TRUSTEE'S ACCOUNT AGREEMENT

CREDIT UNION:	Stanford Federal Credit Union	AC	COUNT #:	
TITLE OF TRUST:			(the 'Trust')	
Note: Title to the accor	unt will be held in the name of the Trust.			
ORIGINAL EFFECTIVE	DATE OF TRUST:	LAST AMENDMENT I	LAST AMENDMENT DATE (if applicable):	
conditions set forth in this Tru	of the Trust request(s) and authorize(s) the Credit Union (stee's Account Agreement ("Agreement") and the Credit U gulations, as well as the articles of incorporation, charter, t	nion's Truth in Savings Disclosure and Agreeme	ent. This Account shall be governed by applicable state,	
_	ne Trustor of the Trust must be a member of the Credit Unio of the Trustors or all of the Beneficiaries of the Trust must be	,		
Trustors (include informati	on for all Trustors):			
Name		SS#	DOB	
Addes		City/State/Zip		
Name		SS#	DOB	
Address		City/State/Zip		
	tion for all current Trustees):			
Nam <u>e</u>		SS#	DOB	
Address		City/State/Zip		
Nam <u>e</u>		SS#	DOB	
Address		City/State/Zip		
IF THERE IS MORE THAN	ONE TRUSTEE, THE CREDIT-UNION MAY HONOR T	RANSACTIONS INITIATED BY:		
ANY INDIVII TRUSTEE	DUAL	ALL TRUSTEES JOINTLY	ANY COMBINATION OF TRUSTEES	
Beneficiary(ies) (include in	formation for all Beneficiaries):			
Nam <u>e</u>		SS#	DOB	
Address		City/State/Zip		
Name		SS#	DOB	
Address		City/State/Zip		
Successor Trustee(s) (inclu	de information for all current Successor Trustees):			
Name		SS#	DOB	
Address		City/State/Zip		
Nam <u>e</u>		SS#	DOB	
Address		City/State/Zip		
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Authority of Trustee(s): The Trustee(s) represent and warrant that, subject to any limitations regarding the number of signatures required to transact business on this Account as set forth above, he or she has the authority under the governing Trust instrument to:

- $a. \quad \text{Enter into this Agreement to establish and maintain this Account as Trustee(s) with the Credit Union.} \\$
- b. Transact any and all business on this Account, including, without limitation, the authority to (i) make, sign and deliver checks, share drafts, or other drafts for the benefit and on behalf of the Trust; and (ii) withdraw by check, share draft, draft, order or otherwise any and all funds (including earned dividends) on deposit in this Account.
- c. Borrow money and pledge any and all sums on deposit in this Account as security for the repayment of any loan made by the Credit Union.

Indemnification: The Trustee(s) hereby agree to defend, indemnify and hold the Credit Union harmless from and against any and all claims, demands, suits, actions, damages, judgments, costs, charges and expenses (including, without limitation, court costs and attorneys' fees) of any nature whatsoever that the Credit Union may suffer, sustain or incur resulting from, arising out of or in any way connected with the establishment or maintenance of, or transaction of any business on, this Account by or through any above-named Trustee(s). The Trustee(s) agree to pay any necessary expenses, attorneys' fees or costs in the enforcement of this indemnification and hold harmless provision.

Reliance on Statements; Notification: The Trustee(s) understand and agree that the Credit Union is relying upon the statements, representations and warranties made by the Trustee(s) contained in this Agreement, and that the Credit Union shall not be responsible in any way for verifying either the existence, validity or legality of the Trust itself, or the authority or powers of the Trustee(s) under the governing Trust instrument to establish, maintain or transact any business on this Account as set forth above.

The Credit Union reserves the right to require the Trustee(s) to execute and provide at any time a current certification of trust pursuant to Probate Code §18100.5, in form and substance acceptable to the Credit Union, affirming the existence of the Trust and the authority and powers of the Trustee(s) thereunder. The Trustee(s) agree to notify the Credit Union of (a) any change in address of any Trustee(s), Trustor or Beneficiary disclosed in this Agreement, and (b) any changes to or amendments of the governing Trust instrument which would conflict with or otherwise affect the validity of any statement, representation or warranty contained in this Agreement. Any such change or amendment shall be effective as to the Credit Union only after a new Trustee's Account Agreement form has been completed and executed by the Trustee(s).

Successor Trustee(s): A successor Trustee(s) may only act upon the resignation, incapacity or death of the Trustee(s). Before any successor Trustee(s) may transact any business on this Account, the successor Trustee(s) shall (a) provide the Credit Union with (i) a letter of resignation signed by the resigning Trustee(s), (ii) a declaration under penalty of perjury from the treating physician of the Trustee(s) concerning his/her incapacity, or (iii) a certified copy of the death certificate(s) for the Trustee(s); and (b) execute a new Trustee's Account Agreement form. The Credit Union may also require a current certification of trust pursuant to Probate Code §18100.5.

Credit Union as Depository Institution Only: The Trustee(s) acknowledge and agree that the Credit Union's sole obligation to the Trustee(s) hereunder is as a depository institution and nothing in this Agreement or in the governing Trust instrument shall be construed to impose any duties or obligations whatsoever upon the Credit Union as a Trustee under the terms of the Trust.

Recommendation to Seek Professional Advice: THIS AGREEMENT AFFECTS YOUR LEGAL RIGHTS. IN PROVIDING THIS AGREEMENT FOR THE ESTABLISHMENT OF THIS ACCOUNT, THE CREDIT UNION MAKES NO REPRESENTATION AS TO ANY TAX, PROBATE AVOIDANCE, OR FINANCIAL OR ESTATE PLANNING ADVANTAGE, BENEFIT OR RESULT OF ANY KIND WHATSOEVER. IF YOU DESIRE ASSISTANCE CONCERNING THE INTERPRETATION, MEANING OR EFFECT OF ANY OF THE PROVISIONS OF THIS AGREEMENT, YOU SHOULD SEEK THE ADVICE OF AN ATTORNEY OR OTHER COMPETENT PROFESSIONAL.

By signing below, I/we confirm that the above-named Trust has not been revoked, modified, or amended in any manner which would cause the representations contained in this Agreement to be incorrect. I/we agree to be bound by the terms and conditions of this Agreement and the Truth in Savings Disclosure, a copy of which was provided to me/us.

me/us.		
TRUSTEE SIGNATURE	DATE	
TRUSTEE SIGNATURE	DATE	
PAYER'S REQUEST FOR TAXPAYER IDENTIFICATION NO.:	Legal Name	
Trust Identification Number issued by the IRS, use the legal name and Trust		
	below. For individuals, this is your social security number (SSN). However, for a resident alien, sole partities, it is your employer identification number (EIN). If you do not have this number, see Instructions hate instruction sheet.	
Trust Identification Number, Social Security No. or Employer I.D. Numb	er:	
	ckup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject the IRS has notified me that I am no longer subject to backup withholding, and I Instructions), and	ct to backup
interest and dividends on your tax return. For real estate transactions, item	een notified by the IRS that you are currently subject to backup withholding because you have failed 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancella ayments other than interest and dividends, you are not required to sign the Certification, but you must property.	tion of debt
Signature: X	Dated:	
(Authorized	EMBERSHIP APPLICATION	
(To be completed by any Trustor(s) or Beneficiary(ies) who are not membamended) of, the Stanford Federal Credit Union.	ers of the Credit Union.) I hereby make application for membership in, and agree to conform to the	Bylaws (as
Member Name (PLEASE PRINT)		
Social Sec. No.	Date of Birth	
Āddress		
City/State/Zip		
Home Phone	DL # and Issuing State	
Employer		
Address		
Business Phone	Mother's Maiden Name	
SIGNATURE X	DATE	
	FOR CREDIT UNION USE ONLY	
This Application Approved By:	☐ Exec. Committee ☐ Membership Offi	cer
CICMATURE V	DATE	

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