

SECTION 1A: Donor Information

Please list your information below and indicate which donor should be the primary contact.

DONOR 1			
Name			
Mailing Address			
City	_State	Zip	
Phone #1	cell 🗆	home □business□other	_ (check one)
Phone #2	cell 🗆 l	home □business□other	_ (check one)
Email	_Date of Birth	l	
Primary Contact? ☐ Yes ☐ No			
I would prefer being contacted via: \Box Email	☐ Phone #	1 □ Phone #2 □ Mail	
DONOR 2			
Name			
Mailing Address			
City	_State	Zip	
Phone #1	cell 🗆	home □business□other	_ (check one)
Phone #2	cell 🗆	home □business□other	_ (check one)
Email	_Date of Birth	l	
Primary Contact? ☐ Yes ☐ No			
I would prefer being contacted via: Email	☐ Phone #	1 □ Phone #2 □ Mail	
My/our preferred salutation for written co	orrespondence	e is	
SECTION 1B: Fund Information	n		
This fund is being established as a:			
☐ Family Foundation		Community Philanthrop	y Fund
I/We intend to donate assets to this fund:			
□ While living		Through my/our estate	olan



SECTION 1C: Recognition

Please indicate the name of your fund:			
Please note that every grant made from a fund at Seattle Foundation is accompanied by a letter identifying the name of the fund and the name of the donor(s) recommending the grant, unless you request anonymity on a case-by-case basis. Fund names are occasionally listed in Seattle Foundation publications as well.	ou		
Seattle Foundation may recognize me as: (select one)			
☐ Use my/our name(s) as in Section 1A of this form.			
□ (specify how you want your name(s) to appear).			
☐ I/We would like to keep my/our name(s) anonymous, but use the fund name in grant transmitta letters and publications.			
☐ I/We would like Seattle Foundation to keep my/our name(s) and fund name completely anonymous.			
SECTION 2A: Distributions and Time Horizon All distributions from funds established at Seattle Foundation are subject to Seattle Foundation's variance power and its spending policy, as described in the "Fund Terms & Conditions" attached hereto. The Spending Policy is intended to ensure that distributions are consistent with a donor's intent when that donor has specified limitations on distributions from a fund. Any such limitation must be specified at the time the fund is established. Please indicate your distribution limitations below.	s IS		
I/We specify that Seattle Foundation limit distributions from the fund as follows:			
☐ There are no restrictions on the amount of annual distributions.			
☐ Distributions shall be made in a manner that will ensure permanent endowment.			
□ Distributions shall be made over a period of years.			
☐ No distributions shall be made until the fund reaches \$, at which time distributions shall be made over a period of years.			
□ No distributions shall be made until the fund reaches \$, at which time distributions shall be made in a manner that will ensure permanent endowment.			

□ Upon my/our death, treat my fund in a manner that will ensure permanent endowment.

SECTION 2B: Optional Future Endowment



SECTION 3: Advisors and Successors

Donors establishing a Family Foundation or Community Philanthropy Fund (both classified by the Internal Revenue Service as donor advised funds) may designate individuals who will serve as advisors to the fund and, as such, may make recommendations to Seattle Foundation regarding grant distributions from the fund.

Donors may designate themselves as advisors, or may designate others in addition to or instead of themselves as advisors. Once designated, an advisor's status can only be revoked in writing by the donor(s) who established the fund.

All named advisors have equal rights to recommend grant distributions from the fund, but if two or more advisors are designated, a fund chairperson must also be identified. Seattle Foundation will not make any distribution to satisfy a pledge or other legal obligation of a donor or donor advisor. All distributions from donor advised funds must comply with Seattle Foundation's operating procedures for donor advised funds. For more information, contact Seattle Foundation's Philanthropic Services team at (206) 515-2111 or philanthropicservices@seattlefoundation.org.



Unless otherwise stated in the comments area below, all advisors will receive quarterly fund status reports, grant approval reports and standard mailings from Seattle Foundation.

Please indicate the fund advisors below and identify a fund chairperson, attaching additional sheets as necessary.

Mailing Address		
	State	
Phone	□ cell □ home □ business □ other	(check one)
Email		
Relationship to Donor(s)		
Comments		
ADVISOR 2		
Name		
Name Mailing Address		
Name Mailing Address City		Zip
Name Mailing Address City Phone	State □ cell □ home □ business □ other	Zip(check one)
Name Mailing Address City Phone Email	State	Zip (check one)

SUCCESSOR ADVISOR INFORMATION

One or more successor advisors may be authorized to recommend grants from the fund in the event the advisor(s) named above dies, resigns or is otherwise unable to act in this capacity. Donors establishing a donor advised fund have the option of authorizing the successor advisor(s) to designate his or her successor in the event the successor advisor(s) dies, resigns or is otherwise unable to act in this capacity. Once designated, a successor advisor's status can only be revoked by the donor(s) establishing the fund, by the authorized individual who designated such successor advisor to serve as his or her successor or by the advisor him/herself. All successor advisors have equal rights to recommend grant distributions from the fund. In cases of two or more successor advisors, a single successor chairperson must be identified.



Please indicate the name(s) of the successor advisor(s) below, identify a successor chairperson and indicate whether you authorize the successor advisor(s) to designate his or her successor. Please attach additional sheets as necessary.

SUCCESSOR ADVISOR 1: This advisor will serve as successor chairperson for this fund.

Name _			
	Address		
City		_ State	_ Zip
Phone		_ □ cell □ home □ business □ other	_ (check one)
Email _		_ Date of Birth	
Relatio	nship to Donor(s)		
SUCCE	SSOR ADVISOR 2		
Name _			
Mailing	Address		
City		_ State	_ Zip
Phone .		_ □ cell □ home □ business □ other	_ (check one)
Email _		_ Date of Birth	
Relatio	nship to Donor(s)		
	I/We have informed the successor advi	sors of my/our succession plan.	
	I/We would like the successor advisors Foundation.	to receive mailings and event invit	tations from Seattle
event the request	you like the successor advisor(s) to have he successor advisor(s) dies, resigns or ts to designate future successor adviso by the authorized successor advisor.	is otherwise unable to act in this	capacity? If so, all
Yes, I/we authorize the successor advisor(s) named above to designate his or her successor. Thereafter, all future successor advisors may designate their successors at any time by a writing delivered to Seattle Foundation.			
	No, in the event the successor advisor(s) named above dies, resigns or is otherwise unable to act in this capacity, I/we recommend that the balance of my/our fund be used as selected unde "Future Planning" below.		
Additional Successor Advisor Instructions:			



SECTION 4: Future Planning

Donors establishing a Family Foundation or Community Philanthropy Fund (both classified by the Internal Revenue Service as donor advised funds) have the option to determine a future plan for their fund, in the event the advisor(s) and/or successor advisor(s) to this fund dies, resigns or is otherwise unable to act in this capacity. Following the time horizon outlined in Section 2, please select an option or a combination of options below to meet your donor intent.

Transfer the balance of my fund to the Seattle Forbroadly supports organizations working to impresent area and its residents.		
Establish a named Community Impact Fund with the balance (no minimum): \$Fund name:		
Transfer the balance of my fund to one or more of Funds that support organizations working to ad area of interest:		
% Arts & Culture % Basic Needs % Economy % Education % Environment % Global % Health & Wellness % Vibrant Communities		
Establish an area of interest fund in my name wit Fund name:	· ,	
Establish a designated fund in my name to support the following nonprofit organization(s) of my choice (min. \$100,000*):		
Name and Address of Organization	%	
	100 /0	

If none of the above options is chosen, the proceeds of your fund will be transfered to Seattle Foundation's unrestricted Community Impact Fund.

*Minimum \$100,000 required to establish a fund. Once the fund balance falls below \$20,000 and when no other contributions are expected, the fund will be closed and the assets will be transfered to Seattle Foundation's unrestricted Community Impact Fund.



SECTION 5: Professional Advisor Information

Are you working with a professional advisor? If so, please provide the information requested below.

☐ ATTORNEY ☐ CPA	☐ WEALTH ADVISOR	☐ INVESTMENT MANAGER	□ OTHER
Professional Advisor's Na	ame		
Company Name			
Mailing Address			
City		State	Zip
Phone		Email	
☐ I/We authorize Seattle	Foundation to share in	formation about my gift and my	fund with this advisor.
		☐ INVESTMENT MANAGER	□ OTHER
Professional Advisor's Na	ame		
Company Name			
Mailing Address			
City		State	Zip
Phone		Email	
☐ I/We authorize Seattle Foundation to share information about my gift and my fund with this advisor.			
	_	_	_
☐ ATTORNEY ☐ CPA	☐ WEALTH ADVISOR	☐ INVESTMENT MANAGER	☐ OTHER
Professional Advisor's Na	ame		
Company Name			
Mailing Address			
City		State	Zip
Phone		Email	
☐ I/We authorize Seattle	Foundation to share in	formation about my gift and my	fund with this advisor.



SECTION 6A: Providing a Gift to Seattle Foundation

property	end to assign, convey, transfer and deliver to Sea y:	ttle Foundation the following described
	Cash in the Amount of \$	☐ Securities, Publicly Traded
	Personal Property (Please attach description)*	☐ Securities, Privately Held*
	Testamentary Gift (Please specify)	
	Real Estate* (If real estate, please complete Sect	ion 6B.)
	Other	
	ease note that such gifts are subject to review by S mmittee.	eattle Foundation's Gift Acceptance
SECT	ION 6B: Gift of Real Estate to TSF F	Properties
I/We int	end to assign, convey, transfer and deliver to TSF Foundation) the following described real property	Properties (a supporting organization of
SECT	ION 7A: Planned Gifts	
	Yes, I/we have named Seattle Foundation in my/	our will or trust.
	I/We have named Seattle Foundation as a benef or life insurance policy.	iciary of my/our retirement plan
	I/We have named Seattle Foundation as a benef	ficiary of my/our charitable remainder trust.
SECT	ION 7B: Planned Gifts Recognition	
	Please acknowledge my planned gift in Seattle	Foundation's annual report as:
	I prefer my planned gift to remain anonymous	
SECT	ION 8: Online Fund Management	

Donors that establish a Family Foundation or Community Philanthropy Fund can access fund activity information and recommend grants online through a password-protected interface at

O 206.622.2294 F 206.622.7673 E info@seattlefoundation.org seattlefoundation.org

www.seattlefoundation.org/login.



SECTION 9: Acknowledgement & Signature-Individual Donors

	I acknowledge that I have read Seattle Foundation's "Fund Terms & Conditions" (attached hereto and incorporated herein by this reference) and agree to the terms and conditions set forth therein. I understand that any contribution, once accepted by Seattle Foundation represents an irrevocable contribution to Seattle Foundation and is not refundable to me		
	Donor 1 Signature:	Date:	
	Donor 2 Signature:	Date:	
I/We lea	ION 10: How Did You Learn About Seattle Founda arned of Seattle Foundation through: (Check all that apply) Print Advertisement	tion?	
	Radio Spot Advisor Recommendation (name optional)		
	Existing Donor (name optional) Word of Mouth Web Search		
	Community Organization (name optional)		
	GiveBIG Other		

PLEASE SEND COMPLETED FORMS TO THE ADDRESS BELOW.

Seattle Foundation Attn: Philanthropic Services 1601 Fifth Avenue, Suite 1900 Seattle, WA 98101-3615

Fax: (206) 622-7673



Opening a Donor Advised Fund

Fund Terms & Conditions

updated March 1, 2022

TAX STATUS OF FUNDS. Donor funds established at Seattle Foundation (the "Foundation") are component funds of Seattle Foundation, a Section 501(c)(3) public charity. Accordingly, all contributions to the Foundation's donor funds are treated for tax purposes as gifts to a Section 501(c) (3) public charity and are tax deductible to the extent allowed by law, subject to individual and corporate limitations.

VARIANCE POWER. All donor funds established at the Foundation are subject to the Foundation's "variance power," as set forth in Article VII(a)(i) of its Articles of Incorporation. The variance power gives the Foundation the authority to modify any donor restriction or condition on distributions from a fund for any specified charitable purpose or to any specified charitable organization if, in the sole judgment of the Foundation, such restriction or condition becomes unnecessary, incapable of fulfillment or inconsistent with the charitable needs of the community.

DISTRIBUTIONS. The Foundation's general policy is to make distributions from each fund at least every two years. Donors may, at the time they create a fund, specify that the fund be managed as a permanent endowment and be paid out in accordance with the Foundation's spending policy or be paid out over a specified period of time. Donors may also specify that no distributions be made until the fund reaches a certain dollar amount. All distributions from donor funds are subject to the Foundation's variance power, as noted above, and its spending policy, described below.

spending policy. The Foundation's general policy is to make distributions from each endowed fund at least annually of an appropriate percentage of the fund's market value, as determined by the Foundation's Board of Trustees. In determining the annual distribution amount to be paid from endowed funds, the Foundation's Board of Trustees may consider the expected total return on the fund's investments, the desirability of maintaining the value

of those funds and any other factors that it deems relevant.

RESTRICTIONS ON GRANTS FROM FUNDS. The Foundation will make distributions from funds only if they are consistent with the Foundation's charitable purposes and satisfy community needs identified by the Foundation as deserving of its support. Federal tax law prohibits the Foundation from making distributions from donor advised funds for memberships, sponsorships, tickets or for any purpose that would otherwise provide a benefit to donors, donor advisors or related parties; for loans, compensation, expense reimbursements or similar payments to donors, donor advisors or related parties; and any distribution to an individual (other than from approved "scholarship funds"). Federal tax law prohibits the Foundation from making any distribution to participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of (or in opposition to) any candidate for public office.

Seattle Foundation relies on the IRS to regulate organizations, but if Seattle Foundation determines that an organization engages in activities that are inconsistent with Seattle Foundation's commitment to end unlawful discrimination and other hateful activities, it will not permit grants to that organization and may bring that information to the attention of its interested donor(s). This policy applies to all of Seattle Foundation's grant funding, including unrestricted funds and funding from fiscal sponsorships, designated funds, area of interest funds, and donor advised funds. For these purposes, unlawful discrimination includes discrimination on the basis of age, race, national origin, ancestry, sex, pregnancy, gender, gender expression or identity, disability, sexual orientation, marital status, veteran or military status, political ideology, religion/creed, or any other characteristic protected by applicable federal, state, or local law. Hateful activities include discrimination on the basis of immigration status and activities that incite or engage in violence, intimidation, harassment, threats,



Opening a Donor Advised Fund

or defamation targeting an individual or group based upon their actual or perceived age, race, national origin, ethnicity, sex (including pregnancy), gender, gender identity, disability, sexual orientation, marital status, veteran or military status, political affiliation, immigration status, or religious belief.

INVESTMENT OF ASSETS. All assets contributed to funds established at the Foundation will be managed in the Foundation's general fund, unless otherwise requested by the donor in writing and the Foundation approves such request. Assets may be managed by an independent trustee, custodian, investment advisor or other fiduciary approved by the Foundation (an "outside investment manager"). All such assets must be managed in accordance with Seattle Foundation's Statement of Investment Objectives and Policy. All investment partners shall be provided with a copy of and must agree to adhere to Seattle Foundation's Statement of Investment Objectives and Policy as a condition of continued service in such capacity, and the Foundation reserves the right to replace any investment partner in its sole discretion. Minimum fund values are required for investment of assets outside of the general fund. For more information about the requirements for using an investment partner, contact a member of the Foundation's Philanthropic Services team.

FEES. Donor funds established at the Foundation are subject to administrative and investment fees. A list of fees is available upon request. The Foundation reserves the right to change its fee structure at any time.

SOLICITATION POLICY. Donors and others who wish to solicit contributions for a fund at the Foundation must receive advance approval from the Foundation. Once approved, donors must use the following language in any solicitation:

"IRS regulations require us to note that Seattle
Foundation will not provide any goods or services
to you in exchange for a contribution to the
______ Fund. As a component
fund of Seattle Foundation, Seattle Foundation has the
authority to redirect distributions from the

	Fund if Seattle Foundation	
determines such action t	o be appropriate."	
"Funds raised at this even	t (or for this cause) will be	
added to the	Fund at	
Seattle Foundation, a Section 501(c)(3) organization.		
Seattle Foundation may disburse grants from the		
fund as recommended by	/ Fund	
advisors or as community needs dictate. All checks		
should be made payable to Seattle Foundation/		
	Fund."	

CONFLICT OF TERMS. In the event of an inconsistency between these terms and conditions, and any terms and conditions appearing elsewhere in connection with any fund, these terms and conditions as interpreted by the Foundation shall govern, and the Foundation reserves the right to take any actions at any time which, in its discretion, it deems reasonably necessary or desirable for the proper administration of any fund or the Foundation.

Terms Applicable to Donor Advised Funds

CHARACTERISTICS OF DONOR ADVISED FUNDS.

Donors establishing advised funds are encouraged to make recommendations regarding distributions from the fund for specific charitable purposes or to one or more charitable organizations. In addition to the Restrictions on Grants from Funds section above, distributions from advised funds will be made only if they are consistent with Seattle Foundation's Operating Procedures for Donor Advised Funds, as may be amended from time to time.

ROLE OF ADVISORS. The Foundation welcomes the involvement and recommendations of its donors with respect to distributions from advised funds, but such recommendations are advisory only and are in no way binding upon the Foundation. In evaluating recommendations for distributions from advised funds, the Foundation staff investigates all prospective grant recipients to ensure that they are organized and operated for charitable purposes as described in Section 501(c)(3) of the Internal Revenue Code; reviews the recommended grantee's



Opening a Donor Advised Fund

financial and program information; and evaluates the advice of donors against the standards and criteria set forth in the Foundation's Policies and General Operating Guidelines to ensure that such advice is consistent with specific charitable needs identified by the Foundation as deserving of support and complies with all applicable federal tax requirements.

In all cases in which a fund has two or more advisors, the advisors shall appoint a chairperson and all communications concerning grant recommendations to and from Seattle Foundation will be through the chairperson. In any case where multiple advisors make conflicting recommendations regarding distributions from the fund that cannot be promptly resolved, the Foundation may independently initiate distributions from the fund. In addition, if the advisor(s) fails to make a standing distribution recommendation, or fails to make any distribution recommendations for two consecutive years, the Foundation will contact the advisor(s) to discuss this situation (see "Inactive Funds" section for more details).

APPOINTMENT OF ADDITIONAL ADVISORS. All requests to appoint additional advisors and successor advisors to an advised fund must be

communicated to the Foundation in writing by the donor(s) establishing the fund or by the authorized successor advisor(s). If upon the death, resignation or incapacity of an advised fund's donor(s), the Foundation has not received in writing the names of an additional advisor(s) or successor advisor(s) to the fund or a recommended future plan for the fund, the Foundation will use the fund's balance in furtherance of its charitable purposes.

Donor Advised Funds established by corporations, rather than by individuals, are often advised by an appointed committee with a process for selecting new members. Any changes in advisors to the fund must be made in writing by an officer or authorized representative of the corporation that established the fund.

scholarship funds. Donors may establish a fund for the purpose of making grants to be used exclusively for tuition and fees at accredited educational institutions (a "scholarship fund"). All scholarship funds shall be administered by the Foundation in accordance with its Scholarship Guidelines and Procedures as may be amended from time to time and applicable federal tax laws.