

# AGREEMENT ESTABLISHING A DONOR-ADVISED FUND OF COMMUNITY FOUNDATION OF GREATER MEMPHIS

THIS AGREEMENT, made and entered into the day of  20 , by and between Community Foundation of Greater Memphis (hereing	after
"Community Foundation") and	
(hereinafter "Donor").	
NOW, THEREFORE, the parties agree as follows:	
1. Name of Fund The name of the Fund shall be the	
	Fund of the
Community Foundation of Greater Memphis (hereinafter "Fund")	_

#### 2. Transfer of Assets

Donor has transferred and assigned to Community Foundation all of the Donor's right, title and interest in and to certain assets listed on Schedule A of this Agreement for the purpose of creating a component fund of the Community Foundation.

All parties hereto agree and approve any future changes in terms, conditions or language as may be necessary or incidental to reform this agreement to conform to any existing or subsequent IRS requirements.

### 3. Conditions of Acceptance

Donor acknowledges the assets transferred to the Community Foundation shall be subject to all the terms and conditions of the Charter and Bylaws of the Community Foundation as they now exist and as they may from time to time be amended. A copy of those documents is available immediately upon request. Donors to the Fund may not impose any material restriction or condition that prevents the Community Foundation from freely and effectively employing the contributed assets, or the income derived therefrom, in furtherance of its charitable purposes.

#### 4. Donor Recommendations

In accordance with the rights reserved to Donor pursuant to Article XIII of the Bylaws of the Community Foundation, Donor recommends that the Fund not be restricted to any particular field or charitable purpose. However, Donor may set forth on Schedules B and C hereto attached specific recommendations for the administration of the Fund, including its intended charitable purposes, appropriate geographical limitations, and preferred investment pools. Should the Fund's purpose, as outlined in Schedule C, become unnecessary, incapable of fulfillment, or inconsistent with the charitable needs of the community, Community

Foundation may exercise its variance power under Article XIII of its Bylaws. The exercise of such power shall not be effective earlier than at least thirty (30) days after Community Foundation notifies any current fund advisors in writing of its intent to exercise such power and the manner in which Community Foundation proposes to vary the purposes, uses or methods of administering the Fund.

5. Distributions  The Fund will be endowed: yes no.  If yes, the amount distributed annually from the Fund will be:  • a fixed dollar amount \$, OR  • a fixed percentage of Fund balance%.
(The annual distribution should not exceed 5 percent of the Fund balance.)
6. Fund Advisors and Sunset Provisions  and  or the
andor the survivor for the term of each of their lives are hereby constituted Advisors to the Board of Governors of the Community Foundation (hereinafter "Advisors"). Upon the death of the survivor of the original Advisors, and, are hereby constituted Advisors
to the Board. The said Advisors have been appointed for the purpose of making recommendations and giving advice and counsel to said Board regarding Fund issues not previously provided for by Donor, and with their advice and counsel the Board shall oversee the Fund's administration. If the Fund continues beyond the lives of the named Advisors, or if the named Advisors shall for a period of five (5) consecutive years fail to make recommendations to the Board of Governors, or if the Donor has not provided Schedule C outlining charitable purposes the Fund is to serve, the Board of Governors will determine the disposition of the assets

#### 7. Minimum Contribution and Fund Balance

The initial contribution to the Fund must be at least \$10,000, and the Advisor(s) must maintain a balance of at least \$500. (Funds established to receive deferred gifts through trusts or estates may be exempt from the initial contribution requirement.)

#### 8. Additional Contributions

The Community Foundation may receive and accept additional assets to be added to the Fund from any person, institution, trust or entity who or which desires to contribute thereto and have such assets administered and distributed in accordance with the provisions hereof. Said intent shall be presumed conclusively from the receipt of any assets, security, or check designated for the Fund.

#### 9. Cost of Administration

The Community Foundation will charge its ordinary and customary administrative fees based on the prevailing schedule for such fees (which schedule is subject to revision or amendment from time to time) as published by the Community Foundation. As of the date of this Agreement, the prevailing schedule for administrative fees is as shown on Schedule D attached hereto. The Fund may also be charged regularly for a proper allocation of direct and indirect expenses attributable to the administration of the Fund and its assets.

## 10. Representation of Community Foundation

Community Foundation represents to Donor it has received a ruling from the Internal Revenue Service that it is an organization described in Internal Revenue Code Sections 501(c)(3), 170(b)(1)(A)(vi) and 509(a)(1); that the facts and circumstances forming the basis for the issuance of the ruling have not substantially changed since the date of issuance thereof; and that the ruling has not been expressly or impliedly revoked.

The following Schedules are attached and made part of this agreement: Schedules A, B, C and D.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and date first above written.

	March 26, 2019
DONOR SIGNATURE	DATE
DONOR SIGNATURE	DATE
PRESIDENT OF COMMUNITY FOUNDATION OF GREATER MEMPHIS	DATE
SIGNATURE OF FOUNDATION STAFF/ TITLE	DATE

# CONTACT INFORMATION FOR ADVISORS TO THE DONOR-ADVISED FUND

Please com	nplete for all current advisors to t	the fund.	
Mailing Info	ormation (for statements, invitatio	ons, newsletters, etc.)	
Mr Mrs	s Ms Mr. & Mrs	Other	
Name(s) of	Advisor(s):		
Mailing add			
Phone:	(H)		
Donor 1 :	(C)	(O)	
	Email Address:		
Donor 2:	(C)	(O)	
	Email Address:		
If the adviso	ors do not reside with each other	r, please provide information for second advis	or:
Mr	Mrs Ms Oth	ner	
Name of Ac	dvisor:		
Mailing Add	dress:		
Phone:	(H)	(O)	
	(C)		
	Email Address:		
Relationship			

# **SCHEDULE A**

Estimated Va	lue of Initial Contribution:
	Cash
	Real Property (address)
	Personal Property
	Stocks
	Bonds
	If giving securities, please identify those securities and name the broker and firm handling the transfer.
	Name of security:
	Broker:
	Firm:
If gift is deferr	red or a split interest, please check type:
	Bequest
	Life Insurance
	Retirement Plan
	Charitable Remainder Trust
	Charitable Lead Trust
	Life Estate
	Other

### **SCHEDULE B**

## **Investment Recommendations**

I/we r	ecommend to the Community Found	dation of Greater Memphis that the assets in theFund be invested in the following manner:
		al. The pool invests primarily in high-grade U.S. with maturities of less than one year and money market
		mix of bonds including U.S. government, U.S. government de corporate bonds with intermediate maturities.
	asset classes and investment stra	urns through an actively managed, globally diversified mix of ategies. The pool invests in U.S. equity, international equity, fixed income, as well as alternative strategies which include and real assets.
		track the returns of a mix of global equities and U.S. fixed index funds that track the U.S. equity market, international income market, respectively.
		urns through an actively managed, globally diversified mix ategies. The pool invests in U.S. equity, international and hedged equity strategies.
	Longleaf Pool An actively managed equity pool to Partners, Longleaf Small Cap, and	that seeks to generate returns through the Longleaf d Longleaf International Funds.
	Other Minimum \$500,000, with approval fee applies.) Firm:	l of Community Foundation of Greater Memphis. (Additional
	Contact:	
	Address:	
	Phone:	Email:
_	<del>(</del>	
Dono	REIGNALDIRE	DONOR SIGNATURE
DATE_	March 26, 2019	DATE

Note: Detailed investment information is updated regularly at www.cfgm.org. All funds received are invested in the investment pool selected as of the last day of the month. Daily liquidity is provided for fund distributions.

# **SCHEDULE C**

your wishes for the future. You may wish to chec	
☐ Upon the death of the original Advisor(s), this Governors of the Community Foundation for the Commun	
I (We) intend to use this fund for current charplans for the fund at this time.	itable giving and have not made future
4	
DONOR SIGNATURE	DONOR SIGNATURE
March 26, 2019  DATE	DATE

#### SCHEDULE D

#### **Community Foundation of Greater Memphis Administrative Fees**

Administrative fees for all funds are charged quarterly in arrears and are calculated based on the average daily balance of the fund for the quarter.

#### **Donor-Advised Funds**

Administrative fee

1.25% on the fund's balance from \$0 - \$499,999

1.15% on the fund's balance from \$500,000 - \$999,999

1.00% on the fund's balance from \$1,000,000 - \$1,999,999

0.75% on the fund's balance from \$2,000,000 - \$2,999,999

0.50% on the fund's balance from \$3,000,000 - \$4,999,999

0.25% on the fund's balance from \$5,000,000 - \$9,999,999

0.15% on the fund's balance from \$10,000,000 - \$24,999,999

0.10% on the fund's balance from \$25,000,000 - \$49,999,999

0.05% on the fund's balance \$50,000,000 and higher

Minimum annual fee (No minimum fee for endowed funds) \$200
Additional fee for funds using outside investment manager 0.10%
Minimum additional fee for using outside investment manager \$500
Minimum holding time for pass-through gifts (or an equivalent fee) 3 mos.

#### **Nonprofit Organization Funds**

Administrative fee:

0.50% on the fund's balance

Minimum annual fee \$200

#### **Supporting Organizations**

Administrative fee

Donor-advised fund fee schedule plus 0.10%

(not to exceed an additional \$2,000 per year)

Minimum annual fee \$24,000 Minimum annual fee using outside investment managers \$26,000

#### **Scholarship Endowments**

Administrative fee

1.25% on the fund's balance

Minimum annual fee \$500

#### Field of Interest Endowments and Designated Endowments

Administrative fee

Same as Donor-advised fund schedule above

Minimum annual fee None

#### **Community Endowments**

Administrative fee

1.0% on the fund's balance

Minimum annual fee None

# **ATTACHMENT 1**

# NAME OF PROFESSIONAL ADVISOR WHO REFERRED YOU TO THE COMMUNITY FOUNDATION

Name:		
Mailing Ad		
Phone:	(O)	
Email:		
	NAME OF FRIEND/FAMILY MEMBER WHO REFERRED YOU TO THE COMMUNITY FOUNDATION	
Name:	<del> </del>	
Mailing Ad	ddress:	
Email:		

# **ATTACHMENT 2**

## SUCCESSOR ADVISORS TO THE DONOR-ADVISED FUND

If you appointed a successor advisor(s) to the fund, please complete the following information.

Mailing Ad	dress:	
Phone:	(H)	(O)
	(C)	<del></del>
Email Add	ress:	
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Would you		
vvoula you	ı like this person to receive m □ Yes □ No	nailings from the Community Foundation?
·		nailings from the Community Foundation?
·	□ Yes □ No Successor Advisor:	nailings from the Community Foundation?
Name of S  Mailing Ad	☐ Yes ☐ No Successor Advisor:	
Name of S	☐ Yes ☐ No Successor Advisor:  Idress:  (H)	(O)
Name of S  Mailing Ad	☐ Yes ☐ No Successor Advisor:	(O)
Name of S Mailing Ad Phone:	☐ Yes ☐ No Successor Advisor:  dress:  (H) (C) ress:	(O)