COMMUNITY FOUNDATION for MUSKEGON COUNTY
DONOR ADVISED FUND AGREEMENT

______________________________ FUND

AGREEMENT made _____________, 201___, between __________________________ (the “Donor”) and the COMMUNITY FOUNDATION for MUSKEGON COUNTY (the “Foundation”), a Michigan nonprofit corporation.

Donor transfers to the Foundation $___________ to be held by Foundation to establish a Donor Advised Fund known as the ____________________________ Fund (the “Fund”).

Donor and the Foundation create this Fund subject to the following terms and conditions:

1. Future Contributions to the Fund
   Donor and others at any time may make contributions of any amount to the Foundation designated for addition to the Fund.

2. Spending Statement
   Generally, Donor desires that the annual net income from the Fund be available for distribution in accordance with charitable purposes as set forth by the Internal Revenue Service in IRC 170(c)(2)(B) and/or Reg. Sec. 1.501(c)(3)-1(d)(2). Net income shall be defined as an amount that shall be computed annually based upon the current spending policy of the Foundation. However, it is also the Donor’s intent to, at [his/her] discretion, utilize both income and principal to support [his/her] ongoing philanthropy and support of eligible organizations.

   During [his/her] lifetime the Donor shall serve as the Advisor to the Fund. Each Advisor shall serve in an advisory capacity only and may make recommendations as to the distributions from the Fund in accordance with policies established by the Foundation from time to time.

   Further, it is the Donor’s wish that [his/her] child(ren) __________________________ be the Successor Advisor(s) to the Fund.

   Whenever two persons are eligible to act as advisors and representatives to the Fund, they shall act by unanimous consent. Whenever more than two persons are eligible to act as advisors or representatives for the Fund, then a direction or decision by a majority of such persons shall constitute an effective recommendation for consideration by the Foundation. At such time that the Advisors no longer wish to advise or are unable to advise, the Fund will become an Unrestricted Fund (or other as designated by the donor) of the Foundation to be advised by the Board of Directors and directed to the greatest needs of the community.

3. Fee Schedule
   Foundation may charge to the Fund expenses and fees which it customarily charges to other Advised Funds. Foundation also may charge an extra-ordinary fee, reasonable in amount, for services to the Fund which are requested by the Donor and are a significant and unusual administrative or economic burden to the Foundation. During any quarter that the Fund balance is less than $10,000 a $50 service fee may be charged. Donor further understands the fee schedule is subject to modification and may be increased or decreased at the sole discretion of the Foundation’s Board of Trustees.
It is understood and agreed the Fund shall be owned by the Foundation and held by it in its normal corporate capacity. It shall not be deemed a trust fund held by the Foundation in a trustee capacity. In addition, the Foundation shall have the right to restrict or deny the issuing of grants from this Fund if such grants are inconsistent with the charitable mission and purpose of the Foundation. Further, the Foundation may vary from any restrictions or conditions stated in this agreement if, at some future time, those restrictions or conditions would prohibit grantmaking from this Fund.

Foundation accepts the property transferred to it and agrees to hold, administer, and distribute it as provided in this agreement.

____________________________ FUND

By: ______________________________
Donor

COMMUNITY FOUNDATION for MUSKEGON COUNTY

By: ______________________________
Chris A. McGuigan, President/CEO