

DONOR ADVISED FUND

CORPORATE AGREEMENT

For more information contact the Lancaster County Community Foundation (717) 397-1629 or jmailhot@lancfound.org

SECTION 1: FUND NAME & DESCRIPTION

Grants made from a fund at Lancaster County Community Foundation are accompanied by a letter identifying the name of the fund and the name of the donor recommending the grant, unless anonymity is requested.

Type of Fund (Endowed or N	endowed/Spend Down):	
Fund Name		
Fund Description (150 word limit. Please attach addition! sheets if necessary)		
Special Instructions		
		ity Requested Yes No
SECTION 2: DONO Please list donor information	INFORMATION Pelow and indicate the primary administrative contact	ct.
corporate Donor	Primary Adminis	strative Contact
Name	Name	
Mailing Address	Mailing Address	
City, State, Zip	City, State,	
Business Phone	Home/Cell Phone	
	Business Phone	

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SECTION 2: DONOR INFORMATION (CONT.)

Are you working with a professional a		
Attorney CPA Financial F	iner N/A	
Advisor's Name		
Company		
Mailing Address		
City, State, Zip		
Business Phone		
Email		=
SECTION 2A. DESCRIPTION	E CIET TO THE LANGACTER OF	OUNTY COMMUNITY FOUNDATION
The donor hereby assigns, conveys, tran		
the following described property:	is and delivers to the Lancaster Coun	ty Community Foundation
Cash in the Amount of \$	☐ Se	curities, Publicly Traded
Personal Property (complete section 3	☐ Se	curities, Privately Held
Other		
Other		
		below, attaching additional sheets if necessary
For all gifts other than cash, please cont	the Community Foundation for trans	rer procedures.
Investment	Investment	
Firm Name	Firm Name	
Broker's Name	Broker's Name	
Broker's	Broker's	
Phone Protection For	Phone Provide For	
Broker's Fax	Broker's Fax	
Broker's Email	Broker's Email	

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SECTION 3B: DESCRIPTION OF GIFT OF PROPERTIES

the following described property:					

For gifts of property described above or of real estate, contact the Lancaster County Community Foundation for transfer procedures. Subject to review by Gift Acceptance Committee.

The donor hereby assigns, conveys, transfers and delivers to the Lancaster County Community Foundation

SECTION 4: ADVISORS

Donors establishing an advised fund may designate individuals who will serve as advisors to the fund and who may make recommendations to the Community Foundation regarding grant distributions from the fund. Donors may designate themselves as advisors, or may designate others in addition to or instead of themselves as advisors. Once designated, an advisor's status can only be revoked in writing by the donor(s) establishing the fund. All named advisors have equal rights to recommend grant distributions from the fund.

In all cases of two or more advisors, a fund chairperson must be identified. Please note that unless otherwise stated in the comments area, the advisor designated as chair person will receive quarterly fund status reports, grant approval reports and standard mailings from the Community Foundation. Indicate below the advisors to the fund and identify a chairperson.

Indicate the individuals who will serve as the primary advisors to the fund on behalf of the corporation and identify a chairperson. Attach additional sheets, as necessary.

ADVISOR 1		
Name		
Mailing Address		
City, State, Zip		
Phone		
Email		
Relationship to Donor		
Comments		
Chainne	- Designation	
	n Designation r will serve as chairperson for this fund	

Name	
Mailing Address	
City, State, Zip	
Phone	
Email	
Relationship to Donor	
Comments	

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VARIANCE POWER & SPENDING POLICY

All funds and distributions from funds established at the Lancaster County Community Foundation are subject to the Lancaster County Community Foundation's variance power and spending policy, as further described in the Fund Terms and Conditions attached hereto. Donors may, however, recommend that no distributions be made from a fund for a period of time, or until the fund reaches a certain dollar amount.

ACKNOWLEDGMENT & SIGNATURE-CORPORATE AND ORGANIZATIONAL DONORS

I acknowledge that I have read the Lancaster County Community Foundation's Donor Fund Terms and Conditions (attached here to and incorporated herein by this reference) and agree to the terms and conditions set forth therein. I understand that any contribution, once accepted by the Lancaster County Community Foundation, represents an irrevocable contribution to the Lancaster County Community Foundation and is not refundable to the organization. I hereby certify that, to the best of my knowledge, all information presented on this form is accurate and truthful and that I will notify Lancaster County Community Foundation promptly of any changes to the information contained herein.

It is intended that the Fund shall be a component part of the Foundation and that nothing in this agreement shall affect the status of the Foundation as an entity that is a qualified charitable organization. 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 there to applicable to the intended status of the Foundation.

Any term, provision or designation in this Agreement which is determined to be inconsistent with such intent shall be deemed amended, modified or deleted so as to eliminate such inconsistency.

I/we have read and understand the investment policies of the Community Foundation.

Name of Organization			
Name			
Title	Date		
Name			
Title	Date		
Accepted by the Foundation by:			
Title	Date		

Please send completed forms to: Lancaster County Community Foundation ATTN: Jessica Mailhot 24 West King Street, Suite 201 Lancaster, PA 17603 If you have any questions, please contact Jessica Mailhot at the Lancaster County Community Foundation at (717) 397-1629 x107 or jmailhot@lancfound.org.

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FUND TERMS & CONDITIONS

If you have any questions, please contact the Lancaster County Community Foundation at (717) 397-1629 or info@lancfound.org.

Tax Status of Funds. Funds established at the Lancaster County Community Foundation (the "Foundation") are component funds of the Lancaster County Community Foundation, a Section 501(c)(3) public charity. Accordingly, all contributions to the Foundation's funds are treated for tax purposes as gifts to a Section 501(c)(3) public charity and generally are tax deductible, subject to individual and corporate limitations. The Fund shall be the exclusive property of the Foundation, held by it in its corporate capacity, and shall not be deemed a trust fund held by it in a trustee capacity. The Foundation shall have the ultimate authority and control over all property in the Fund, and the income derived from it, in accordance with the Articles of Incorporation and Bylaws of the Foundation (as they may be amended from time to time), and the terms of the Agreement, applied in a manner not inconsistent with said Articles and Bylaws.

Variance Power. All funds established at the Foundation are subject to the Foundation's "variance power," as set forth in its Bylaws. The variance power gives the Foundation the authority to modify any donor recommendation or condition on distributions from a fund for any specified charitable purpose or to any specified charitable organization. If in the sole discretion of the Foundation Board, the original purpose of a fund becomes impossible, incapable of fulfillment, undesirable, or inconsistent with the charitable needs of the community, the Foundation's Board has the legal authority through its variance power to redirect the fund. This assures donors that their original intent will be honored despite changing circumstances. The Foundation shall promptly notify the Organization of any decision made to exercise the variance power. Notification of the exercise of variance power shall be delivered in writing to the last known address within 30 days following the Board's decision. The Foundation shall also notify the Organization if it becomes aware of any other action instituted or proposed by any person to vary the purpose, uses or method of administration of the Fund.

Spending Policy. The Foundation anticipates distributions from each fund at least annually of an appropriate percentage of the fund's market value, as determined by the Foundation's Board of Directors. In determining the annual distribution amount, the Foundation's Board of Directors may consider the expected total return on the investments of the Foundation's permanent funds, the desirability of maintaining the value of the Foundation's permanent funds, and any other factors that it deems relevant. For non endowed funds, the principal of the Fund may be distributed, granted, or expended until fully depleted, provided, however, that all such distributions, grants, or expenditures shall be to serve or promote the enhancement of the quality of life of the communities served by the Foundation and its charitable mission. No distribution shall be made from the Fund to any individual or entity if such distribution may in the judgment of the Foundation impair

or endanger the Foundation's tax exempt status under Code Section 501(c)(3) or result in the imposition of any excise tax, penalty, or other tax, fine, or assessment under the Code.

Distributions. All distributions from funds are subject to the Foundation's variance power and its spending policy, as noted above. The Foundation may in all cases make principal distributions from its funds in compliance with its spending policy.

Restrictions on Grants from Funds. The Fund shall be used for support of the charitable, scientific, or educational purposes of the Organization and any affiliated agencies.

Investment of Assets. Most funds held by the Foundation are pooled and invested according to the Foundation's Investment Policy Statement. Even though fund assets are pooled, the Foundation separately accounts for each fund as to changes resulting from contributions, investment purchases and sales, and distributions (according to U.S. Treasury regulations). The Foundation Board of Directors maintains a volunteer Investment Committee that oversees investment policies, selects investment managers, and monitors asset allocations, risk parameters, diversification, and performance. The Foundation seeks, through its investment policy, to maintain or increase the real value of endowment principal, and consequently, its grant distributions, over the long term through a Total Return Investment Philosophy. Therefore, investment management may include strategies not subject to sudden shifts in interest rates or market value. Minimum fund contributions are required for investment of fund assets outside of the core portfolio. For more information about the requirements for using an outside investment manager, contact the Foundation.

Fees. Funds established at the Foundation are subject to administrative and investment fees. A schedule of fees is available upon request. The Foundation reserves the right ato change its fee structure at anytime.

Solicitation Policy. Donors who wish to solicit contributions for a fund at the Foundation are required to use the following language in any solicitation:

"Funds raised at this event (or for this cause) will be added to the Organization Fund at the Lancaster County Community Foundation, a Section 501(c)(3) organization. All checks should be made payable to the Lancaster County Community Foundation/Organization Fund Name. Organizations are given a copy of the Community Foundation's Donor Initiated Fund Raising Policy, which must be signed by an authorized representative prior to any Fund Raising events.

Conflict of Terms. In the event of an inconsistency between these terms and conditions, and any terms and conditions appearing elsewhere in connection with any fund, these terms and conditions as interpreted by the Foundation shall govern, and the Foundation reserves the right to take any actions at anytime which, in its discretion, it deems reasonably necessary or desirable for the proper administration of any fund or the Foundation.

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TERMS APPLICABLE TO DONOR ADVISED FUNDS

Characteristics of Donor Advised Funds. Donors establishing advised funds are encouraged to make recommendations regarding distributions from the fund for specific charitable purposes or to one or more charitable organizations. Donor advice will be considered only if offered in writing (including facsimile transmission or electronic correspondence) by the donor(s), or by an advisor(s) or successor advisor(s) to the fund, as designated in writing by the donor(s).

Role of Advisors. The Foundation welcomes the involvement and recommendations of its donors with respect to distributions from advised funds, but such recommendations are advisory only and are in no way binding upon the Foundation. In evaluating recommendations for distributions from advised funds, the Foundation staff investigates all prospective grant recipients to ensure that they are organized and operated for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code: reviews the recommended grantee's financial and program information; and evaluates the advice of donors against the standards and criteria set forth in the Foundation's operating guidelines to ensure that such advice is consistent with specific charitable needs identified by the Foundation as deserving of support. In all cases of two or more advisors, the advisors shall appoint a chairperson and all communications to and from the Lancaster County Community Foundation will be through the chairperson. In any case where multiple advisors make conflicting recommendations regarding distributions from the fund that cannot be promptly resolved, the Foundation may independently initiate distributions from the fund. In addition, if the advisor(s) fails to make a standing distribution recommendation, or fails to make any distribution recommendations for two consecutive years, the Foundation will contact the advisor(s) to discuss this situation (see "Inactive Funds" section for more details).

Appointment of Additional Advisors. All requests to appoint additional advisors and successor advisors to an advised fund must be communicated to the Foundation in writing by the advisor(s) establishing the fund. If upon the death, resignation, or incapacity of the fund's advisor(s), the Foundation has not received in writing the names of an additional advisor(s), successor advisor(s) to the fund, or specific instruction to redirect the fund to a Field of Interest or Designated Fund(s), then the Foundation will use the fund's balance to support the I Love Lancaster Fund to address the most pressing needs in the community.

Donor advised funds established by corporations and nonprofit organizations, rather than by individuals, are often advised by an appointed committee with a process for selecting new members. Any changes in advisors to the fund must be made in writing by an officer or authorized representative of the corporation or nonprofit organization that established the fund.

Inactive Funds. In order to carry out its policy of consistently distributing charitable dollars to the community, the Foundation will review periodically the grant making activity of every advised fund. If a fund has failed to make distributions commensurate in size with the Foundation's spending policy over a two-year period, the Foundation will contact the advisor(s) to discuss this situation. At that time, the advisor(s) will be given the following options:

- Recommend that the balance of the fund be transferred to a designated fund for one or more Section 501(c)(3) public charities of their choice.
- Recommend that the balance of the fund be transferred to support the I Love Lancaster Fund, where funds will be distributed by the Foundation to meet the most pressing needs of the community.
- Recommend that the balance of the fund be transferred to support a Field of Interest Fund. See options under Section 6.
- · Provide a plan for funding a specific charitable project that requires an accumulation of resources for more than a two-year period.

In the event that the advisor(s) cannot be located or is unresponsive, the balance of the fund will be used to support the Foundation's I Love Lancaster Fund.

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