Special Needs Trust Foundation

٠

353 E. Park Avenue, Suite 101

El Cajon, CA 92020

(619) 790-4810

٠

JOINDER AGREEMENT FIRST PARTY MASTER TRUST II

THIS IS A LEGAL DOCUMENT. YOU MUST BE REPRESENTED BY AN ATTORNEY.

The undersigning hereby enrolls in and adopts the Special Needs Trust Foundation (SNTF) First Party Master Trust II, which is incorporated herein by reference.

Trust sub-account numbers	(Assigned by Trustee): EIN	Case #
Beneficiary's Information:		
Name:		
Address:		
City:	State:	Zip:
Type of Facility/Residence:		
• •	te any changes in his/her living situ	•
Phone (day):		
Email:		
	(mm/dd/yyyy) Social Security	number
Date of Birth:// Disability/Diagnosis/Medicati	(mm/dd/yyyy) Social Security	
Date of Birth:// Disability/Diagnosis/Medicati Is the beneficiary conserved?	(mm/dd/yyyy) Social Security	se attach documentation
Date of Birth: / / / Disability/Diagnosis/Medicati Is the beneficiary conserved? Name of Conservator:	(mm/dd/yyyy) Social Security	se attach documentation

C. <u>Grantor:</u>

<u>Be</u>	enefits Received: At	ttach benefit letters for all applicable.	
1.	Does the Beneficia	ary receive Supplemental Security Income (S	SI)?
	Yes:No:	If so, how much per month? \$	
2.	Does the Beneficia	ary receive Social Security Disability Insuran	ce (SSDI)?
		If so, how much per month? \$	
3.	Does the Beneficia Disabled_Child (D	ary receive Social Security Survivor's Disabil DAC)?	ity Benefits as an Adu
	Yes: No:	If so, how much per month? \$	
4.	Does the Beneficia	ary receive Retirement Social Security Benefi	ts?
		If so, how much per month? \$	
			ne #:
Ac	ldress:	Pho	ne #:
Ac	ldress:	Pho	ne #:
Ac Ci	ldress:	Phon State:	ne #:
Ac Ci	ldress:	Phoe	ne #:
Ac Ci 5.	ldress: ty: Does the Benefic Yes:	Pho State: ciary receive Medi-Cal ? No:	ne #:
Ac Ci 5.	ldress: ty: Does the Benefic Yes:	Phoe State: ciary receive Medi-Cal? No: ciary receive a Medicaid Waiver:	ne #:
Ac Ci 5.	ldress: ty: Does the Benefic Yes: Does the Benefic Yes:No:	Phoe State: ciary receive Medi-Cal? No: ciary receive a Medicaid Waiver:	ne #: Zip:
Ac Ci 5.	ldress: ty: Does the Benefic Yes: Does the Benefic Yes:No:	Phone Phone Phone State:	ne #: Zip:

8.	If the Beneficiary receives other Government Assistance*, such as Food Stamps, etc. Please
	list these benefits:

9. Does the Beneficiary receive services from the San Diego Regional Center? Yes: No: If "Yes" what is the name, address and telephone number of the Beneficiary's Regional Center Caseworker? Name: _____ Address: City: State: _____ Zip: _____ Phone:_____Email: ____ 10. Does the Beneficiary have an additional source of income? Yes: No: Source of additional income: Amount \$_____ 11. Benefits Pending: Does the Beneficiary have a pending benefits application? If yes, which type of benefits? What was the application date? The amount at which the sub-account will be funded is: \$ Source of original funding: Additional funding: \$_____ Frequency: Source of additional funding: If additional funding is from an annuity or structured settlement, please attach documentation. Additional background information (summary of events leading to establishment of SNT):

F. <u>Beneficiary Advocate:</u>

E.

A "Beneficiary Advocate" is an individual who knows the Beneficiary, whom the Beneficiary trusts, and who can act as a prudent and responsible "advisor" to The Special Needs Trust Foundation (SNTF). Essentially, a "beneficiary advocate" acts as a liaison between the Beneficiary and SNTF. The beneficiary advocate communicates the Beneficiary's needs and

desires to the SNTF and makes actual disbursement request to be considered by the SNTF, beneficiary advocates are valuable to both the Beneficiary and the SNTF because they provide insight into how a Beneficiary's trust account can best be used to provide him or her with the best possible material quality of life. A Beneficiary can have more than one beneficiary advocate serving at a time, and may provide for successor beneficiary advocates to serve when the initial beneficiary advocate(s) is(are) unable or unwilling to serve. A competent Beneficiary may serve as their own beneficiary advocate, but should name at least one additional beneficiary advocate.

1.	Name:					
	Relationship to Beneficiary:					
	Address:					
	City:	State:	Zip:			
	Phone:	Email:				
2.	Name:					
	Relationship to Beneficiary:					
	Address:					
	City:	State:	Zip:			
	Phone:	Email:				
3.	Name:					
	Relationship to Beneficiary:					
	Address:					
	City:	State:	Zip:			
	Phone:	Email:				

List the beneficiary advocate(s) below:

G. <u>Distributions upon the Beneficiary's death</u>:

Because this trust account is funded with the Beneficiary's own money, federal law requires that all unspent money in the account remaining at the time of the Beneficiary's death, be used to reimburse the State(s) for medical services received up to the total amount that the State(s) has spent on medical services for the Beneficiary throughout the Beneficiary's lifetime ("Medi-Cal Payback"), to the extent that the State(s) is entitled, excepting amounts retained by the Trust ("Trust Remainder Share").

1. Trust Remainder Share

The Beneficiary may designate the amount to be retained by the Trust. The designation may be for an amount up to 70% of the funds remaining. Specify the percentage to be retained by the trust below:

In the event that the Medi-Cal Payback amount exceeds the funds remaining in the trust account at the time of the Beneficiary's death, _____% of the funds remaining upon the Beneficiary's death after payment of allowable expenses are to be retained by the Trust.

In the event that the Medi-Cal Payback amount is less then the funds remaining in the trust account at the time of the Beneficiary's death, _____% of the funds remaining upon the Beneficiary's death after payment of allowable expenses are to be retained by the Trust. First Party Joinder Agreement If a balance remains after the State(s) has been reimbursed said balance shall be disbursed as follows:

- 2. Remainder Beneficiary(ies)
- (a) IF THE BENEFICIARY IS A MINOR OR IS INCOMPETENT, THE REMAINDER BENEFICIARY(IES) SHALL BE THAT INDIVIDUAL'S "HEIRS AT LAW" AS DETERMINED BY THE CALIFORNIA PROBATE CODE. OTHERWISE, THE REMAINDER BENEFICIARY(IES) SHALL BE AS NAMED BELOW:

1.	Name:	Percentage:	Percentage:	
	Address:			
	City:	State:	Zip:	
	Phone:	Email:		
2.	Name:	Percentage:		
	Address:			
	City:	State:	Zip:	
	Phone:	Email:		
3.	Name:	Percentage:		
	Address:			
	City:		Zip:	
	Phone:	Email:		
			TOTAL 100%	

If the Beneficiary prefers not to designate remainder beneficiary's, distributions will be made to the Beneficiary's Heirs at Law.

- (b) If any Remainder Beneficiary is deceased at the time of distribution, the funds that would have been distributed to that beneficiary will instead be distributed to his or her descendants, by right of representation. If a Remainder Beneficiary does not have descendants, then his or her share shall lapse, and be distributed prorated to the remaindermen who survive the deceased remaindermen.
- (c) If any Remainder Beneficiary is deceased at the time of distribution, any specific instructions written below shall take precedence over the provisions of subsection (b) above, and final distribution should be made according to this subsection (c):

H. <u>Outstanding Obligations:</u>

List any outstanding loans, bills, liens, etc. (including unmet medical needs) that need to be paid:

 	<u></u>
<u>\$</u>	\$
 _ \$	<u></u>

I. <u>Expected Trust Distributions:</u>

What are the beneficiary's expected trust distributions over the next 12 months?

 \$	<u>\$</u>
 \$	\$
 \$	<u>\$</u>

J. <u>Fees:</u>

- 1. Enrollment fee is \$1,000 per 1st party trust established, billed to the trust when funded.
- 2. Annual administration fees are as follows:
 - Accounts with a balance of \$10,000 or less will have zero fees, other than a \$25 transaction fee for each check written over three checks per month. (If the account is frozen or closing, that fee will not be charged.)
 - Accounts with a balance of \$10,000 \$120,000 will be charged a fee of \$100 per month.
 - Accounts over \$120,000 will be charged a fee of 1% per year.

Administrative fees will be billed to each trust on a quarterly basis. The fee covers record keeping, the cost of disbursing funds, post-funding reporting to Social Security and the Department of Health Care Services as required by State Law, communications with the beneficiary or their advocate as needed, and other general services.

3. Bank investment fees for each trust will be a minimum .67% annual fee, billed at the first of each month at the rate of 1/12 of .67%. The fee is subject to change from time to time. There will be no bank investment fees if Option 1 is chosen for Asset Allocation as defined in the Investment Policy Statement.

4. Termination fee of 5% of the remainder in the sub-account is due upon termination of the sub-account. This fee covers the administrative functions of the SNTF in relation to terminating the sub-account.

K. <u>Amendment:</u>

The provisions of this Joinder Agreement may be amended as the Beneficiary or their Beneficiary Advocate and the Trustee may jointly agree, provided that such amendment is consistent with the SNTF First Party Master Trust II.

L. <u>Taxes:</u>

- 1. The Beneficiary (or his legal representative and/or Beneficiary Advocate) acknowledges that contributions to SNTF First Party Master Trust II are not deductible as charitable gifts, or otherwise.
- 2. Trust sub-account income, whether paid in cash or distributed in other property, may be taxable to the Beneficiary subject to applicable exemptions and deductions. The Beneficiary (or his legal representative and/or Beneficiary Advocate) is encouraged to obtain advice from a qualified tax professional. Annual tax returns, if required, will be prepared by a certified public accountant. Preparation fee and any related tax liability will be billed to the trust.

IN WITNESS WHEREOF, the undersigned Beneficiary or his/her legal representatives or designees has reviewed and signed this Joinder Agreement, understands it, and agrees to be bound by its terms, and the Trustee has accepted and signed this Joinder Agreement this _____ day of _____, 20 .

BENEFICIARY

BENEFICIARY'S LEGAL REP., TITLE ATTACH SUPPORTING DOCUMENTATION

DATE

Approved and accepted:

TRUSTEE/SNTF Corporate Officer

I have advised the special needs trust beneficiary or his/her representative regarding the alternatives to the establishment of a special needs trust. In addition, I will report the establishment of this special needs trust to any governmental agencies which require notice.

AT	TORNEY		DATE
Ad	ldress:		
Cit	ty:	State:	 Zip:
Те	lephone:		
At	tached are copies of the Beneficiary's:		
			Any other pertinent benefit or identification
	Benefit Eligibility Cards		documentation
	State Driver's License/ID Card		Copy of Annuity or Structured Settlement if
	Social Security Card		Applicable
	Birth Certificate and/or Passport		