DONOR ADVISED FUND AGREEMENT



THE COMMUNITY FOUNDATION OF UTAH

Welcome to the Community Foundation of Utah! Thank you for choosing us as your philanthropic partner. Our staff is available to assist you at any time with a wide variety of services, from establishing a fund, to grantmaking, engaging younger generations, and planning for the future.

DONOR ADVISOR INFORMATION

Donor Advisor 1: Primary Advisor Note: All correspondence will be sent to Advisor 1 unless otherwise specified				
Full name	Nickname (if any)			
Mailing Address	City	State	Zipcode	
Preferred Phone	Emai	Email		
Donor Advisor 2: Joint Advisor opt	ional			
Full name	Nickname (if any)	Nickname (if any)		
Mailing Address	City	State	Zipcode	
Preferred Phone	Emai	Email		
Relationship to Donor Advisor 1				



SUCCESSION PLAN

Transfer the fund's assets to the Community Foundation

You may request that portions of the fund be administered in any or all of the following ways upon the death or incapacity of the fund's last surviving Donor Advisor. Please ensure the total equals 100%.

Transfer the fund's assets to the Community Foundation Utah's Endowment to help meet Utah's greatest needs Transfer advisory privileges of this fund to successor advisor(s) as listed later in this agreement		% of Fund Value % of Fund Value	
Donors may designate individuals as success appropriate for the fund. A donor advisor may		_	mmendations
Successor Advisor 1: Primary Advisor Not	te: All correspondence will be s	sent to Advisor 1 unless ot	herwise specified
Full name	Title (Mr, Ms, Mrs, Dr)		Date of Birth
Mailing Address	City	State	Zipcode
Home / Business / Mobile Phone (circle one)	Email		
Relationship to Donor Advisor			
Successor Advisor 2 optional			
Full name	Title (Mr, Ms, Mrs, Dr)		Date of Birth
Mailing Address	City	State	Zipcode
Home / Business / Mobile Phone (circle one)	Email		
Relationship to Donor Advisor			
I/we as the donor(s), request that the success	sor advisor(s) named assur	me this responsibility	:
on the following date:			
on the death or incapacity of the curre	ent advisors		



FUND INFORMATION

Please choose a name for the fund. Grants made to charities are accompanied by a letter, which includes the name of the fund (e.g. The John and Jane Doe Family Fund) and the name of the Donor Advisor. You may also recommend that specific grants be sent anonymously.

Fund Name	
\$	
Initial Gift Amount	
Form of Initial Gift:	Planned Giving Many of our donors include the fund in their will or estate
Personal Check Real Estate	plan, ensuring that charitable causes are supported in perpetuity.
Publicly Traded Stock	I have included the fund in my will or estate plan.
Life Insurance Private Stock	I would like more information on how to include the fund in my will or estate plan.
Other:	
FUND STRUCTURE AND IN Do greater good and grow the fund tax- Legacy Fund Mason Growth Portfolio	
Non-Legacy Fund	
☐ Moderate Growth Portfolio	
Conservative Growth Portfolio	
Other I'd like my portfolio to be invested to My financial advisor is	
l'd like to spend down the donor-ac	dvised fund within the next year
(For either of these entions places contact t	he Philanthronic Services Team to arrange this service



PHILANTHROPIC SERVICES

and interests of you and your fa	·	of interest now or in the future:
Next generation philant	hropy and engagement	☐ Information on grant-making best practices
☐ Information on commur	nity needs and issue areas	Grantmaking 101 facilitation
Information on impact investing and innovative in philanthropy		Curated site visits of nonprofit organizations
Giving Priorities		
To help us serve you better, plea	ase indicate your philanthro	opic interest (please check all that apply).
Arts and Culture	☐ Health	☐ Social Justice
Animals	Historical	☐ Social Services
Education	Homelessness	Women Empowerment
Entrepreneurship	Local Community	Religious
Environment	Native Americans	Other:
Reports and Communica The Community Foundation of	tion Utah's online donor portal pundation of Utah will provide thropy trends and opporture.	
In a sentence or two, please tell u	s what impact you hope to ac	hieve through establishing this fund.



SIGNATURES

Advised Fund Agreement, effective as of the latest signature date.

Alexandra Eaton
Chief Executive Officer
Date:

(Donor Advisor 1)

IN WITNESS WHEREOF, the Community Foundation of Utah and Donor Advisor(s) hereby execute this Donor-

(Donor Advisor 2)

Name: Date:

Name: Date:



Addendum A:

Procedures for the fund and operating Donor Advised Funds

OWNERSHIP AND CONTROL OF THE FUND

The undersigned understand that although the Community Foundation of Utah ("CFU") seeks to honor donor intent to the extent allowed by law and its own charitable purposes, this donoradvised fund ("Fund") shall be the exclusive property of CFU, held by CFU in its corporate capacity, and shall not be deemed a trust fund held by it in a trustee capacity. As such, CFU shall have the ultimate authority and exclusive legal control of all assets in the fund, including any income derived from it, and complete discretion to make grants out of the Fund to carry out its charitable purposes. CFU reserves the right to take any actions at any time which, in its sole discretion, it deems reasonably necessary or desirable for the proper administration of the Fund.

The undersigned further understand that the Fund shall be a component part of CFU and that nothing in this Agreement shall affect CFU's status as a public charity under § 509(a)(1), (2), or (3) of the Internal Revenue Code. This Agreement shall be interpreted in a manner consistent with this intention and so as to conform to the requirements of the Internal Revenue Code and any regulations issued pursuant thereto applicable to the intended status of CFU and of the Fund as a component part of CFU.

Moreover, the undersigned understand that the Fund will be subject to the provisions of CFU's governing documents, including the variance power reserved by CFU's Board of Directors to modify any condition or restriction on the distribution of funds if, in CFU's sole judgment (without the approval of Donor Advisor(s)) such restriction or condition becomes, in effect, unnecessary, incapable of fulfillment, or inconsistent with the purposes and functions of CFU.

CFU'S POLICIES

By signing this Agreement, Donor Advisor(s) acknowledges he/she has received and reviewed CFU's Policies and agrees to abide by their terms and conditions. These policies are hereby incorporated by reference into this Agreement. The undersigned understand that CFU may, at its sole discretion, at any time and for any reason, amend or revoke, in whole or in part, CFU's Policies. CFU agrees to notify Donor Advisor(s) of any such amendment.

INVESTMENT RISK

The undersigned acknowledge that the act of investing is speculative in nature and involves substantial risk of loss. Past performance is not necessarily indicative of future results. There is no guarantee that strategies, tactics, methods, systems, indicators, or signals will result in profits or that they will not result in losses. CFU provides no representation or warranty that any fund will, or is likely to, achieve profits. CFU does not guarantee the number or amount of charitable grants for any fund. Any gain or loss resulting from the investment of Fund assets will be credited or charged to the Fund. The total investment return of each investment vehicle is also net of its operating expenses.

Should the Donor Advisor not select an investment option for the fund, CFU, in its sole discretion, may invest the fund in a money market or similar investment-bearing account or investment account until such time as the Donor Advisor recommends fund assets be granted or the fund be closed in accordance with the donor advised fund agreement. In such event, CFU may retain any and all investment earnings for CFU's discretionary use in furtherance of its charitable exempt purposes.

PROHIBITION ON EXCESS BENEFIT

Donor Advisor(s) understand(s) that gifts to the Fund or distributions out of the Fund may not result in an excess benefit to Donor Advisor(s), Fund Representatives, their family members, businesses in which they have substantial interests (35% or more), or any other Disqualified Person, as defined by the Internal Revenue Service.

Donor Advisor(s) and Fund Representatives agree not to advise any distribution that would result in such benefits. Donor Advisor(s) further agree to provide full and candid disclosure of any relationship, interest or fact that could inform CFU as to any potential violation of this restriction. Donor Advisor(s)' failure to comply with this provision can subject Donor Advisor(s), fund advisors, and CFU to tax penalties. If CFU determines that Donor Advisor(s) has repeatedly, flagrantly, or intentionally violated this restriction, CFU may terminate this Agreement and/or the advisory rights of Donor Advisor(s).

LEGAL COMPLIANCE

Donor Advisor(s) agrees to make a good faith effort to ensure that its gifts to and advisement concerning the Fund do not violate any federal, state or local laws, including any applicable tax laws. Donor Advisor(s) further agrees to fully cooperate with CFU during its due diligence process, including but not limited to disclosing any relationship, interest, fact, document, or information reasonably required by CFU. CFU reserves the right to determine in its sole discretion the extent of due diligence necessary and what, if any, additional conditions it will place on grants. If at any time Donor Advisor(s) or CFU learns that any action taken by or on behalf of the Fund violates any applicable law, Donor Advisor(s) agrees to assist CFU in taking any and all remedial steps, including but not limited to filing amended tax returns or facilitating the return of gifted funds.

TAX, LEGAL AND FINANCIAL ADVICE

Donor Advisor(s) understands that CFU will not provide Donor Advisor(s) with tax, legal or financial advice. Although CFU does engage tax, legal and financial professionals to advise CFU, these experts are engaged solely for the benefit of CFU, including its component funds, and not for Donor Advisor(s). Accordingly, CFU recommends that Donor Advisor(s) engage his/her own tax, legal, and financial experts. Donor Advisor(s) further understands that he/she is wholly responsible for accurately filing their income tax returns and any other required tax documents, for responding to IRS inquiries, and for representing and defending themselves in any dealings or proceedings with the IRS.

INDEMNITY

In consideration for CFU establishing a fund at the request Donor Advisor(s) and for other good and valuable consideration, Donor Advisor(s) agree to indemnify, defend, protect, and hold harmless CFU, its directors, officers and other representatives from any and all liabilities, claims damages, costs, or expenses (including, without limitation, reasonable attorney's fees and court costs) arising from or relating to this Agreement or which CFU may incur by reason of its acting upon recommendations given to CFU by any authorized person(s), including but not limited to Donor Advisor(s), Additional Advisor(s), Successor Advisor(s) and Fund Representative(s), or for any default or breach of Donor Advisor(s)' obligations and duties under this Agreement.

CONFLICT OF TERMS

In the event of an inconsistency between the terms of this Agreement and any policies, procedures, terms, or conditions appearing elsewhere in connection with any fund, this Agreement, as amended and as interpreted by CFU, shall govern.

SUCCESSORS AND ASSIGNEES

This Agreement shall be binding on the respective parties and their successors, assignees, executors, administrators, agents and legal representatives.

COUNTERPARTS AND ELECTRONIC EXECUTION

This Agreement may be executed in any number of counterparts, each of which, when executed and delivered, shall be deemed to be an original, but all such counterparts shall together constitute but one and the same document. Signature pages may be detached from the counterparts and attached to a single copy of this document to physically form one document.

GOVERNING LAW

This Agreement shall be interpreted and enforced in accordance with the laws of the State of Utah.