

Joseph and Lenka Finci Jewish Community Building | 4950 Murphy Canyon Rd, San Diego, CA 92123 ph: (858) 279-2740, fax: (858) 279-6105, email: info@jcfsandiego.org | www.jcfsandiego.org

DONOR ADVISED FUND AGREEMENT

A. Fund Name

_____ Fund 🛛 New Fund

Updated Fund

Choose any name that you like (e.g. Cohen Family Fund, Jane & Joe Smith Fund, Make a Difference Fund).

B. Fund Advisor Information

Fund Advisors are the individuals who can recommend grants to nonprofits from the Fund.

Advisor Name	Advisor Name
(Required)	(Optional)
Address	Address
City, State, Zip	City, State, Zip
Home Phone	Home Phone
Business Phone	Business Phone
Cell Phone	Cell Phone
Email Address	Email Address
Birthdate	Birthdate
Advisor Name	Advisor Name
(Optional)	(Optional)
(Optional)	(Optional)
(Optional) Address	(Optional) Address
(Optional) Address City, State, Zip	(Optional) Address City, State, Zip
(Optional) Address City, State, Zip Home Phone	(Optional) Address City, State, Zip Home Phone
(Optional) Address City, State, Zip Home Phone Business Phone	(Optional) Address City, State, Zip Home Phone Business Phone

If you listed more than one Fund Advisor above, please check one of these boxes:

Each Fund Advisor may act independently OR 🗌 Fund Advisors must act by majority OR 🔲 Fund Advisors must act jointly

Initials ___



C. Fund Succession (Must Total 100%)

Please choose at least one of the 3 options below, informing us of what should happen to the remaining assets in the fund upon a Fund Advisor's death or disability.

Upon the death or disability of (check one) 🔲 all advisors or 🔲_____

I. LEGACY PLAN ____%

JCF works with individuals to create a plan for their after-life giving. This is complimentary and can be updated at any time.

Please distribute according to the most recent Legacy Instructions on file with the Jewish Community Foundation.

II. ORGANIZATIONS _____%

You can identify specific nonprofits to receive funds in this section.

% Fund assets to be transferred to the	Endowment Fund at the Jewish Community Foundation	
% Organization	% Organization	
Address	Address	
City, State, Zip	City, State, Zip	
Apply to Organization's Endowment Fund if Available	Apply to Organization's Endowment Fund if Available	

You can add additional organizations on a separate sheet of paper, or at a later time.

III. INDIVIDUALS ____%

I/we appoint the following successor advisor(s) (up to 4 individuals)

Assets to be retained in the fund. Successors; may act \Box independently or must act \Box by majority or \Box jointly.

Assets to be divided equally to establish separate funds for each successor.

Successor Name	Successor Name
Relationship	Relationship
Address	Address
City, State, Zip	City, State, Zip
Phone / Type	Phone / Type
Email Address	Email Address
Birthdate	Birthdate
Successor Name	Successor Name
Relationship	Relationship
Address	Address
City, State, Zip	City, State, Zip
Phone / Type	Phone / Type
Email Address	
Birthdate	Birthdate

In the event there are no named successor advisors able and willing to serve, fund assets shall be transferred to the Jewish Community Foundation for its unrestricted use.



D. Professional Advisors and Other Interested Parties

You may authorize your professional advisor, assistant, or other person to obtain information about the fund. Please select which privileges you would like to extend.

Professional Advisor / Name	Professional Advisor / Name
Relationship	Relationship
Address	Address
City, State, Zip	City, State, Zip
Phone / Type	Phone / Type
Email Address	Email Address
Online Access to Fund	Online Access to Fund
Obtain confidential fund information	Obtain confidential fund information
Submit grant recommendations	Submit grant recommendations
Professional Advisor / Name	Professional Advisor / Name
Relationship	Relationship
Address	Address
City, State, Zip	City, State, Zip
Phone / Type	Phone / Type
Email Address	Email Address
Online Access to Fund	Online Access to Fund
Obtain confidential fund information	Obtain confidential fund information
Submit grant recommendations	Submit grant recommendations
E. Recognition and Publicity	
When sending grants to organizations, please use:	May we list the fund name in our materials?
My/Our name with my/our address.	(No amounts will be listed.) 🔲 yes 🔲 no
☐ My/Our name with the Foundation address.	
I/We prefer grants to be sent anonymously	
(without fund or donor name).	
F. Referral	
How did you learn about the Jewish Community Foundation's	Donor Advised Fund program?
If you were referred by an individual, please provide his or her	name so we can give our thanks.
Current fund holder:	Foundation staff:
Foundation literature:	Ad or publication:
Organization:	Other:
Professional advisor:	
G. Initial Contribution	
Amount \$	
Bank wire Marketable securities	Check Other
Please contact the Foundation at 858.279.2740 for instruct	ctions.

GUIDE TO JCF INVESTMENT POOLS



Short Term Pool

OBJECTIVES

The cash equivalent pool is designed for fundholders who wish to make grants immediately or who cannot sustain any loss of principal over any time horizon.

ALLOCATION POLICY 100% - Cash Equivalents



Mid Term Pool

OBJECTIVES

Designed to be moderately conservative and emphasize shorter-term income over longer-term growth.

ALLOCATION POLICY 75% - Fixed Income 20% - Equity 5% - Real Assets



7+ years

3-7 years

Long Term ESG Pool

OBJECTIVES

Suitable for modest, fixed annual granting objectives. The risk and return profile is designed to be similar to that of the Endowment Pool, although the Long Term ESG Focused Pool will remain liquid and will not include an allocation to private/alternative investments.

Long Term Index Pool

OBJECTIVES

Designed for a 100% passive (index fund) investment approach. The risk and return profile is designed to be similar to the Long Term ESG and Endowment Pools. The Long Term Index Pool will not include an allocation to real assets.

Impact Investment Pool¹

OBJECTIVES

Suitable for modest, fixed annual granting objectives. The risk and return profile is designed to be similar to that of the Long Term ESG and Endowment Pools. The pool applies a Jewish lens across all asset classes to support environmental and social impact and Israel.

ALLOCATION POLICY 65.5% - Equity 30% - Fixed Income 4.5% - Real Assets



ALLOCATION POLICY 75% - Equity 25% - Fixed Income



ALLOCATION POLICY 55% - Equity 25% - Fixed Income 20% - Private Assets



20+ years

OBJECTIVES

Endowment Pool¹

constraints no longer apply.

Designed for endowment-like objectives and prudent, sustainable, planned spending policies consistent with the time horizon for the Pool's investment objectives. The Endowment Pool is managed consistent with endowment best practices, and includes allocations to private/alternative illiquid investments.

¹Distributions of \$250,000 or more will require notice of 90 days and may be subject to hold back, depending on operational or liquidity constraints. Any balance held back will be distributed when

ALLOCATION POLICY 35% - Private Assets 34% - Equity 18% - Fixed Income 13% - Hedge Funds



Visit jcfsandiego.org/investments for the Quarterly Performance Summary. Rev. 1/24

RECOMMENDATION FOR INVESTMENT OF ASSETS

As each pool represents a diversified investment objective, we recommend that you select a single pool that matches your charitable goals. For new funds, if no pool is chosen, the Fund will be invested in the Short Term Pool.

Fund Name: _____

Short Term Pool		%
Mid Term Pool		%
Long Term ESG Pool		%
Long Term Index Pool		%
Impact Investment Pool		%
Endowment Pool		%
	Total =	%

I/We have reviewed the Guide to JCF Investment Pools and recommend that the assets of the fund be invested as indicated above.

Advisor(s) or Authorized Representative(s):

Signature	Date
Signature	Date
Signature	Date

There are market risks with respect to any investment and the Foundation can offer no assurance against risk of loss. Pool investments and objectives are subject to change. Please refer to our website at www.jcfsandiego.org or contact Foundation staff at (858) 279-2740 for more detailed information regarding pool investments. Allocations are subject to change; please refer to the latest performance report.



This agreement is made and entered into this _____ day of _____ _____, 20 _____ by and between

("Donor(s)") and the Jewish Community Foundation of San Diego (JCF), a California nonprofit corporation.

Delivery is made herewith by the undersigned Donor(s) of the property listed in this application and made a part hereof. Delivery of said property constitutes an irrevocable gift to JCF upon acceptance of the gift and of the following terms and conditions.

A fund will be established on the books of JCF which shall be known as the _____ 1.

______ Fund (the "Fund") of the Jewish Community Foundation.

- The Fund will include the property this day received from said Donor(s), any property as may from time to time be transferred to JCF by 2. the Donor(s) for inclusion in the Fund, or any property received from time to time by JCF from any other source and accepted by it for inclusion in the Fund and all income from the foregoing property.
- 3. The Fund will be the property of JCF held by it in its normal corporate capacity. It shall not be deemed a trust fund held in a trustee capacity. JCF will have the ultimate authority and control over all property in the Fund and all income derived therefrom, for the charitable, educational and religious purposes of JCF.
- The Fund will be used only for charitable, educational, or religious purposes (or any combination of such purposes) within JCF's mission. 4.
- 5. Those individuals named in Section B of this agreement maintain the right to recommend distributions from the Fund and select from investment options for the Fund.
- 6 Distributions from the Fund of the income or principal or both, within the limitations provided for in paragraph 4 above, will be made at such times, in such amounts, in such ways, and for such charitable, educational or religious purposes (or any combination of such purposes) as JCF determines. The recommendations with respect to distributions will be solely advisory, and JCF will not be bound by such recommendations. Neither the Fund Advisor(s) nor the Donor(s) nor any related party may receive any benefit or privilege in return for a distribution from the Fund. No distribution from the Fund may be used to discharge or satisfy a legally enforceable pledge or obligation of any person, including the Fund Advisor(s) and the Donor(s).
- JCF shall at all times retain the full authority and control over the investment of assets contributed to the Fund. The Fund Advisor(s) may, 7. however, make recommendations regarding the investment of such assets, as indicated in Section I of this application. JCF may limit the amounts that may be invested in any particular investment alternative. JCF further reserves the right to revise or revoke at any time or to change investment objectives and policies of the Fund without notice to the Fund Advisor(s) or Donor(s) and without the Fund Advisor(s) or Donor(s) prior approval. Donor(s) acknowledges that there are market risks with respect to any investment and there can be no assurance against risk of loss.
- The Fund will be charged an annual fee of 1.5% of the Fund balance, payable monthly, to cover the cost of administration, with a 8. minimum annual fee of \$300, charged at \$25 per month. For higher balances, a sliding fee scale is used. These fees are subject to change at any time by JCF's Board of Directors.
- 9. It is intended that the Fund will be a component part of JCF and that nothing in the Agreement will affect the status of JCF as an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986 (as amended) and as an organization which is not a private foundation within the meaning of Section 509(a). This Agreement will be interpreted in a manner consistent with the foregoing intention and so as to conform to the requirements of the foregoing provisions of the Code and any regulations issued pursuant thereto. JCF is authorized to amend this Agreement to conform to the provisions of any applicable law or government regulation in order to carry out the foregoing intention. Reference herein to provisions of the Internal Revenue Code of 1986 shall be deemed references to the corresponding provisions of any future Internal Revenue law.

Donor 1 Signature	(print name)	
Donor 2 Signature	(print name)	
Acknowledged for JCF (signature)	By (print name)	
Title	Date	