



DONOR-ADVISED FUND AGREEMENT

The	Fund
community foundation tax exempt under secti	SouthCoast Community Foundation ("Foundation") a on 501(c)(3) of the Internal Revenue Code, and
fund of the Foundation. ("Do	nor") to establish a Donor-Advised Fund, a component
rana of the Foundation.	
1. Initial Contribution	
The Donor, whose address is	-hereby, gives
the sum ofor the follow	
;	
The Donor, or any other person, may make sub	osequent contributions to the Fund at any time.
2. Donor-Advised Fund	
Fund. In addition, the Donor may de	in writing from time to time on the distribution of the esignate in writing one or more persons to advise the l, incapacity, or death of the Donor for a period not to the Donor.
shall not have designated a spokespers unanimously notify the Foundation in the the Foundation on their behalf. The Fo	right to advise the Foundation at any time, and the Donor on as the advisor, those who have a right to advise shall writing of the spokesperson who shall communicate with bundation may rely upon such notification until changed h persons, and shall not be obliged to consider advice
c) In the event that no one advises the consecutive years, the Foundation may to the Fund and administer the Fund wi	Foundation on the distribution of the Fund for three deem that no one has an interest in advising with respect thout considering the advice of any third party thirty days ddress of the last designated spokesperson.
3. Fund Permanence	
The intention of the Fund is to be a(n):	
Permanently Restricted Endowment	(Income Only)
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 _Unrestricted Endowment (Spending Policy)
_Non-Endowed (Spend Down or Pass-Through Policy)

4. Distributions

For a Permanently Restricted Endowment Fund, the Foundation will make distributions of income only, preserving the original principal of the contributions to the Fund.

For an Unrestricted Endowment Fund, the Foundation shall make distributions from the Fund in accordance with the spending policy adopted annually by the Board. The spending policy is designed to allow the Fund to be invested to maintain and, if possible, increase the purchasing power of the Fund over time while at the same time providing a relatively steady and predictable level of funding for current grants from the Fund.

For a Non-Endowed Fund, the Foundation may make distributions in excess of the spending policy.

5. Variance Power

If the Fund has a stated purpose and it becomes unnecessary, undesirable, impractical or impossible to utilize the Funds for such purpose, the Foundation shall have the right to utilize the Fund for similar charitable purposes or for such other charitable purposes as it deems appropriate in accordance with its governing instruments.

6. Administration

- a) The Foundation shall administer the Fund in accordance with the terms of this Agreement, under and subject to the Foundation's governing instruments, as amended from time to time, and in accordance with procedures for the administration of similar funds of the Foundation, including charges for Foundation services. The Fund, and distributions from the Fund, shall be subject to the Foundation's ultimate control and absolute discretion.
- b) The Foundation shall provide the Donor such information relating to the Fund as may reasonably be requested from time to time.
- c) Charges shall be assessed against the Fund pursuant to the fee schedule of the Foundation, as it may be from time to time amended.
- d) No distribution shall be made from the Fund to satisfy a pledge or other commitment of the Donor or any other person with the right to advise the Foundation.
- e) Any receipt of benefits from the Fund shall be advised that such benefits are from the Fund.
- f) The Fund is intended to be a component fund of the Foundation.





7. Agreement Irrevocable, Limited Power of Amendment

This Agreement is irrevocable. For the sole purpose of ensuring that the Fund qualifies as a component part of the Foundation for federal tax purposes, however, the Foundation, acting alone, shall have the power to modify the terms of this Agreement to the extent necessary to ensure such qualification.

8. Controlling Law

The SouthCoast Community Foundation

This Agreement shall be governed by the laws of the Commonwealth of Massachusetts.

IN WITNESS WHEREOF, The Foundation and the Donor have executed this Agreement on the day and year appearing at the beginning of this Agreement

Ву	Date
Name John Vasconcellos	Title <u>President</u>
Donor(s)	
Signature	Date
Name	
Address	
Signature	Date
Name	
Address	