SPECIAL NEEDS TRUST FOUNDATION THIRD-PARTY MASTER TRUST JOINDER AGREEMENT

UPON EXECUTION BY DONOR AND UPON ACCEPTANCE AND EXECUTION BY THE SPECIAL NEEDS TRUST FOUNDATION, THIS WILL BE A BINDING LEGAL DOCUMENT. YOU ARE ENCOURAGED TO SEEK INDEPENDENT PROFESSIONAL ADVICE BEFORE SIGNING.

The undersigned hereby enrolls in and adopts the "Special Needs Trust Foundation Third Party Master Trust Agreement" dated January 17, 1992, as amended and restated on January 1, 2013 which is incorporated herein by reference and a copy of which has been delivered to the Donor.

Trust sub-account number: El	I N	Case #
(Assigned by Trust Company)		Ouse II
DONOR INFORMATION:		
Name:		
Address:		
City:	State:	Zip:
Phone (day):	(e	vening):
Date of Birth:/	(mm/dd/yyyy) Social Secu	rity number
Relationship to person with sp	ecial needs:	
Attorney's Address:		
Attorney's Phone #:		
	IAL NEEDS INFORMATION:	
BENEFICIARY WITH SPEC	IAL NEEDS INFORMATION:	
BENEFICIARY WITH SPEC	IAL NEEDS INFORMATION:	
BENEFICIARY WITH SPEC	IAL NEEDS INFORMATION:	

Is Beneficiary With Special Needs			
Name of Conservator:		Phone:	
Address:			
City:	State:	Zip:	:
1. Does the Beneficiary receive Supp Yes: No: If so, how	<u> </u>		
2. Does the Beneficiary receive Soci Yes: No: If so, how		· · · · · · · · · · · · · · · · · · ·	
3. Does the Beneficiary receive Social Child (DAC) ? Yes: No: If so, how	•	•	n Adult Disabled
4. Does the beneficiary receive Retir			
Yes: No: If so, how	<u> </u>		
If "yes" to any of the above, pl			award letter(s)
Name of Rep Payee:	_	Phone:	
Address:			
City:	State:	Zip:	:
5. Does the Beneficiary receive Med Yes: No:	li-Cal?		
6. Does the Beneficiary receive Med Yes: No:	icare?		
If "yes" to any of the above, pl	lease attach a copy of th	e Medi-Cal and/or Me	dicare card.
7. Does the Beneficiary receive a Me Yes: No:	edicaid Waiver: (Please	attach copy of the wai	ver)
If "yes" specify the waiver progr	ram(s) under which the B	Beneficiary receives bene	efits:
8. If the Beneficiary receives other (Please list these benefits.	Government Assistance	*, such as Food Stamps	, Section 8 Housing, etc.,

If "Yes" what is the name, Regional Center Casework	, ID Number, address and telephone nuker?	mber of the Beneficiary's
Name:		
Address:		
City:	State:	Zip:
Phone:	Email:	
Name:	, address and telephone number of the l	·
Name:	•	·
Name: Address: City:	State:	Zip:
Name: Address: City:	•	Zip:
Name: Address: City: Phone: 11. Does the Beneficiary have	State:	Zip:
Name:Address: City: Phone: 11. Does the Beneficiary have Yes: No: So 12. Benefits Pending:	State: Email: an additional source of income?	Zip:
Name: Address: City: Phone: 11. Does the Beneficiary have Yes: No: So 12. Benefits Pending: Does the Beneficiary have	State: Email: an additional source of income? ource of additional income:	Zip: Amount \$

E. BENEFICIARY ADVOCATE:

F.

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.

List the beneficiary advocate below:

1.	Name:	Phone	e:	
	Relationship to Beneficiary:			
	Address:			
	City:	State:	Zip:	
2.	Name:	Phone	٠.	
2.	Relationship to Beneficiary:			
	Address:City:	State:	Zip:	
3.	Name:	Phone	٠.	
٥.	Relationship to Beneficiary:	I none	·	
	Address: City:	State:	7in·	
	City	State:	_	
MET	HOD OR SOURCE OF FUNDING	List An	nount and Initial	l if Applicable
11111	Hob on booker of Temping	List I III	iount una initia	Donor's
1.	Current Funding:		Amount	Initials
_,	(a) The trust sub-account is being funded con	currently	1 0 0	
	with the execution of this Joinder Agreement			
	described in Attachment "A".		\$	
2.	Future Funding:			
	(a) The trust sub-account is to be funded under	er the Donor's:		
		Will	\$	
		Living Trust	\$	
	(b) The trust sub-account is to be funded thro	augh life insurance		
	or otherwise, and the Special Needs Trust For			
	Trust will be designated as primary beneficiar		\$	
	1165t will be designated as primary beneficial	J.	Ψ	

- (c) Any proposed or designated future funding shall be revocable by the Donor during the Donor's life. The Donor shall notify the Trustee of any such revocation promptly.
- (d) The owner of each policy made payable to the Trustee has reserved all rights, options, and privileges conferred upon the owner by the terms of the policies. Sickness, disability or other benefits and all dividends accruing on the policies during the insured's life may be paid by the insurer to the owner.
- (e) Upon receipt of proof of death of an insured, or upon maturity prior to an insured's death, and upon receiving possession of the policies, the Trustee shall use reasonable efforts to collect all sums payable on them, which sums upon receipt shall become principal of the trust sub-account, except interest paid by

the insurer, which shall be income. The Trustee may, if it elects, exercise any settlement options under any policy. The Trustee may compromise, arbitrate or otherwise adjust claims upon any of the policies. The receipt of the Trustee to the insurer shall be a full discharge, and the insurer is not required to see to the application of the proceeds.

- (f) The Trustee shall not be responsible for any acts or omissions of the Donor owner in connection with or relating to any policy, and shall not be required to prosecute any action to collect any insurance or to defend any action relating to any policy unless indemnified in manner and amount satisfactory to it.
- (g) Upon the death of an insured Donor, the Trustee shall collect all life insurance policy proceeds payable to the Trustee as beneficiary, as the result of said Donor's death. The Trustee shall not, however, collect from the said Donor's estate or from any other person any repayment on any loan secured by any insurance policies. The Trustee shall have the power to execute and deliver receipts and other instruments, to compromise or adjust disputed claims in such manner as in its sole discretion seems just, and to take such steps as in its discretion are necessary and proper for collection of any insurance proceeds and to pay the expenses of collection out of the trust sub-account. However, if payment on any policy is contested or refused, the Trustee shall not be obligated to take any action for collection unless and until it shall have been indemnified to its reasonable satisfaction against any loss, liability or expense, including reasonable attorneys' fees.

G. DISTRIBUTIONS FOLLOWING THE DEATH OF THE PERSON WITH SPECIAL NEEDS:

1. At the time of death of the person with special needs, if there are assets remaining in his or her separate trust sub-account, a minimum of at least twenty-five (25%) of the remaining property shall be distributed to the Special Needs Trust Foundation (SNTF) <u>and</u> a minimum of at least twenty-five (25%) of the remaining property shall be distributed to one of the participating member charitable organization(s) serving persons with special needs as designated by the Donor*. These organizations include only those which are members of the SNTF Board and SNTF. A current list of such organizations may be obtained from the SNTF office.* **Note: A Donor may not be listed as a beneficiary.**

Distributions shall be in the following percentages and to the following organizations and/or persons:

Special Needs Trust F	Foundation (at least	25%)		Percentage	
Member Charity (at	t least 25%)				
Address					
City	State	Zip	Phone		
Beneficiary Name					
Address					
City	State	Zip	Phone	_	
Beneficiary Name					
Address					
City	State	Zip	Phone		AT 1000/
				TOT	AL 100%

2.	The share for a remainderman named in $(G)(1)$ who does not survive the beneficiar	y shall	lapse	and be
dis	stributed prorated to the remaindermen stated on page 5 or as otherwise stated as follows:			

3. Article Three, section (b) of the Special Needs Trust Foundation, Master Trust Agreement states in part: "Upon receipt and acceptance by the Trustee, such contributions shall be irrevocable." Pursuant to this provision, the designations of distributees made in F.1., 2. above are irrevocable with repsect to funds which have been given to the Trust. For example, a Donor may fund the trust during the Donor's lifetime with a gift of \$5,000. The designations above are irrevocable upon the receipt of the \$5,000 with respect to the \$5,000. However, the designations can be amended by the Donor with respect to future funding.

H. DISTRIBUTION TO THE BENEFICIARY

C	the discretion of the Special Needs Trust Foundation, and shall
be made consistent with the provisions of the Sp	ecial Needs Trust Foundation Master Trust Agreement and this
Joinder Agreement as follows (Check one):	
Discretionary income distributed; no principal distributed	Both discretionary income and principal distributed

I. <u>Fees:</u>

- 1. Enrollment fee is \$100.00 per 3rd party trust established. To be billed to the trust when trust is accepted.
- 2. Distribution check administration fee: no fee for the first three (3) checks issued per month and a fee of \$25 per check issued over the 3-check limit per month.
- 3. Bank investment fees for each trust will be a minimum .72% annual fee, which may vary with current fees, billed at the first of each month at the rate of 1/12 of .72%. There will be no bank investment fees if Option 1 is chosen for Asset Allocation as defined in the Investment Policy Statement.

J. MISCELLANEOUS

- 1. Except as set forth in F.2., the provisions of this Joinder Agreement may be amended by the Donor so long as any such amendment is consistent with the Master Trust Agreement. Any such amendment shall be effective upon receipt by the Trustee and approval by the Special Needs Trust Foundation, which approval shall not be unreasonably delayed or withheld.
- 2. The Donor may terminate his or her Joinder Agreement if the trust sub-account has not yet been funded, in which case the Special Needs Trust Foundation Master Trust and this Joinder Agreement shall then become null and void as to the Donor, the person with special needs and the Special Needs Trust Foundation.
- 3. Taxes: The Donor acknowledges that:
 - a. Contributions to the Special Needs Trust Foundation Master Trust under this Joinder Agreement are not deductible as charitable contributions or gifts and may not be otherwise deductible for tax purposes.
 - b. Trust sub-account income may be taxable to the person with special needs for whose benefit the sub-account is maintained.

- c. Trust sub-account income may be taxable to the Trust, in which case such taxes shall be payable from the trust sub-account.
- d. The Donor has been advised to seek professional tax advice regarding any income or gift tax consequences of these gifts.

SPECIAL NEEDS TRUST FOUNDATION

Information Sheet

Insert 3rd Party Info Sheet

DISABILITY(S) & EQUIPMENT

Name

TNDE	MEC	NO	EQUIPMENT AND/OD USE	VEC	NO	FUNDING
TYPE	YES	NO	AND/OR USE	YES	NO	SOURCE
VISUAL			GLASSES			
BLIND			WHITE CANE			
IMPAIRED			HEARING AID			
HEARING			WALKING CANE(S)			
DEAF			WALKER			
IMPAIRED			CRUTCHES			
RETARDATION			ELECTRIC WHEELCHAIR			
MILD			MANUAL WHEELCHAIR			
SEVERE			HELMET			
PROFOUND			COMMUNICATION BOARD			
PSYCHIATRIC DISORDER			COMMUNICATION DEVICE			
SCHIZOPHRENIA			OTHER			
MANIC DEPRESSION						
OTHER						
PHYSICAL						
CEREBRAL PALSY						
HEAD INJURED						
OTHER						

Please write below some suggested guidelines for use of this Special Needs Trust. What hop and dreams for the person with special needs do you see being fulfilled with this money?	es

LETTER OF INTENT

The following guide is to direct the Special Needs Trust Foundation Board in carrying out your wishes when we make future financial decisions. It is important that you sit down with your family and come to a consensus about what you want for the future. The outline below can be used as a guide in your decision. **List 4 or 5 preferences under each heading.** (Example: Residential: 1st Choice - Live in an apartment with assistance. 2nd Choice - Live in a group home.)

Residence:	If something should happen to you tomorrow, where will your son or daughter live: Group Home
	Apartment with Assistance
	Family Member's Home
	Other
Education:	You have a lifelong perspective of your son or daughter's capabilities. Share it!
T. 1	
Employment :	What has your son or daughter enjoyed? Consider his or her goals, aspirations, limitations, etc. Group Employment
	Individual Employment
	Community Employment
	Light Industrial Workshop
	Day Activity Center Other
Medical Care:	What has and has not worked with your son or daughter? What should future caregivers know?
Social:	What activities make life meaningful for your son or daughter? Favorite Activities
	Community Recreation Organization
	Travel
	Other
Religious:	Is there a special church or synagogue or person your son or daughter prefers for fellowship?
T. 1	
	nportant that the Board know whom you have designated to be an advocate or guardian for your son or daughter. If family or anyone you can designate, please indicate that you'd like some of the money used to purchase private es.
	lete all of the life planning areas, sign and date this important document . This letter will be kept with your trust ovide the Board instructions for future disbursement. This letter can be amended any time in the future.
Donor's Name (please print)
Person with spec	cial needs
Signature	Date