

Greater Tacoma Community Foundation Donor-Advised Fund Agreement

FUND NAME				
FUND CATEGORY:	INVESTMENT F	REFERENCE:		
Endowed	Low-Ri	sk Investment Pool	\$	or%
Non-Endowed	Short-T	erm Investment Pool	\$	or%
	Long-T	erm Investment Pool	\$	or%
	Socially	Responsive Investment Pool	\$	or%
	Externa	al Investment Management (\$2	250,000 Mini	mum)
DONOR/CONTACT 1 ST	Donor Advisor	DONOR/CONTACT 2 ND		Donor Advisor
Name	Male Female	Name	Male	e Female
Mailing Address	Home Business	Mailing Address	Hom	ne Business
City	State Zip	City	State	Zip
Home Phone	Mobile Phone	Home Phone	Mobile I	Phone
Business Phone	Fax	Business Phone	Fax	
Email #1	Email #2	Email #1	Email #	2
Company Name	Title	Company Name	Title	
Date of Birth		Date of Birth		
Send reports to address	above	Send reports to address	s above	

GREATER TACOMA COMMUNITY FOUNDATION			FUND AGREEMENT
CONTRIBUTION	INITIAL CONTRIBUTION AMOUNT:		*
Cash	Life Insurance	Securities	
Real Estate	Other:		
Foundation as an u	/% of the initial contrib nrestricted gift. Unrestricted gifts to GT s, agencies, and individuals more effec	CF fuel the staff resources an	nd community collaborations
FUND TYPE			

Donor-Advised Fund			
I will name one or more Successor Advisors (<i>*Please see page 4</i>)	I do not wish to name a Successor Advisor		

COMMUNICATION / GRANT & COMMUNITY ACKNOWLEDGEMENT

May we list your Fund's name in publications? (e.g. Annual Report, website, etc)	Yes	No
Would you like grant recipients to know that your Fund is the source of the grant? Y (Please notify the Community Foundation if you have specific grants that differ from these instructions)	Yes	No

From time to time we learn of compelling giving opportunities from our nonprofit partners.Would you like to be notified about these opportunities?

REFERRAL SOURCE

Please tell us how you first heard about Greater Tacoma Community Foundation:

Friend or Associate	
Community Foundation Employee	
Community Foundation Board Member	
Community Foundation Website	
Community Foundation E-Newsletter	
Attorney, CPA, Financial Planner, etc.	
Other (please specify)	

Yes No



DONOR-ADVISED FUND RESTRICTIONS

(Please initial each line to indicate that you have read and understand the information)

The IRS imposes restrictions on distributions from Donor-Advised funds as follows:

- Grants to individuals are prohibited from a donor-advised fund, whether the check is written directly to an individual or to an entity for the benefit of a specified individual.
- Grants cannot be made to a nonprofit organization to retire or reduce a pledge previously made by the donor, advisor or related party.**
 - Grants cannot be made to a nonprofit organization, which in turn provides benefits to the same donor, advisor or related party.** For example, a donor cannot claim a tax deduction for a gift to his or her donor-advised fund held by Greater Tacoma Community Foundation and subsequently receive an additional tax deduction from the grant recipient organization.
- A donor, advisor or related party** cannot receive more than an incidental benefit from a grant recipient organization. For example, event tickets, patron recognition or special privileges would be considered more than an incidental benefit; while token gifts, such as key chains or coffee mugs are considered incidental benefits.
 - Donor, advisors and related parties^{**} are prohibited from receiving grants, loans, compensation or similar payments (including expense reimbursements) from a donor-advised fund.

Each grantee must be able to satisfy the Community Foundation's due diligence requirements in order to obtain the approval of the Board of Directors.

Final approval of grants recommended by advisors rests in the hands of the Board of Directors of Greater Tacoma Community Foundation.

Donor Advisors of donor-advised funds may create a succession plan for the fund. Individuals named as Donor Advisors are authorized to recommend grants, change the fund name or appoint additional Advisors and Successor Advisors. The Donor and any Advisor may designate any person to be a Successor Advisor and assign the rights and duties associated with the fund upon an Advisor's death or resignation.

A Successor Advisor is authorized to recommend grants from the fund in the event the Donor Advisor(s) dies, resigns or is otherwise unable or unwilling to act in this capacity. Please identify one or two Successor Advisors on page 4. Successor Advisors must be at least 18 years old to recommend a grant. If the Successor Advisor is under 18 years of age, the Community Foundation will work with the minor's guardian to facilitate grants from the fund. If a final Successor Advisor dies or resigns, the fund balance will become available for unrestricted use by the Community Foundation. If the Donor Advisor has not made a grant recommendation for a three year period, the Community Foundation will have the option to allocate the amount available for spending from the fund to unrestricted use.

**Related parties are the donor's or advisor's family members (spouse, ancestors, children, grandchildren, great-grandchildren, brothers, sisters, and any of their spouses) and 35-percent controlled entities. Thirty-five percent controlled entities are entities in which donors, advisors, or their family members (separately or collectively): (1) own more than 35% of the total combined voting power if the entity is a corporation; (2) own more than 35% of the profit interest if the entity is a partnership; or (3) own more than 35% of the beneficial interest if the entity is a trust or estate.



DONOR-ADVISED FUND: SUCCESSOR ADVISORS

SUCCESSOR #1 INFORMATION		SUCCESSOR #2 INFORMATION		
Name	Male Female	Name	Male Female	
Date of Birth		Date of Birth		
		Date of Birth		
Mailing Address	Home Business	Mailing Address	Home Business	
City	Ctoto Zin	City	Ctoto Zin	
City	State Zip	City	State Zip	
Home Phone	Mobile Phone	Home Phone	Mobile Phone	
Business Phone	Fax	Business Phone	Fax	
Email #1	Email #2	Email #1	Email #2	
Relationship to Fund Advisor(s)		Relationship to Fund Advisor(s)		





ACKNOWLEDGEMENT & SIGNATURES

I acknowledge that I have read Greater Tacoma Community Foundation Fund Terms and Conditions on pages 6-9 and agree to the terms, fees, and conditions described therein. I understand any contribution, once accepted by the Community Foundation, represents an irrevocable contribution. The Community Foundation Board of Directors has variance power under IRS regulations, and this gift is not refundable to me. In matters of charitable donations, donors are encouraged to review tax or estate related issues with their professional advisors.

I hereby certify, to the best of my knowledge, all information presented in connection with this form is accurate, and I will notify the Community Foundation promptly of any material corrections.

Signature

Signature

Print Name

Date

Print Name

Date

GREATER TACOMA COMMUNITY FOUNDATION SIGNATURE

Authorized	Signature
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President & CEO Title Kathi Littmann

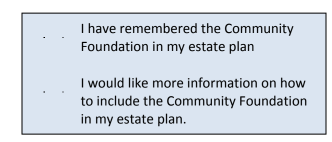
Printed Name

Date

PLEASE MAIL THIS FORM TO:

Greater Tacoma Community Foundation 950 Pacific Avenue, Suite 1100 Tacoma, WA 98402

If you have questions, contact: Philanthropic Services 253.383.5622 I donorservices@gtcf.org





FUND TERMS & CONDITIONS

1. TAX STATUS OF FUNDS:

Funds established at Greater Tacoma Community Foundation (the "Community Foundation") are component funds of Greater Tacoma Community Foundation, a Section 501(c)(3) public charity and are tax deductible to the extent allowed by law, subject to individual and corporate limitations.

2. PROPERTY OF THE FUND:

The fund shall include the property received herewith, such property as may from time to time be received by the Community Foundation from the donor for inclusion in the fund and accepted by the Community Foundation, and all undistributed income from the foregoing property. The fund shall be the property of the Community Foundation, held by it in its corporate capacity, and shall not be deemed a trust fund held by it in a trustee capacity. The Community Foundation shall have the ultimate authority and control over all property in the fund, and income derived there from, in accordance with the Articles of Incorporation and Bylaws of the Community Foundation, as they may be amended from time to time, and the terms of this Agreement applied in a manner not inconsistent with said Articles and Bylaws.

3. ENDOWED FUNDS:

Endowed funds are also referred to as "permanent" funds. Distributions from endowed funds are limited to our current spending rate and subject to our spending policy. Historically, this has been between 4-5%. View our current spending policy at: www.gtcf.org/about/financial-information.

4. NON-ENDOWED FUNDS:

Non-endowed funds are also referred to as "non-permanent" funds. The balance of a non-endowed fund is available for spending in part or in whole at any time.

5. LOW-RISK INVESTMENT POOL:

This pool is designed for funds that cannot tolerate a potential loss of principal. The Low-Risk Investment Pool is invested in vehicles such as short-term Treasury Funds and other government Money Market funds. Returns are not anticipated to keep pace with any spending and administrative expenses. As such, over time, there is a high probability that a fund will decline in both nominal and inflationadjusted terms, eventually reaching a zero balance. This pool is not recommended for endowed funds.

6. SHORT-TERM INVESTMENT POOL:

The goal for this pool is to provide the optimum total return and protection of principal for non-endowed or expendable funds which have an expected life from one to five years. Balances of funds which are invested for less than this period may be subject to greater than acceptable volatility of return. Such balances would have a higher erosion of principal. The primary objective is to retain principal value and offset inflation.

7. LONG-TERM INVESTMENT POOL:

The primary objective is to achieve an annualized total return, through appreciation and income, equal to or greater than the rate of inflation (as measured by the broad, domestic Consumer Price Index) plus any spending and administrative expenses thus, at a minimum, maintaining its purchasing power. The Long-Term Pool seeks to outperform its benchmarks over full market cycles (for measurement purposes: five years). Because the Long-Term Pool contains higher equity exposure it correspondingly entails greater year-over-year volatility. The Long-Term Investment Pool is appropriate for long-term endowment funds.



8. SOCIALLY RESPONSIVE INVESTMENT (SRI) POOL:

The primary objective is the same as the Long-Term Investment Pool, while at the same time taking a holistic approach into responsive investing with a diversified allocation in region, market cap, economic inputs as well as SRI considerations. While there is no absolute delineations within many SRI mandates, the following are general descriptions of the broad areas of emphasis:

- Environmental issues: Environmental screening is associated with the practice of considering environmental and energy matters as a metric of corporate performance.
- Corporate Governance issues: Positive corporate governance considers the short and long-term impact of Board decisions on the shareholders of the firm.
- Social Issues: Social screening is associated with the practice of considering relationships with stakeholders such as employees, customers, communities and governments as a metric of corporate performance.
- Negative screening: Investment managers in this portfolio will make best efforts to avoid investing in companies that are involved in: meaningful revenue from manufacture or production of alcohol products, tobacco products, GMO foods, weaponry, gaming activities, pornography, or engage in animal testing or any form of stem cell research.

The SRI Pool is not intended for shorter term funds that cannot tolerate a potential loss of principal. The SRI Pool is appropriate for long-term endowment funds.

9. ADMINISTRATIVE AND INVESTMENT FEES:

The fund shall be assessed an annual administrative fee and a fee to cover investment consultant and custodian expenses. The amounts of such annual fees shall be the amounts assessed to similar funds held by the Community Foundation based upon its administrative fee schedule in effect at the time the annual fee is assessed and the amount of investment consultant and custodian fees paid to outside parties.

10. DISTRIBUTIONS:

On endowed funds, distributions from the fund are governed by the Community Foundation's spending policy. The Community Foundation reserves the right to change the spending policy from time to time at its discretion within the parameters established by law. The current spending policy may be found online at: www.gtcf.org/about/financial-information. For donor-advised funds, the Donor Advisor may recommend distributions to qualified charitable organizations for qualified charitable uses; the recommendation shall be submitted in writing to the Community Foundation. It is recognized that distributions must be in furtherance of the Community Foundation's charitable purpose, as defined in Section 1.170 A-9(e)(11) of the Internal Revenue Service Regulations, and that final control over distributions resides with the Community Foundation through its Board of Directors.

11. INACTIVE DONOR-ADVISED FUNDS:

In order for the Community Foundation to carry out its mandate to distribute charitable dollars into the community, the Community Foundation periodically monitors fund activity. If the donor-advisor has not made a grant recommendation for a two year period, the Community Foundation will contact the advisor(s) to discuss a mutually agreed upon distribution plan to be implemented within a one-year timeframe. If the donor-advisor has not made a grant recommendation will have the option to allocate the amount available for spending from the fund to unrestricted use.



12. VARIANCE POWER:

The Community Foundation may modify any recommendation or condition on distribution from a fund for any specified charitable purpose or to any specified charitable organization if, in the sole judgment of the Community Foundation, such recommendation or condition becomes unnecessary, incapable of fulfillment, or inconsistent with the charitable needs of the community. Whenever possible, the Community Foundation will confer with the donor or the donor's representative before the fund is modified and stay as close as possible to the original intent of the donor.

13. ADDITIONS TO THE FUND:

Gifts may be added to the fund at any time by the donor. Other donors may also contribute to donor advised funds.

14. FINANCIAL REPORTS:

The Community Foundation shall provide a financial status report at least annually.

15. INVESTMENT OF ASSETS:

Assets contributed to funds established at the Community Foundation will be managed in accordance with the Community Foundation's "Investment Policy Statements." All outside investment managers shall be provided with a copy of and must agree to adhere to the Community Foundation's "Investment Policy Statements" as a condition of continued service in such capacity, and the Community Foundation reserves the right to replace any outside investment manager in its sole discretion. Minimum fund values are required for outside investment. For more information about the requirements for using an outside investment manager, contact the Community Foundation's Philanthropic Services Department.

16. SUCCESSOR ADVISORS:

Once a successor advisor to a donor-advised fund becomes the primary advisor, they in turn can appoint their own successor advisors. There is no limit to the number of times an advisor can appoint a successor advisor for active funds.

17. DEFINITIONS AND CONSTRUCTION:

As used in the Agreement, a "qualified charitable organization" means an organization described in Section 501(c)(3), which is not a private foundation under Section 509(a) of the Internal Revenue Code of 1986.

It is intended that the fund shall be a component fund of the Community Foundation and that nothing in this Agreement shall affect the status of the Community Foundation as an entity which is a qualified charitable organization. This Agreement shall be interpreted in the manner which is consistent with the foregoing intention and so as to conform to the requirements of the Internal Revenue Code and any regulations issued pursuant thereto applicable to the status of the Community Foundation as a charitable foundation.