, THE ARBITRATOR'S AWARD SHALL BE BINDING UPON THE PARTIES AND SHALL BE UNDERTAKEN AND PERFORMED BY EACH OF THE PARTIES UNTIL (A) SUCH TIME AS THE ARBITRATOR'S DIRECTIONS TO THE PARTY SHALL LAPSE BY THEIR TERM, OR (B) THE ARBITRATOR SHALL NOTIFY THE PARTIES THAT THOSE TERMS ARE NO LONGER IN FORCE OR EFFECT OR (C) THE ARBITRATOR SHALL MODIFY THOSE TERMS.

THIS ARBITRATION PROVISION SHALL BIND THE PARTIES AND THE PARTIES' SUCCESSORS, ASSIGNS, TRANSFEREES, OR ANY OTHER PERSON OR ENTITY ALLEGING RIGHTS BY OR THROUGH DISTRICT OR DEVELOPER.

#### 19. VENUE/GOVERNING LAWS

This agreement shall be governed by the laws of the State of California and venue shall be exclusive to Yuba County, California.

#### 20. INDEMNIFICATION; ATTORNEY'S FEES

MCCO shall indemnify, defend and hold harmless OPUD and its officers, officials, employees and agents from and against any and all liability, loss, damage, expense, and costs, including without limitation costs and fees of litigation, of every nature and kind arising out of or in connection with the MCCO's performance or work hereunder or its failure to

comply with any of its obligations contained in this Agreement, except such loss or damage that is caused by the intentional misconduct of OPUD, its employees, agents or contractors. This indemnification includes any and all costs and expenses for attorneys' and consultants' fees in litigation, mediation and arbitration.

If suit is brought by either party to this Agreement to enforce any of its terms, the prevailing party shall be entitled to recover their reasonable attorney's fees and costs.

#### 21. ENTIRE AGREEMENT

This agreement represents the entire agreement between OPUD and the MCCO and supersedes all prior negotiations, representations or agreements, either written or oral. This agreement may be amended or modified only by an agreement in writing, signed by both OPUD and the MCCO.

**IN WITNESS WHEREOF,** the parties hereto have executed this Agreement.

OPUD:		
Name	Signature	
Position Title	Date	
MCCO: Brian R. Diehl		
Name	Signature	
	-	
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President Position Title	Date	
1 oshion Thie	Bate	

#### LEASE AGREEMENT

THIS LEASE AGREEMENT ("Agreement") is entered into on this					
the day of, 201919, by and between the Olivehurst Public Utility District					
public utility district formed and existing under California law (hereinafter referred to as					
"OPUD"), and Metanoia Met Community Church Olivehurst, IncAnonymous, a					
501(c)(3) nonprofit (hereinafter referred to as "MCCOAA").					

#### RECITALS

- **A.** OPUD owns and has available for lease certain premises; and
- **B.** MCCOAA is seeking a facility to conduct its meetings and is willing to care for the facilities in question and offer <u>Free and or</u> low-cost programs to residents from Olivehurst and surrounding communities;
- **C.** AA MCCO will benefit from this agreement in that it will obtain shared use of the premises where it can operate its programs and activities; and
- **D.** OPUD will benefit in that it will help to facilitate community-oriented programs coming into Olivehurst and surrounding communities and that said premises will again be utilized for its intended purposes, which is to serve community oriented activities in and around Olivehurst.

**NOW, THEREFORE,** for good and valuable consideration, the receipt and sufficiency of which is hereby stipulated, the parties agree as follows:

#### 1. AGREEMENT

OPUD is the owner of certain real property situated in the County of Yuba, State of California, commonly known as the Olivehurst Youth Center, located at 1966 9<sup>th</sup> Ave, Olivehurst, CA 95961 ("the Property"). OPUD hereby agrees to lease the Property to MCCOthe AA.

#### 2. TERM OF AGREEMENT

The term of this Agreement shall be for 12 months commencing upon execution of this Agreement shall continue thereafter until terminated by either party, with or without cause.

#### 3. USE OF PROPERTY

The MCCOAA hereby acknowledges and agrees that the Property shall be used only for community and public purposes consistent with its non-profit status. No use shall be made of the Property, nor any use that would result in an increase in the existing rate of insurance upon the Property, or in a cancellation of any insurance policy covering the

Property. MCCOAA shall not commit waste or any public or private nuisance upon the Property. In addition, the following provisions describe MCCO's the AA use of the Property:

- A. MCCOThe AA shall have use of the Property 27 days a week Thursday from 4:307 PM-8:309 PM and Sunday 8 AM-2 PM. OPUD or other lessees or invitees of OPUD are free to utilize the Property at all other times or upon 2 weeks minimum notice to MCCOAA an alternative use which OPUD, in its sole discretion, deems is necessary.
- B. No smoking is permitted in the Youth Center Building or on the Property within 50 feet of the Youth Center Building.
- C. MCCOAA has submitted a \$100 key deposit and has been issued three keys for the Property. AA-MCCO shall not duplicate the keys and, upon the termination of this Agreement, shall promptly return the three keys to OPUD. If the keys are not returned, in whole or part, or if the keys are duplicated, AA-MCCO shall forfeit the deposit.
- D. At times when either OPUD or the AA MCCO does not use the Property, either party may reserve the use of the Property by means of placing a reservation through the OPUD office located at 1970 9<sup>th</sup> Ave, Olivehurst, CA 95961.

#### 4. UTILITIES AND SERVICES

OPUD and AA-MCCO shall share Utilities and Common Area Maintenance fees as provided for in this Article 4.

A. Utilities. AA-MCCO shall pay one hundred and sixteen Dollars fifty dollars (\$\$111650) per month for its share of Utilities for the Property including, but not limited to, phone, water, electricity, gas, garbage removal, sanitary sewage disposal service and any other costs necessary or incidental to MCCO-AA's use of the property pursuant to this lease (collectively "Utilities"). The payment for Utilities shall be paid by MCCO-AA on or before the tenth (10<sup>th</sup>) day of each month for the term of this Agreement.

#### 5. TAX EXEMPT STATUS, LIENS, ENCUMBRANCES

MCCOThe AA is a 501(c)(3) Religious nonprofit organization. AA MCCO agrees to keep the Property free and clear of all levies, liens and encumbrances for the term of the lease.

#### 6. ASSIGNMENT OR SUBLEASE

MCCOThe AA will not assign this Agreement, nor sublet the Property, nor any part thereof.

# 7. MAINTENANCE, REPAIR & ALTERATIONS AND ADDITIONS BY MCCOTHE AA

The AAMCCO, with prior written consent from OPUD, may, during the term of the Agreement, make minor alterations, modifications or improvements to the Property provided that same shall not be detrimental to the Property, including its structural integrity and usefulness. Anything used in the alteration process will then become the Property of OPUD. At the discretion of OPUD, AA-MCCO may be required to return the Property to pre-lease condition upon the expiration of the term of the lease, reasonable wear and tear expected. AAMCCO agrees, at AAMCCO's own expense, to keep the Property in good condition and repair, and to deliver to OPUD physical possession of the Property at the end of the Term in good condition and repair, reasonable wear and tear and use, and loss by fire or other casualty or by earthquake or other act of God excepted. AAMCCO agrees to repair any damage to the Property caused by or in connection with the use of the Property, the removal of any articles of personal property, business or trade fixtures, machinery, equipment, furniture, movable partition or permanent improvements or additions, including without limitation thereto, repairing the floor and patching and painting walls where required by OPUD to OPUD's reasonable satisfaction, all at AAMCCO's sole cost and expense.

AAMCCO shall after each meeting or use of the Property, clean any debris, trash, or other soiling caused by the meeting or use. AAMCCO shall use its own cleaning supplies to perform the same. Included in the obligation to clean and maintain the Property, AAMCCO must provide its own bathroom supplies including such items as hand soap, bathroom tissue, and paper towels.

The AAMCCO will be responsible for any and all costs associated with damages caused to any OPUD property as a direct result of AAMCCO staff, volunteers or clients or its invitees.

This Agreement between OPUD and AAMCCO is a commercial lease. Therefore, AAMCCO waives the provisions of California Civil Code §§ 1941 and 1942, the implied warranty of habitability, and any other law or regulation, judge-made or statutory, that would require OPUD to maintain the Property in a tenantable condition other than conditions expressly required by this Agreement.

#### 8. LEGAL TITLE

Legal title to the Property shall remain vested in OPUD.

#### 9. ENTRY AND INSPECTION

OPUD or its agents may, at any time, enter into and upon the Property for the purpose of inspecting the same, or to make repairs, alterations or additions. For those maintenance or repair activities that OPUD has advance notice of, it shall notify AAMCCO and coordinate an appropriate time to enter the Property to perform said maintenance or repair. OPUD shall not have access to confidential information related to AAMCCO business activities.

#### 10. DUTY TO INSURE

AAMCCO shall obtain and maintain in force a commercial general liability insurance policy covering liability for injury to persons or property occurring in or about the Property (1 million dollars per occurrence). The required insurance shall be obtained from a company lawfully authorized to do business in California. A certificate of insurance evidencing the foregoing and showing OPUD as an additional insured shall be provided to OPUD contemporaneously with the execution of this agreement.

The AAMCCO shall forthwith notify OPUD, in writing, with a full description of the facts, circumstances, nature, results, and names and addresses involved about any occurrences on the Property which involve any injury to person or property, and shall provide OPUD promptly with copies of any claims for damages of any sort, including complaints in any court actions involving such claims.

#### 11. SUCCESSORS

OPUD and the AAMCCO, respectively, bind themselves, their partners, officers, successors, assigns and legal representatives to the other party to this agreement with respect to the terms of this Agreement.

#### 12. WRITTEN NOTICE

All notices to be given between the parties hereto shall be in writing and may be served by depositing the same in the United States mail, postage pre-paid, certified and addressed to General Manager, OPUD, 1970 9<sup>th</sup> Ave, Olivehurst, CA 95691., or such other address as either party may designate in writing from time to time.

All notices to be given between the parties hereto shall be in writing and may be served by depositing the same in the United States mail, postage pre-paid, certified and addressed to AAMCCO at \_\_\_\_\_\_\_, or such other address as either party may designate in writing from time to time.

#### 13. WAIVER

None of the provisions of this agreement shall be considered waived by either party unless such waiver is specified in writing.

#### 14. LICENSES AND PERMITS

Upon commencement of this agreement, the AAMCCO will possess all current licenses and permits required by OPUD, the State of California and/or any other applicable public agency to operate as a nonprofit organization.

#### 15. TERMINATION

Either party has the right to terminate this lease, with or without cause, during its term, by giving written notice of its intent to terminate thirty (30) calendar days prior to the intended termination date.

#### 16. PROVISIONS REQUIRED BY LAW DEEMED INSERTED

Each and every provision of law and clause required by law to be inserted in this agreement shall be deemed to be inserted and this agreement shall be read and enforced as though it were included. If through mistake or otherwise, any provision is not inserted or is not correctly inserted, then upon application of either party the agreement shall be amended to make the insertion or correction. All references to statutes and regulations shall include all amendments, replacements, and enactments in the subject, which are in effect as of the date of this agreement, and any later changes, which do not materially and substantially alter the provision of the parties.

#### 17. SEVERABILITY

Should any provision of this agreement be declared or determined by any court of competent jurisdiction to be illegal, invalid, or unenforceable, the legality, validity and enforceability of the remaining parts, terms or provisions shall not be affected thereby, and said illegal, unenforceable or invalid part, term or provision shall be deemed not to be part of this agreement.

#### 18. ARBITRATION OF DISPUTES

THE PARTIES AGREE THAT IF ANY DISPUTE SHOULD ARISE UNDER THE TERMS AND PROVISIONS OF THIS AGREEMENT, EACH PARTY WAIVES ANY RIGHT TO COMMENCE LEGAL ACTION OR ARBITRATION OTHER THAN AS PROVIDED UNDER THE TERMS OF THIS AGREEMENT, AND THIS AGREEMENT SHALL PROVIDE THE SOLE AND EXCLUSIVE REMEDY FOR RESOLUTION OF DISPUTES.

THE DETERMINATION OF THE ARBITRATOR WILL BE FINAL AND BINDING UPON EACH PARTY AND EACH PARTY SPECIFICALLY WAIVES ANY RIGHT TO CLAIM THAT THE ARBITRATOR HAS EXCEEDED THE SCOPE OF THE ARBITRATION, HAS DISREGARDED EVIDENCE OR PRINCIPLES OF LAW, AND FURTHER WAIVES ANY RIGHT TO DISCLAIM THE QUALIFICATION OR FUNCTION OF THE ARBITRATOR IN ANY MANNER OR FASHION.

APPOINTMENT OF THE ARBITRATOR SHALL BE MADE BY MUTUAL AGREEMENT OF THE PARTIES. IF THE PARTIES CANNOT AGREE UPON THE IDENTIFICATION OF THE ARBITRATOR WITHIN THIRTY (30) DAYS FROM THE MAILING OF THE OBJECTION, A PETITION FOR APPOINTMENT OF ARBITRATOR SHALL BE FILED WITH THE SUPERIOR COURT OF THE COUNTY OF YUBA.

THE ARBITRATOR'S FEES AND COSTS OF PETITIONING FOR THE APPOINTMENT OF THE ARBITRATOR SHALL BE PAID BY ONE OR BOTH PARTIES TO THE ARBITRATION IN ACCORDANCE WITH THE DETERMINATION OF THE ARBITRATOR AS TO THE FAIR APPORTIONMENT OF SUCH FEES AND COSTS. THE ARBITRATOR UPON RENDERING ITS AWARD SHALL DETERMINE THE PARTY THAT PREVAILED BASED UPON WRITTEN STATEMENTS MADE BY EACH PARTY AT THE COMMENCEMENT OF THE ARBITRATION AS TO THE POSITION OF THE PARTIES AND THEIR ALTERNATIVES FOR SETTLING THE MATTER. A STATEMENT OF PROPOSED SETTLEMENT SHALL NOT BE BINDING UPON ANY PARTY AND SHALL NOT BE CONSIDERED AS EVIDENCE BY THE ARBITRATOR EXCEPT TO THE EXTENT THAT THE ARBITRATOR UPON MAKING ITS SOLE AND INDEPENDENT DETERMINATION SHALL DETERMINE THE PARTY WHICH PREVAILED BASED UPON THE PROPOSALS FOR SETTLEMENT OF THE MATTER MADE BY EACH PARTY AND SHALL DETERMINE THAT THE NON-PREVAILING PARTY SHALL PAY SOME OR ALL OF THE COSTS OF ARBITRATION INCLUDING ANY COSTS INCURRED BY THE ARBITRATOR AND IN EMPLOYING EXPERTS TO ADVISE THE ARBITRATOR IN REGARD TO SPECIFIC SUBJECTS OR QUESTIONS. THE ARBITRATOR MAY FURTHER AWARD THE COSTS OF ATTORNEYS' FEES OR EXPERT WITNESSES CONSULTED OR EMPLOYED IN THE PREPARATION OR PRESENTATION OF EVIDENCE TO THE ARBITRATOR BY THE PREVAILING PARTY, IF IN THE ARBITRATOR'S DETERMINATION, THE POSITION TAKEN OR MAINTAINED WAS BASED UPON A FAILURE TO PROPERLY EXCHANGE OR COMMUNICATE INFORMATION WITH THE PREVAILING PARTY IN REGARD TO THE SUBJECT SUBMITTED TO ARBITRATION.

THE ARBITRATOR'S DETERMINATION MAY FURTHER PROVIDE FOR PROSPECTIVE ENFORCEMENT AND DIRECTIONS FOR THE PARTIES TO COMPLY WITH. UNDER SUCH CIRCUMSTANCES, THE ARBITRATOR'S AWARD SHALL BE BINDING UPON THE PARTIES AND SHALL BE UNDERTAKEN AND PERFORMED BY EACH OF THE PARTIES UNTIL (A) SUCH TIME AS THE ARBITRATOR'S DIRECTIONS TO THE PARTY SHALL LAPSE BY THEIR TERM, OR (B) THE ARBITRATOR SHALL NOTIFY THE PARTIES THAT THOSE TERMS ARE NO LONGER IN FORCE OR EFFECT OR (C) THE ARBITRATOR SHALL MODIFY THOSE TERMS.

THIS ARBITRATION PROVISION SHALL BIND THE PARTIES AND THE PARTIES' SUCCESSORS, ASSIGNS, TRANSFEREES, OR ANY OTHER PERSON OR ENTITY ALLEGING RIGHTS BY OR THROUGH DISTRICT OR DEVELOPER.

#### 19. VENUE/GOVERNING LAWS

This agreement shall be governed by the laws of the State of California and venue shall be exclusive to Yuba County, California.

#### 20. INDEMNIFICATION; ATTORNEY'S FEES

The AAMCCO shall indemnify, defend and hold harmless OPUD and its officers, officials, employees and agents from and against any and all liability, loss, damage, expense, and costs, including without limitation costs and fees of litigation, of every nature and kind arising out of or in connection with the AAMCCO's performance or work hereunder or its failure to comply with any of its obligations contained in this Agreement, except such loss or damage that is caused by the intentional misconduct of OPUD, its employees, agents or contractors. This indemnification includes any and all costs and expenses for attorneys' and consultants' fees in litigation, mediation and arbitration.

If suit is brought by either party to this Agreement to enforce any of its terms, the prevailing party shall be entitled to recover their reasonable attorney's fees and costs.

#### 21. ENTIRE AGREEMENT

This agreement represents the entire agreement between OPUD and the AAMCCO and supersedes all prior negotiations, representations or agreements, either written or oral. This agreement may be amended or modified only by an agreement in writing, signed by both OPUD and the AAMCCO.

**IN WITNESS WHEREOF,** the parties hereto have executed this Agreement.

OPUD:			
	Name	Signature	
	Position Title	Date	

	AAMCCO:	Brian R. Diehl	
	Name	Signature Signature	
		President	
,	Position Title	Date	

# **Articles of Incorporation**

# Metanoia Community Church Olivehurst, Inc.

# FILED SECRETARY OF STATE STATE OF CALIFORNIA

#### **Article 1 Name**

The name of this corporation shall be: Metanoia Community Church Olivehurst, Inc.



#### Article 2 Addresses

The street and mailing address of the corporation is: 3085 Northcross ST. Yuba City, CA 95993

# Article 3 Type Of Corporation And Purpose

This corporation is a **RELIGIOUS CORPORATION** and is not organized for the private gain of any person. It is organized under the Nonprofit Religious Corporation Law exclusively for religious purposes.

The specific purpose for which this corporation is initially organized is to proclaim the good news of salvation by faith in our Lord Jesus Christ by using any suitable method or media, which includes, but is not limited to the following: Establishing and operating a local church for the worship of Jesus Christ, including conducting Bible studies; worshiping and sharing the message of the good news of Jesus Christ using personal evangelism, media (including, but not limited to, radio, television, internet, music, concerts, and festivals); missions; crusades; preaching; comforting; and any other activity directed for Christian purposes, create departments necessary to support missionary activities, provide practical support to the community, to license, ordain and oversee ministers of the gospel and to also engage in activities which are necessary, suitable or convenient for the accomplishment of that purpose, or which are incidental thereto or connected therewith which are consistent with Section 501(c)(3) of the Internal Revenue Code. This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c)(3), Internal Revenue Code.

## **Article 4 Initial Agent**

The name and address in the State of California of this corporation's initial agent for service of process is Brian R. Diehl, and the street address of the initial agent of this corporation is 3085 Northcross St. Yuba City, CA 95993.

## Article 5 Non-Profit Corporation

No part of the net earnings of the corporation shall ever inure to the benefit of, or be distributable to its members, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article 3. No substantial part of the activities of the corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Not withstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on: (a) by a corporation exempt from Federal Income Tax under Section 501(C)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Code of 1986 or the corresponding provisions of any future United States Internal Revenue laws.

## **Article 6 Property Of Corporation And Dissolution**

The property of this corporation is irrevocably dedicated to religious purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member there of or to the benefit of any private person. Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, on all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for religious purposes and which has established its tax exempt status under Section 501(c)(3), Internal Revenue Code.

I declare that I am the person who executed the foregoing Articles of Incorporation which execution is my act and deed.

Brian R. Diehl, Incorporator