Internal Revenue Service
Washington, DC 20224

Dear Applicant:

This refers to the information submitted for use in determining your status and the status of your affiliated religious organizations, on the list you submitted, as being exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code.

For the purposes of this group ruling, your affiliated religious organizations include The General Conference, Judicial Council; General Agencies, Commissions, Committees, their divisions and departments thereof; and, other related organizations; Jurisdictional Conferences and Affiliated Agencies, Commissions, and other organizations; Annual Conferences and divisions and departments thereof; Annual Conference Agencies, Commissions, Committees, and affiliated organization; Local Churches and Local Church Agencies; Commissions, Committees, and other affiliated organizations.

Based on the information supplied, we rule that you and your affiliated religious organizations, on the list you submitted, are exempt from Federal income tax under section 501(c)(3) of the Code.

We have further determined that you and the affiliated religious organizations you operate, supervise, or control, and which are covered by your notification to us, are not private foundations within the meaning of section 509(a) of the Code, because you and your affiliated religious organizations are organizations described in sections 170(b)(1)(A)(i) and 509(a)(1) of the Code.
Council on Finance and Administration of the
United Methodist Church, a/k/a the United
Methodist Church and Its Affiliated Organiza-
tions

Organizations that are not private foundations are
not subject to the excise taxes under Chapter 42 of the
Code. However, they are not automatically exempt from
other Federal excise taxes.

You and your affiliated religious organizations are
not required to file the Return for Organizations Exempt
From Income Tax, Form 990, as you come within the excep-
tion contained in section 6033(a)(2)(A)(i) of the Code.

You and your affiliated religious organizations are
not required to file Federal income tax returns unless
you are subject to the tax on unrelated business income
under section 511 of the Code. If you or your affiliated
religious organizations are subject to this tax, you must
file an income tax return on Form 990-T. In this letter
we are not determining whether any of your present or
proposed activities, or those of your affiliated religious
organizations, is unrelated trade or business as defined
in section 513 of the Code.

You and your affiliated religious organizations are
not liable for social security (FICA) taxes unless you
file a waiver of exemption certificate as provided in the
Federal Insurance Contributions Act. You and your
affiliated religious organizations are not liable for the
taxes imposed under the Federal Unemployment Tax Act
(FUTA).

Donors may deduct contributions to you and to your
affiliated religious organizations as provided by section
170 of the Code. Bequests, legacies, devises, transfers,
or gifts to or for your use, or to or for the use of your
affiliated religious organizations, are deductible for
Federal estate and gift tax purposes under section 2055,
2106, and 2522 of the Code.

If you change your purposes, character, or method
of operation, please let your key District Director know
so he may consider the effect on your exempt status. Also,
please keep him informed of any changes in your name or
address.
Council on Finance and Administration of the United Methodist Church, a/k/a the United Methodist Church and Its Affiliated Organizations

You should advise each of your affiliated religious organizations of the provisions of this ruling, including the requirements for filing Federal tax returns.

Each year, within 45 days after the close of your annual accounting period, please send the following to the Director, Internal Revenue Service Center, 11601 Roosevelt Boulevard, Philadelphia, Pennsylvania 19155, Attention: BOR Branch:

1. A statement describing any changes during the year in the purposes, character, or method of operation of your affiliated religious organizations.

2. Lists of the names, mailing addresses, including Postal Zip Codes and employer identification numbers, of your affiliated religious organizations that during the year:
   a. changed names or addresses;
   b. were deleted from your roster; or
   c. were added to the roster.

3. For affiliated religious organizations to be added attach:
   a. a statement that the information upon which your present group exemption letter is based applies;
   b. a statement that each has given you written authorization to add its name to the roster;
   c. a list of those to which the Service previously issued exemption rulings or determination letters; and
   d. a statement that none of the affiliated religious organization are private foundations as defined in section 509(a) of the Code.
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4. If applicable, a statement that your group exemption roster did not change during the year.

This ruling supersedes our ruling letter of November 20, 1945. In addition, this ruling letter supersedes our group exemption letters to your affiliated Annual Conferences and Conferences and to the individual determination or ruling letters issued to your affiliated churches and other affiliated religious organization.

Please be sure to enter your employer identification number on all your tax returns and in your correspondence with the Internal Revenue Service.

This ruling is not applicable to your affiliated foreign religious organizations.

The key District Director, Internal Revenue Service, Chicago, Illinois, which is your key district for exempt organization matters, will be furnished a copy of this letter. Please keep this ruling in your permanent records.

Thank you for your cooperation.

Sincerely yours,

\[Signature\]

Milton Cerny
Chief, Rulings Section I
Exempt Organizations Branch