BLUE RAPIDS COMMUNITY FOUNDATION FUND AGREEMENT



The Greater Manhattan Community Foundation is a 501(c) (3) public charity, EIN #48-1215574, incorporated in the State of Kansas.

THIS AGREEMENT is entered into this _	day of, 20, by the Blue Rapids Community Foundation
("BRCF"), an affiliate of the Greater Manh	attan Community Foundation ("GMCF") a Kansas not-for-profit charitable
corporation, and	
1) FUND AGREEMENT TYPE	
Agency – (fund established by a 501(c)(3) or	rganization with gift dollars they have already send tax receipt to donors)
	s for a specific charitable cause, that enable donors to receive a tax deduction)
· ·	r that will give fund-holder the ability to direct to charitable causes at a later date)
	ll allow several donors to give to causes similar to their interests)
Scholarship – (fund established that will pro	vide an individual with support for intellectual enhancement)
Agency Tax Identification Number	:: (If Applicable)
2) NAME OF FUND	
The name of the Fund shall be the:	Fund ("Fund").
/ I would like this Fund to be Anonym	ous and <u>not</u> to be included in any publications or publicity.
2) DUDDOCE OF FUND	
3) PURPOSE OF FUND The primary purpose of the Fund shall be to provide	do support associates to with the exempt supposes of the Foundation to
The primary purpose of the Fund shall be to provid	le support, consistent with the exempt purposes of the Foundation, to:
	,
4) TYPE OF FUND – (select the type of Fund y	ou wish to establish and initial by your selection)
,	,
establishment of the fund. Distr	established to protect the principal. The principal is not available for spending as per the ributions will be made in perpetuity according to the funds charitable purposes as long as indowment funds are subject to the Foundation's Spending Policy, which may be amended CF Executive Board of Trustees.
	ds are established with the intent that both the earnings and principal will be distributed
for charitable causes. Once the o	original gift and related earnings are exhausted, the fund terminates unless additional
5) CONTRIBUTIONS	
,	administered and distributed in accordance with this Agreement. If making a contribution as needed.
☐ Check for \$	☐ Closely held stock, Partnership or LLC interest, etc.
☐ Bequest or other deferred gift	☐ IRA/Retirement Plan/Life Insurance (Attach a copy of your beneficiary designation form)
☐ Real Estate (attach detail of property)	☐ Publicly Traded Securities: shares of
☐ Other	

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6) INVESTMENTS			
		nt Committee and approved by the Executive Board acc ll investment option changes must be made in writing.	cording
/ Growth: Structured for aggre	essive growth. (The market value of th	his portfolio is NOT guaranteed and may decline in value).	
/ Balanced: Structured for mo	oderate growth. (The market value of	this portfolio is NOT guaranteed and may decline in value).	
/ Income: Structured for cons	ervative growth. (The market value of	f this portfolio is NOT guaranteed and may decline in value).	
/ Money Market: Structured be relatively modest and infrequent		of this portfolio is not guaranteed, but declines in value are antic	ipated to
		n. This option seeks to maximize current income consis rtfolio may not keep pace with inflation and may not maintain a	
/ ESG Option: I prefer the Extended three options is required.	SG option available in the Growth,	, Balanced and Income selections. A selection above of one	of these
7) PROFESSIONAL ADVISOR	– (Donors with funds greater than \$50,	000 may recommend a regulated professional advisor of their choi	ice).
/		as my regulated professional advisor.	
 For expendable funds, requests for one Requests may be made via; Donor Ceron Recommendations will be review for one No distribution will be made if it endaged. The Board shall monitor all distribution (2)(B), and shall have all powers of 9(e)(11)(v)(B). CONTINUITY AND DISTRIBETING The fund shall continue so long as assets an occase to exist or the Organization loses in the continuous solutions. 	distributions should not exceed the ntral, in person, email, mail, or fax lenaritable status and have final appringers the Foundation's 501(c)(3) stops to ensure they are used exclusification and removal specification and removal specification and its purposes can be to charitable status, the Authorized tent, 2) that the remaining fund ass	tatus in the judgment of the GMCF Executive Board. Evely for charitable purposes as per Codes Section 170(confied in United States Treasury Regulations Section 1 DITION Exerved. In the event the Organization and its legal such defend Representative(s) may recommend that; 1) the sets be directed to another fund at the Foundation, 3) the	c)(1) or 1.170A- ccessors e Fund
_	continue as established to provide s	support to the following qualified 501(c)(3) public chari	itv:
	1		,
Option 2: Direct to Public Charity			
Option 3: Direct to a BRCF Fund/ I/we recommend that the assets	be transferred to a BRCF Fund ser	eving the one of the following purposes (% should equal 1	100)
Animals Arts & Humanities Basic Human Needs & Healthcare Children & Youth If, in the judgment of the GMCF Executive Boan Executive Board will endeavor to direct the Fund	Community Support Education AACF Support Religion rd, the recommended continuation option at the support the charitable purpose(s) tha	Preservation, Conservation & Beautification Scholarship Unrestricted Other is incapable of fulfillment or inconsistent with the charitable purput most nearly reflect the recommended purpose for the continuation	boses, the
Fund. Such disposition will be made in accordance			,

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9) AGREEMENT SIGNATURES

Policies and Procedures

The undersigned understand that any contribution to the Foundation represents an irrevocable gift and is not refundable and only transferable to another 501(c)(3) organization. The undersigned certify that all information presented with this agreement is accurate and will notify BRCF of changes.

Fund Administration and Fees

The undersigned agree to the terms and conditions of the GMCF Fund Administration Fee Schedule. The Fund shall be administered according to procedures established by the Foundation, which may be amended from time to time.

Investments

The undersigned acknowledge and agree that IRS regulations enable authorized rep(s) to recommend 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 GMCF. The undersigned acknowledge that investments are subject to market and interest rate fluctuation risks, and that any gain or loss generated will be credited or charged to the fund.

Indemnity

In consideration of the Foundation creating a fund at the request of the individual(s) or entity named, the undersigned hereby agree to indemnify and hold harmless the Foundation, its directors, officers and other representatives, against any liability, cost, or expense which the Foundation may incur by reason of its acting upon recommendations given to the Foundation by any of the authorized persons named.

Variance Power

Date of Initial Gift: ___ /___ /__

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It is understood that the Fund is a component part of the Foundation, which shall be held as general assets of the Foundation and not as a separate trust fund. The Foundation will administer the fund subject to the laws of the State of Kansas and the Foundation's Articles of Incorporation and Bylaws. GMCF will monitor the distribution of the Fund to ensure it is used exclusively for charitable or other exempt purposes (within the meaning of Codes Section 170(c)(1) or (2)(B)), and will recommend modifications if needed as specified in United States Treasury Regulations Section 1.170A-9(e)(11)(v)(B). If any conditions or restrictions with respect to gifts from the fund are unnecessary, incapable of fulfillment, or inconsistent with the charitable or exempt purposes of the Fund, the Foundation reserves the right to vary the terms to ensure the charitable intent of the fund is honored.

AUTHORIZED FUND REPRESENTATIVE 1 AUTHORIZED FUND REPRESENTATIVE 2 Fund Representatives have the authority to recommend: 1) distributions, 2) changes to the investment of assets, and 3) continuity and distribution upon dissolution. Business or Organization Name (if applicable) / Mailing Address / City State Zip / Phone Name (Please Print) Name (Please Print) Address / City / State / Zip Address / City / State / Zip Signature Signature Date Date Phone Phone Email Email Successor Fund Representative(S) Successor Fund Representatives shall have the same power and authority as the original advisor(s). By default, power and authority comes to GMCF if no successor representative is named. The Donor(s) to this fund hereby designate the following successor advisors: (Please provide current contact information) Full Name (First, Middle, Last) Relationship to donor advisor(s) GREATER MANHATTAN COMMUNITY FOUNDATION Vernon J. Henricks President & CEO Name / Title (Please Print) Date

Donor Initials: ____ / __

Date of Board Approval: ___ /__ /__

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GMCF Initials: ____ / ___