

DONOR-ADVISED FUND AGREEMENT

Thank you for choosing the Cobb Community Foundation. We are committed to connecting you with the community and the causes that are important to you. Our staff is available to assist you with a wide variety of services, from creating your fund, to ongoing grant making and charitable giving services.

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Phone: 770.859.2366 | Fax: 770.936.1956 | www.cobbfoundation.org | 1100 Circle 75 Parkway, Suite 1000 | Atlanta, Georgia 30339

SECTION THREE: Contributions to the Fund

All contributions to the Fund represent an irrevocable gift to the Foundation, are not refundable, and are under the exclusive legal control of the Foundation. Please indicate below the property you intend to initially assign, convey, transfer and deliver to the Foundation to establish your fund.

Estimated Value of Initial Gift to Establish Fund: Check for (please make payable to the Cobb Community Foundation, Inc. identifying your fund in the memo line) Marketable Securities valued at (if making a contribution of multiple securities or assets, please attach pages as needed) Other: You and others may contribute to your fund at any time subject to the Foundation's most recently adopted Gift Acceptance Policy and with the understanding and agreement that all contributions are governed by all terms and conditions of this Agreement, including the variance power as described in Addendum A. All contributions, both initial and subsequent, must be acceptable to the Foundation, and the Foundation may elect in its sole discretion whether to accept or refuse any asset and specifically may elect not to accept any contribution of less than \$250. Please select one of the two options:

Allow third party contributions to Fund via Foundation website

Do not allow third party contributions to Fund via Foundation website

SECTION FOUR: Distributions

Subject to the Foundation's variance power described in Section 8 and further explained in Addendum A, the Fund is available for current grant recommendations with no restrictions on the amount of distributions. Distributions may be made only for charitable purposes and may be made to publicly supported 501(c)(3) charitable organizations, schools, churches, religious organizations or government entities. Each currently serving Donor Advisor has full grant recommendation privileges over the fund. Distributions shall only be made by grant request.

SECTION FIVE: Fund Inv	vestments				
Each currently serving Donor Adviso	or has full investment reco	mmendation privi	ileges over the fu	ınd.	
Please select one or more of the follo	owing investment option	s. The total of all p	ercentages must	equal 100%.	
% Cash Investment Pool – interest bearing securities v			gh a combinatio	n of money market ir	nvestments and other highly liquid
% Conservative Growth In various maturities, remaind		ly seek preservatio	on of assets with	significant majority o	of assets in interest bearing securities o
% Moderate Growth Invest equities and interest bearing			pital preservatio	n of assets as well as I	balanced risk with assets split betweer
% Aggressive Growth Inve	,	seek increased gro	owth in value wit	h significant majority	of assets in equities, remainder in
For funds valued in excess of \$250	,000:				
An external investment manage	er of your choice:				
Name	Firm	E	mail		Telephone
External investment managers must this capacity.	be approved by the Four	ndation and must e	execute an agree	ment between the m	nanager and the Foundation to serve ir
Please note that requests to change	the investment option of	your fund must be	e made to the Fo	undation in writing.	For detailed information about the

composition of these portfolios, please contact us directly.

SECTION SIX: Fund Succession Plan

	may request that portions of your fund be administer ng Donor Advisor by selecting one or more of the follo					of the fund's last	
	Transfer advisory privileges of this fund to successor advisor(s) as listed in Section Seven of this agreement (\$25,000 minimum required).						
	% of fund value*						
	Create a new designated fund or contribute to an existing designated fund for the benefit of the organization(s) named below (\$25,000 minimum per fund required).						
	% of fund value* (the total of the percentages for each designated fund listed below must equal this percentage)						
	Organization		New Fund Name	Existing Fund	Name	Percentage	
	Organization		New Fund Name	Existing Fund	Name	Percentage	
	Organization		New Fund Name	Existing Fund	Name	Percentage	
	Create a new field of interest fund or contribute to an	existing field of inte	rest fund (\$25,000 minir	mum required).			
	% of fund value*						
	, , , , , , , , , , , , , , , , , , , ,						
	Field of Interest		New Fund Name	Existing Fund	Name		
	Create a new unrestricted fund (funds with balances	of less than \$50,000 v	will be added to the Fou	indation's unrest	ricted fund).		
	% of fund value* Fund Name:						
	Contribute to the Foundation's unrestricted fund allowing the Foundation to identify opportunities and target dollars where they will be most effective.						
	% of fund value*			-	·		
	70 of fulla value						
	Subject to the Foundation's variance power, distribute	e directly to the follo	wing charitable organiz	ation(s).			
	% of fund value* (the total of the percent	tages for each charita	able organization listed l	below must equa	al this percentage)		
	Organization	Location			EIN	Percentage	
	Organization	Location			EIN	Percentage	
	Organization	Location			EIN	Percentage	
If m	ultiple Donor Advisors are serving, please <u>comple</u>	te both of the follow	wing sentences by <u>sele</u>	cting one of the	two options liste	d.	
While both Donor Advisors are serving, (please select one of the two options below)							
The Fund Succession Plan may be changed by either Donor Advisor.							
	The Fund Succession Plan may only be changed by	y both Donor Adviso	rs jointly.				
Follo	owing the death, incapacity or resignation of an origin	nal Donor Advisor, (p	lease select one of the t	t wo options belo	ow)		
	The remaining Donor Advisor may change the mo	st recent Fund Succe	ssion Plan executed by I	both original Do	nors.		
	The remaining Donor Advisor may not change the	most recent Fund Su	accession Plan executed	by both original	Donors.		
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SECTION SEVEN: Successor Advisors

(Complete only if advisory privileges are transferred to successor advisors or if new designated fund is created in Section Six)

Donors may designate individuals or an organization as successor advisor(s), each with privileges to make grant and investment recommendations for the Fund. All Fund correspondence will be sent to Successor Advisor 1, unless otherwise specified. If more than two successor advisors are desired, please attach additional information to this form. Furthermore, it is the responsibility of the designated successor advisor(s) to contact the Foundation at such time as he/she/they become advisor(s) to the fund.

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elationship t	o Donor 1							
uccessor Ad	visor 2							
alutation	First Name	Middle Name/Initia	l Last Nam	ne		Suffix	Nickname	
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Business					Position			
Business Addr	'ess				City		State	ZIP
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Home Phone		Mobile Phone	E	Business Ph	one	Preferred En	nail Address	
Relationship t	o Donor 1							
	lonor(s), reques	t that the successor advi	sor(s) nam	ned assume	this responsibility	y (choose <u>one</u>	below)	
/We, as the d	llowing date							
_	nowing date							
On the fol			ne last actir	ng donor ac	dvisor(s)			
On the fo		or resignation to serve of th						
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SECTION EIGHT: Acknowledgments and Signatures

POLICIES AND PROCEDURES

The undersigned have received and reviewed the Procedures for Establishing and Operating Donor-Advised Funds and agree to its terms and conditions described therein. The undersigned understand that any contribution, once accepted by the Foundation, represents an irrevocable gift to the Foundation and is not refundable. The undersigned hereby certify that all information presented in connection with this application is accurate, and the undersigned will promptly notify the Foundation in writing of any changes.

FEES AND EXPENSES

The Foundation charges an Administrative Fee as outlined in its published fee schedule. This fee may be changed from time to time with 60 days advance notice to the Donor Advisor. In addition to these administrative fees, an investment management fee will be assessed on your fund to pay the investment managers and for related services. Investment management fees vary depending upon your fund's investment option (the Foundation's investment pools or an individually managed account). All fees and expenses will be charged directly to your fund.

INVESTMENTS

The undersigned acknowledge and agree that IRS regulations enable donor advisor(s) to designate investment preferences, but require the Foundation to retain final discretion regarding those preferences. The undersigned understand that investments will be administered in accordance with the policies of the Foundation. The undersigned acknowledge that investments are subject to market and interest rate fluctuation risks, and that any gain or loss generated by the investments described in this agreement will be credited or charged to the fund.

VARIANCE POWER

Distributions from all funds are subject to the Foundation's **variance power** which gives the Foundation the power to modify any restriction or condition on the distributions from a fund for any specified charitable purpose or to any specified charitable organization if, in the sole judgment of the Foundation, such restriction or condition becomes unnecessary, incapable of fulfillment, or inconsistent with the charitable needs of the community or area served. For purposes of this Agreement, restrictions and conditions on distributions are those that apply to either principal and/or income entirely or in part.

DONOR ADVISOR 1							
Signature							
Printed Name		Date					
DONOR ADVISOR 2							
Signature							
Printed Name		Date					
FOR COBB COMMUNITY FOUNDATION, INC. (President/CEO or Officer of the Board):							
Signature							
Printed Name	Title	Date					

ADDENDUM A: Procedures for Establishing and Operating Donor-Advised Funds

Incorporation of Governing Instruments of Foundation

The Cobb Community Foundation, Inc. (the "Foundation") is a Section 501(c)(3) public charity. The Foundation's governing instruments include its articles of incorporation and bylaws as amended from time to time, as well as any resolutions and procedures adopted from time to time. All the provisions of such governing instruments and procedures are incorporated in this Agreement and by this reference made part hereof.

Nature & Terms of Establishing Funds

Funds established at the Foundation are component funds of the Foundation. Contributions to the Foundation's funds are treated for tax purposes as gifts to a Section 501(c)(3) public charity and are generally tax deductible, subject to individual and corporate limitations. Donor-Advised funds may be established by the donation or transfer by any person or organization to the Foundation of money or property, whether by contribution, gift, bequest from an estate, distribution from a trust, or transfer from a charitable or other organization to carry out the charitable purposes of the Foundation, as set forth in its articles of incorporation and bylaws. Such contributions and asset transfers to a Foundation fund represent irrevocable gifts and shall be subject to the legal and fiduciary ownership and control of the Foundation's Board of Directors.

The Foundation shall have the authority and control of all property in the fund, and the income earned for the charitable purposes of the Foundation. Each fund may be recorded on the books and records of the Foundation as identifiable and separate. Funds will be a component part of the Foundation and shall be subject to the governing instruments of the Foundation, including the Articles of Incorporation and Bylaws, as amended from time to time. Restrictions may not be imposed that prevent the Foundation from effectively employing the contributed assets, or the income generated, to further the charitable purpose of the Foundation.

Investment of Assets

The Foundation will hold, manage, invest and reinvest all assets contributed to funds established at the Foundation consistent with the Foundation's Investment Policy, which may be modified at any time by the Foundation, with choices available to the fund advisor that may be provided for in the policy. Although the assets may be commingled with other assets of the Foundation in investment pools, the fund's separate identity and value will be maintained. The Foundation does not guarantee that the fund will earn any particular or minimum rate of return with respect to the investment of assets. Investments are not insured, are subject to risk and may lose value. All income and capital gains or losses of the investment pool(s) in which the assets are invested shall be allocated to the fund on a periodic and pro rata basis, based upon the ratio that the value of assets related to the fund invested in the investment pool bears to the aggregate value of all assets invested in said pool(s).

Distributions

Distributions may be made only for charitable purposes and may be made to publicly supported 501(c)(3) charitable organizations, schools, churches, religious organizations or government entities. Advisors may request distributions on the Foundation's Grant Request Form. Grant requests must be submitted in writing and may be transmitted by fax, via email or through our online fund portal. A fund advisor may authorize the Foundation to accept an unsigned Grant Request Form that is submitted from the advisor's email address of record. The Foundation encourages distributions of at least \$250 from any fund to make most effective use of the Foundation's resources. Unless otherwise requested by the donor of the fund, any distribution from a donor-advised fund shall identify to the grantee organization the name of the fund from which the distribution is made.

Distributions from all funds are subject to the Foundation's variance power and must be ratified by the Foundation's board of directors. Subject to the Foundation's variance power, the Foundation will make distributions from the fund up to the total fund balance except as may otherwise be restricted. Distributions from endowment funds shall be made annually; for all other funds distributions from the fund shall be made upon written request of the fund advisor.

Restrictions on Distributions

The Foundation honors the charitable intentions of its donors consistent with community needs and applicable laws and regulations. The Internal Revenue Code prohibits grants to individuals from donor advised funds. Also prohibited are grants for political contributions or to support political campaigns. Grants may not result in benefits, goods, or services to the donor, the fund advisor, members of their families, and businesses they control. Failure to observe this restriction can subject the fund advisor to tax penalties. Benefits include the payment of pledges, event tickets, meals, sponsorships, registration fees, discounted merchandise, preferred parking and/or seating, and memberships unless the membership confers nothing of value.

Variance Power

All funds established at the Foundation are subject to the Foundation's "variance power", required by Treasury Regulations for the Foundation and its donors to enjoy the more favorable income tax treatment of a community foundation as opposed to the less favorable income tax treatment of a private foundation. Treasury Regulations Section 170A-9(e)(11)(v)(B)(1) specifically states that the governing body of a community foundation must have the power "to modify any restriction or condition on the distributions of funds for any specified charitable purpose or to specified organizations if, in the sole judgment of the governing body (without the necessity of approval by any participating trustee, custodian or agent), such restriction becomes, in effect, unnecessary, incapable of fulfillment, or inconsistent with the charitable needs of the community or area served".

Evaluation of Donor Grant Recommendations

In evaluating recommendations for distributions from donor-advised funds, the Foundation confirms that all prospective grant recipients are organized and operated for charitable purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, and that the grant will be used for a charitable purpose. All distributions from donor-advised funds must be approved or ratified by the Foundation's board of directors.



Reports

The Foundation shall provide reports regarding each fund's value and contributions to and distributions from the fund.

Additional Advisors

The privilege of making recommendations shall be extended to donors and their successors. All requests to appoint additional advisors and successor advisors must be communicated to the Foundation in writing by the donor(s) establishing the fund. If any present donor fails to establish a succession plan prior to death, incapacity or resignation, upon such occasion, the remaining balance of the fund shall be transferred to the Foundation's unrestricted fund. The Foundation serves as advisor for all designated, field of interest and unrestricted funds.

Inactive funds

If there are no gifts to a Donor-Advised fund for 36 consecutive months and the Foundation has not received a grant recommendation from the advisor during the same 36 month period, the Foundation will attempt to contact the advisor to ascertain the advisor's desired level of involvement with the fund. If the advisor or successor advisor does not respond after three attempts by the Foundation to contact the advisor (and, if one has been named, a successor advisor) at the most recent address or phone number in the Foundation's records, then the remaining balance in the fund shall be transferred the Foundation's unrestricted fund.

Dissolution of the Beneficiary Organization

In the event of the dissolution of the Beneficiary Organization, or in the event the Beneficiary Organization ceases to be a 501(c)(3) organization, the Foundation shall maintain the Fund as Fund Advisor; provided, however, the purposes of the Fund shall be modified to provide financial support to one or more such other 501(c)(3) organizations located in Cobb County, Georgia that serve charitable purposes similar to those of the Beneficiary Organization as the Foundation's Board of Directors shall determine.

Conflict of Terms

If an inconsistency arises 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. The Foundation 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 any fund in the Foundation.

Miscellaneous

- a. The fund asset shall be administered and this Agreement and the validity thereof shall be governed by and construed in accordance with the laws of the State of Georgia, without regard for the conflicts of laws principle thereof, and the applicable provisions of the Internal Revenue Code, as the same may be amended from time to time.
- b. The captions of this Agreement are included for convenience only and shall in no way define or limit any of the provisions hereof or otherwise affect their construction or effect.
- c. Except as otherwise provided herein, no party may assign any of its rights or delegate any of its duties under this Agreement. This Agreement shall be binding upon and shall inure to the benefits of the parties hereto and their respective successors.
- d. If in any jurisdiction any provision of this Agreement or its application to any party or circumstance is restricted, prohibited or unenforceable, such provision shall, as to such jurisdiction, be ineffective only to the extent of the restriction, prohibition or unenforceability without invalidating the remaining provisions hereof and without affecting the validity or enforceability of such provision in any other jurisdiction or its application to other parties or circumstances.
- e. This Agreement may be signed in any number of counterparts with the same effect as if the signature on each such counterpart were upon the same instrument.
- f. For the purpose of ensuring that the fund is a component part of the Foundation for federal tax purposes, the Foundation alone shall have the power to modify the terms of this Agreement.
- g. This Agreement, together with the exhibits and other documents referred to herein, contains the entire agreement of the Donors and the Foundation concerning the subject matter hereof and supersedes all prior and contemporaneous negotiations, correspondence, understanding, letters of intent, and agreements, whether verbal or written, between the parties regarding the subject matter hereof.