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www.donorstrust.org

DonorsTrust Legacy Fund Application Form

To name DonorsTrust as a beneficiary in your will, two things are required. One is completion of this application so DonorsTrust can appropriately steward your charitable wishes. The other is to speak with your personal legal counsel to make the appropriate arrangements and draw up the legal documents. If desired, your attorney could personalize any of the following examples when structuring your will:

- 1) I give 25% of the residue of my estate to **[Fund Name] of DonorsTrust, EIN 52-2166327.**
- 2) I give the sum of \$50,000 to **[Fund Name] of DonorsTrust, EIN 52-2166327.**
- 3) I give 1,000 shares of X Corporation stock to **[Fund Name] of DonorsTrust, EIN 52-2166327..**

The *DAF Memorandum of Understanding (MoU)* in Appendix A is an integral part of this application and is a required section for opening an account. The primary advisor(s) must initial each page of the MoU, indicating that they have read the MoU, and return a copy of the initialed pages prior to the extension of advisory privileges. Typed initials fulfill the requirement that pages be initialed.

Once executed, return completed sections to DonorsTrust via email (dtgrants@donorstrust.org), fax (703.535.3564), or at the address above. The account will be set up upon receipt of the application form, though will not fully open until the bequest contribution is received. If at any time you choose to use the fund as a charitable giving fund during your lifetime, simply make a contribution into the fund. Call us at 703.535.3563 with any questions.

Sections:

Here is a list of the various sections. To best honor your donor intent, we ask you to complete all sections. (A traditional donor-advised fund requires completion of those sections marked with an asterisk in order to set up the account.) Failure to complete sections D, E, F, and G will result in DonorsTrust treating your fund as if the *default* selection has been elected from each item until the primary account advisor(s) provide updated advice to us. The default provision for each section is described at the beginning of each section.

Section A*:	Fund name and default grant privacy elections
Section B*:	Primary advisors and default communication elections
Section C*:	Execution page
Section D:	Investment pool allocation advice for account balance
Section E:	Donor intent/mission statement
Section F:	Sunsetting of donor-advised fund account and final distribution elections
Section G:	Successor advisors, if applicable
Appendix A:	Donor-advised fund memorandum of understanding

Supplemental Information:

Appendix B:	Asset transfer/donation information form
Appendix C:	Investment pool descriptions
Appendix D:	Pool performance report

Every fund at DonorsTrust has both a name, picked by the advisor at the time the account is opened, and an account number that will be provided to you once the account is set up.

You will need this information when discussing your account with DonorsTrust.

Section A1. Fund Name. You have the privilege of choosing your fund name (e.g. Jane and John Doe Fund, The Doe Family Fund, The Freedom Fund, etc.) Please do not include terms such as "Trust" or "Foundation" as part of your fund name. When your account is opened, we will provide a fund number to you.

Fund Name: _____

Section A2. Privacy. DonorsTrust is committed to the American tradition of private giving. Accordingly, we provide fund advisors a variety of disclosure choices. Although, legally, any grant made upon acceptance of your advice by DonorsTrust is from DonorsTrust, as the advisor who requested a grant be made, we credit your advice in all correspondence accompanying a grant check as the reason the grant was issued.

Please choose a default privacy choice in the space provided below. You always have the option to choose a different level of privacy with each grant request.

- _____ Account name only
- _____ Account name & full name of primary advisor
- _____ Private (correspondence with the grantee will state that the person who recommended the grant be made has elected to remain anonymous)

Correspondence from DonorsTrust will address you using your preferred DonorsTrust salutation (generally your preferred first name).

If you chose to disclose information to grantees, the Grantee Salutation is the salutation information we will provide to the grantee organization.

Please note that DonorsTrust never sells or provides your information to third parties.

Section B. Primary Advisor Information. All correspondence will be sent to the first primary advisor listed below.

Primary Advisor: _____

Prefix: ___ **Mr.** ___ **Ms.** ___ **Mrs.** ___ **Dr.** ___ **Other:** _____ **Suffix:** _____

Preferred DonorsTrust salutation: _____

Preferred Grantee salutation: _____

Mailing address: _____

City, State, Zip: _____

Preferred phone: _____ Phone Type: _____

Secondary phone: _____ Phone Type: _____

Email address: _____

___ I would prefer only electronic communication concerning my account.

___ I will accept mail/email from DonorsTrust concerning philanthropy and DonorsTrust generally.

Co-Primary Advisor: _____

Prefix: ___ **Mr.** ___ **Ms.** ___ **Mrs.** ___ **Dr.** ___ **Other:** _____ **Suffix:** _____

Preferred DonorsTrust salutation: _____

Preferred Grantee salutation: _____

Mailing address: _____

City, State, Zip: _____

Preferred phone: _____ Phone Type: _____

Second phone: _____ Phone Type: _____

Email address: _____

___ I would prefer only electronic communication concerning my account.

___ I will accept mail/email from DonorsTrust concerning philanthropy and DonorsTrust generally.

Primary advisor initials _____

Co-primary advisor initials _____

To fully set up your fund, please return all enclosed sections as well as the initialed Appendix A.

Section C. Execution. I hereby acknowledge having read Appendix A, Donor-Advised Fund Memorandum of Understanding (MoU), in full, and understand that it is an integral part of this application. Each page of the MoU has been initialed by all applicants (electronic initials are accepted) executing this application, and the initialed MoU has been returned to DonorsTrust, together with the Required Sections of this application.

Additionally, I have been informed and understand that any contribution, once accepted by DonorsTrust, represents an irrevocable charitable gift to DonorsTrust, and DonorsTrust has exclusive legal control over the assets contributed. I understand that although the amount of such gifts will be separately accounted for on DonorsTrust’s books and records, they constitute part of DonorsTrust’s general operating funds, and I have no legally enforceable rights with respect to such assets. Rather, I have been extended the privilege of recommending that grants be made from my account, as well as investment advice privileges to the extent extended by DonorsTrust. I understand grants from the account may not benefit donors to the account, the account advisors, or confer an impermissible private benefit to any person, and that they may only be used for charitable purposes.

I have also received the *Donor’s Guide to DonorsTrust* and understand the mission statement, grant-making principles, and general rules and guidelines that apply to all DonorsTrust grant disbursements. I understand that if I do not appoint successors or beneficiaries to this donor-advised fund and/or do not provide final distribution advice, any assets received will be transferred to the Whitney Ball Memorial Fund at DonorsTrust.

I do hereby acknowledge and accept these conditions as stated in the *Donor’s Guide*, as well as in the DAF Memorandum of Understanding.

Primary Advisor: _____

Date: _____

Co-primary Advisor: _____

Date: _____

Section D: Investment Allocation. DonorsTrust extends the privilege of recommending how the balance in an account is invested. For accounts valued at \$1 million or more, advisors may recommend that a qualified registered investment advisor manage the account. For accounts valued at less than \$1 million, DonorsTrust provides a pre-approved list of investment pools to which an account may be invested. Please note that DonorsTrust does not “rebalance” accounts. It is up to the advisor to request an investment allocation be changed if they would like to rebalance their account.

Option 1. ____ I would like to recommend my initial account assets be invested as indicated below. I understand that subsequent contributions will be invested using the same advice at the discretion of DonorsTrust, and that my successor advisors may provide different advice at any time, including at the time of a subsequent contribution. The total allocation percentage I have indicated equals 100%.

Pool Name	Allocation %	Timeframe	Managed by	Fee Type
Money Market Pool	_____	Any	N/A	1
Short-term Bond Pool	_____	1+ years	N/A	1
High-Yield Tax Exempt Pool	_____	2+ years	N/A	1
Conservative Pool	_____	2+ years	Merrill Lynch	2
Moderate Pool	_____	3+ years	Merrill Lynch	2
High-Yield Corp Fund Pool	_____	3+ years	N/A	1
Wellington Fund Pool	_____	3+ years	N/A	1
All World ex US Pool	_____	3+ years	N/A	1
2nd Vote Life Neutral ETF	_____	3+ years	N/A	1
2ndVote Soc. Defended ETF	_____	3+ years	N/A	1
S&P 500 Index Pool	_____	4+ years	N/A	1
Info. Tech ETF	_____	4+ years	N/A	1
REIT Pool	_____	4+ years	N/A	1
Growth Pool	_____	5+ years	Merrill Lynch	2

Fee Type Description

- 1 No investment advisory fees apply as this pool is not actively managed.
- 2 This pool is actively managed by Merrill Lynch. As such, an investment advisory fee applies to the pool as a whole. At present, the investment advisory fees charged by Merrill Lynch are 1.00% for the Growth Pool, 0.75% for the Moderate Pool, and 0.70% for the Conservative Pool. The fee is based upon the previous quarter’s average daily value.

See Appendix for a complete description of each pool, as well as suggested timelines, and for pool performance information.

Option 2. ____ I expect the initial value of my account to be \$1 million or more, and I would like to recommend a registered investment advisor to manage the account. Accordingly, I will contact DonorsTrust to discuss my advice.

DonorsTrust was founded with the specific purpose of protecting donor intent. So that we can fulfill our primary mission, please complete Section E at the time you complete your application.

Alternatively, provide a separate document as soon as possible after you submit the required application sections.

If you need assistance completing Section E, please contact us directly. We will be happy to assist you.

Section E. Donor Intent/Mission Statement. So that we can confidently steward charitable giving, please describe your charitable principles, interests, and goals. Your intent must fall within (or not contradict) the purposes and mission of DonorsTrust. To further protect your intent, DonorsTrust requires you to limit the life of your donor-advised fund to a term of twenty-five years or less after your death.

_____ I have or will provide DonorsTrust a separate document laying out my donor intent/mission.

_____ In administering my account, please consider the following as my donor intent:

Attach additional pages as necessary

The Board of Directors has determined that one of the best methods of protecting donor intent, a primary mission of DonorsTrust, is requiring all accounts to sunset within a reasonable period of time.

Sunsetting helps to prevent shifting a donor's assets from his or her mission.

Decisions related to sunseting and donor intent can be changed by the primary advisor(s) at any time during their lifetime.

Section F. Account Sunsetting. Accounting sunseting at DonorsTrust requires two decisions: when would you like your account to end and how would you like the remaining balance in the account distributed. Either contact us to construct a customized memo of understanding (MoU) that addresses these two decisions, or provide the information requested in the spaces below. *See also Section H, Successor Advisors.*

_____ **Custom Plan.** I will contact DonorsTrust to discuss a custom sunset plan.

_____ **I have indicated my sunseting advice, below.**

Term Limit of Donor-Advised Fund. How long should your fund continue to make grants after the death of all original account holders (up to 25 years)?

_____ I would like my account to close _____ years after the date of my death

_____ I would like my account to close with the death of my last successor advisor.

_____ I would like my account to close on a specific date (MM/DD/YYYY) _____

Final distributions. Disbursements will continue from your account until the end of the defined term limit of your account as stated above. Disbursements will follow your stated donor intent or, if that is undefined, will follow a 24-month weighted average of past giving from your account. At the end of the account's term, you may indicate that any remaining balance be transferred to one or more qualified public charities or to the Whitney Ball Memorial Fund at DonorsTrust, which supports continued growth of DonorsTrust and the broader liberty movement. The DonorsTrust Board of Directors will allocate resources only to those charities that are in keeping with your principles and DonorsTrust's purposes. If you do not specify a beneficiary by the date of your fund's termination, the remainder of your donor-advised fund will go to the Whitney Ball Memorial Fund when your account reaches its term limit. The sum of the percentages must total 100%.

_____ Whitney Ball Memorial Fund: _____% of account remainder, and

_____ Follow weighted average of past giving: _____% of account remainder, and

_____ Distributed to the following public charities (all we need is a name and an EIN):

Charity name: _____ Charity name: _____

EIN: _____ % of account EIN: _____ % of account

Charity name: _____ Charity name: _____

EIN: _____ % of account EIN: _____ % of account

Please provide additional sheets as necessary, or submit your own suggested final distribution plan to us for our records.

When deciding how many successor advisors to appoint, please consider that each account must be funded with at least \$10,000 if the account is to be split, and if the account is not split, the successor advisors must act unanimously.

Section G. Successor Advisors. DonorsTrust is happy to serve as the custodian of your account and carry out your intent plan. However, you also have the option to appoint successor advisors to steward your legacy. If you appoint successor advisors, you can request that we only allow successor advisors to make distributions to charities that fall within your mission statement, or you may give the successor advisor(s) free reign over the account (although, like all advisors, only advice for a grant that falls within DonorsTrust’s mission would be accepted). The account(s) must still sunset within the time limits you indicate in Section F. If you name more than one successor advisor, the account can be split, provided each advisor’s account will be funded with an amount of at least \$10,000.00. If you don’t split the account, successor advisors must unanimously agree to any advice they provide. Please complete the following if you would like to name a successor advisor(s):

_____ **Custom Plan.** I have or am in the process of submitting a custom sunseting plan with DonorsTrust. That plan deals with the issue of successor advisors or instructions to DonorsTrust on how to steward the account.

_____ I would like to name the following individuals as successor advisors:

Successor Advisor 1: _____

Prefix: _____ **Mr.** _____ **Ms.** _____ **Mrs.** _____ **Dr.** _____ **Other:** _____ **Suffix:** _____

Mailing address: _____

City, State, Zip: _____

Preferred phone: _____ Secondary Phone: _____

Email address: _____

Relationship to primary advisor: _____

_____ Jointly held or _____% of account **and** _____ is or _____ is not bound by Donor Intent Statement

Successor Advisor 2: _____

Prefix: _____ **Mr.** _____ **Ms.** _____ **Mrs.** _____ **Dr.** _____ **Other:** _____ **Suffix:** _____

Mailing address: _____

City, State, Zip: _____

Preferred phone: _____ Secondary Phone: _____

Email address: _____

Relationship to primary advisor: _____

_____ Jointly held or _____% of account **and** _____ is or _____ is not bound by Donor Intent Statement

If more than two successor advisors, please contact us.

Primary advisor initials _____

Co-primary advisor initials _____

Donors Trust Gift Acceptance Memorandum of Understanding

as of June 2022

This Gift Acceptance Memorandum of Understanding (Memorandum), made between Donors Trust, Inc. (DT), a Maryland non-profit corporation and the Account Holder(s), is entered into, made effective, and incorporated as if set forth in full in the donor-advised fund Application Form (Agreement) on the date the Agreement was executed by the Account Holder(s), copy attached hereto. This Memorandum sets forth the entire understanding between DT and Account Holder(s) concerning operation of the Donor-Advised Fund established at the time this Agreement is executed.

1. A Board of Directors-designated fund (the Fund) will be established on the books of DT and identified with the Fund name specified in the Agreement submitted by Account Holder at the time assets are transferred by charitable gift to and accepted by DT.

2. The Fund is established as a donor-advised fund (DAF) as that term is defined by section 4966(d)(2) of the Internal Revenue Code of 1986, as amended (IRC). This Memorandum should be interpreted accordingly and so as to conform to the requirements of federal tax law, any regulations issued pursuant thereto, and any other authoritative interpretive guidance. Any provision in this Memorandum in irrevocable conflict with the definition of a DAF should be disregarded.

3. In accordance with the definition of a DAF, at the time an initial charitable contribution is made by the Account Holder or any other person with instructions that the contribution is for the Fund, and upon acceptance of the contributed property by DT's Board of Directors, a Board of Directors' designated fund will be established on the books and records of DT, identified with the fund name specified in the Agreement submitted by Account Holder.

4. The amount of the initial contribution and any and all subsequent contributions to the Fund will be separately accounted for on DT's books and records. However, in accordance with the definition of a DAF, such separate accounting is for internal accounting purposes only. The Fund and all assets allocated to the Fund are part of DT's unrestricted assets, free from all conditions and restrictions, and are the sole property of DT, subject to DT's exclusive legal control. Accordingly, Account Holder(s) acknowledge and understand assets allocated to the Fund by DT in its books and records:

- a. are an integral part of DT's unrestricted funds, and are not part of a separate trust;
- b. are the property of DT, solely, and held by it in its corporate capacity;
- c. are not, and will not be deemed a trust fund held by DT in a fiduciary capacity;

- d. are assets that may be commingled with other funds and assets held by DT; and
- e. are not a 'restricted fund,' as that term is used for Generally Accepted Account Principle (GAAP) and legal purposes.

5. The Account Holder and/or any person designated by the Account Holder has the privilege of providing advice to DT for grants from the Fund to other charitable organizations, such advice may or may not be accepted by DT at its sole, absolute and unilateral discretion.

6. At the option of DT, the Account Holder may also have the privilege of providing advice as to investment of amounts allocated to the Fund by DT:

- a. among various investment options maintained by DT for the purpose of investing amounts held in all funds at DT;
- b. by requesting DT add particular investment choices, such as exchange traded funds (ETFs) or mutual funds, as an investment choice for amounts allocated to the Fund; and
- c. by requesting DT engage a particular investment advisor to manage amounts allocated to the Fund.

Such investment advice may or may not be accepted by DT at its sole, absolute and unilateral discretion; and, if accepted, the timing of the allocation shall at the sole, absolute and unilateral discretion of DT.

7. Property allocated to the Fund may be used only for charitable purposes, and may not be used to benefit a donor, an account advisor (Account Holders), or for any other purpose that would confer a private benefit on any person. Designated Account Holder(s) have the privilege of advising grants be made from the Fund to charitable organizations. DT retains the sole discretion as to whether such advice will be accepted and a grant will be issued, and may accept or reject such advice for any reason whatsoever. However, in no event will DT issue a grant:

- a. that satisfies a legal obligation of any person, including a pre-existing charitable pledge that is legally enforceable;
- b. that would not be one hundred (100) percent deductible as a charitable contribution if made by an individual to the grantee organization;
- c. to a grantee organization if, in general, it receives more than 25% of its support from the government or governmental organizations and the purpose of such grant is for general operations of the grantee, unless the board of directors deems that an exception should apply in the case of a particular grant request – the decision to grant an exception

Initial: _____ Initial: _____

DonorsTrust Gift Acceptance Memorandum of Understanding

as of June 2022

in the case of a particular grant request shall not waive the right of DT to accept or not accept grant advice for future grants in its sole, absolute and unilateral discretion;

- d. if the grant would be used for lobbying, electioneering or other political activity; or
- e. if the grant's purpose is not compatible with DT's mission of advancing liberty, personal responsibility, free market economics; and advancing solutions to society's problems through private, as opposed to governmental, efforts and initiatives as that purpose is determined in the sole, absolute and unilateral discretion of the board of directors on a grant by grant base. A prior decision of the board of directors shall not bind the board with respect to a decision to accept or reject future grant advice.

8. Account Holder acknowledges and understands that Account Holder and its designee Account Holder(s), if any, neither retain nor receive legally enforceable rights with respect to amounts allocated to the Fund, but, rather, are granted the privilege of providing advice to DT with respect to amounts allocated to the Fund that DT is free to accept or disregard in its sole discretion.

9. Amounts allocated to the Fund on DT's books and records will include the initial charitable gift, such other property as may be transferred to DT by the Account Holders or others for inclusion in the Fund and accepted by DT; such property as from time to time may be received by DT from any other source and accepted by DT for inclusion in the Fund; and all income and other proceeds allocated to the Fund by DT, such income and proceed allocations to be made at DT's sole discretion.

10. It is the policy of DT to liquidate any marketable securities or other non-cash property transferred to it as soon as possible after settlement, irrespective of market conditions.

11. The Fund's allocated assets shall be reduced by the expense of liquidating any non-cash asset contributed to DT, including any direct and indirect administrative costs DT determines are appropriate costs associated with such liquidation to be allocated to the fund, as well as by any amount DT assesses for general operating expenses of DT for maintaining the Fund and for other general operating expenses of DT (Administration Fee).

- a. The Administration Fee calculation is based on the average daily value of the Fund and allocated from the Fund to DT on a quarterly basis (i.e., on a fee of 75 basis points, 0.1875 percent of a fund's average daily value during the previous quarter is allocated to DT's general operating funds at the beginning of each quarter). DT is free to change

the method of calculating and the amount of its Administration Fee at any time and in its sole discretion. However, DT will inform existing Account Holders of changes to the applicable fee schedule prior to implementing any change.

12. The Fund's allocated assets will be reduced by the amount of any grants issued by DT that were recommended by the Account Holder(s) as grants to be made from the Fund and that are approved and issued by DT.

13. No less frequently than on a quarterly basis, DT will issue statements to Account Holder(s) reflecting the value of the Fund at the beginning and end of each quarter as recorded on DT's books and records and that reflect activity within the Fund during the quarter allocated to the Fund. The timing of the issuance of statements may vary depending upon various factors, and is at the sole discretion of DT.

14. DT retains the right to unilaterally amend this Memorandum at its sole discretion for any reason it deems appropriate, and, particularly, to conform to the provisions of any applicable law or government regulation in order to carry out the foregoing intention and to reflect any duly adopted prospective changes to its DAF program not in conflict with any applicable law or government regulation. No particular meaning shall be ascribed on account of one party having either drafted this Memorandum or on any other bases.

15. In addition to this Memorandum, DT publishes and maintains a *Donor's Guide to DonorsTrust* that further explains the daily operations of DT. Anything included in a *Donor's Guide to DonorsTrust* is meant to carry out the intent of this Memorandum and to explain the day-to-day operations of DT. To the extent that there is any conflict between this Memorandum and a *Donor's Guide to DonorsTrust*, this Memorandum controls. Accordingly, account Holders are on notice and acknowledge the fact that DT may have operated in accordance with a *Donor's Guide to DonorsTrust* previously, even though such operations were or may have been in conflict with this Memorandum, does not provide Account Holder(s) or any third party a right to legally rely upon anything found in a *Donor's Guide to DonorsTrust* that is in conflict with this Memorandum. Similarly, Account Holders and third parties may not legally rely upon any past or current operational practices of DT that may be in conflict with this Memorandum, or reference such practices as proof that this Memorandum has been altered. This Memorandum may only be altered by a writing issued by DT stating that it supersedes any previously issued Memorandum, in whole or part.

Initial: _____ Initial: _____

Donor-Advised Fund Client Login Website Request and Authorization

DonorsTrust is dedicated to protecting the information entrusted to us by our donors. In redesigning the Client Login section of our website, we have introduced new safety features, such as a minimum length password (6 characters), a requirement for at least one alpha and one numeric character, and an automatic disabling of a Client Login account upon three (3) failed logon attempts. We continue to use state-of-the-art SSL encryption. However, as you are aware, no website is immune to hackers. So, rather than including a mile-long "terms and conditions statement" that must be agreed to before login is permitted, we are asking that you review and sign this form. Your signature will affirm your understanding that, while DonorsTrust has taken steps to prevent unauthorized access to account information, requesting access to the Client Login section of our website increases the chance of unauthorized access to the information available via our website.

If you wish to access account information over the web, please indicate the access level you desire (if any), sign and date the form, and return it to us. If you have not previously requested access to the website Client Login and you do not wish access, no action is required. Rest assured, if you do not choose Client Login access, no information concerning your account will be accessible via our website.

Please check the box indicating your desired access level (if any) and return the form to us. We will mail an initial password and username upon receipt of the authorization. **If you do not wish access and have not previously requested access, no action is required.**

_____ Please provide all information concerning my account on the Client Login of the DonorsTrust website. At a minimum, this information may include:

- 1) contact information, including name, address, phone number, and email address;
- 2) a list of contributions to the account;
- 3) a list of grants made from the fund, including the grant amount, date, and grantee;
- 4) the value of the account on any given date, including the allocation of the account among the available investment pools; and
- 5) current and prior statements detailing account activity.

_____ Please limit access to the ability to request grant disbursements and review account balances. The name of my account will not be included (only the account number). No other information will be included on the Client Login of the website.

To decline access, or if you previously requested access and no longer want it, indicate here:

_____ Please do not include account information on the website.

I request that DonorsTrust make available to me information concerning my fund, [Fund name] _____ through the Client Login section of its Website at the access level indicated above.

Signed _____

Date: _____

Print name: _____

Asset Transfer Instructions

In order to make contributions of cash and/or securities as simple as possible, please note the following instructions. If you do not find instructions for your type of contribution below or if you need additional assistance, please do not hesitate to call DonorsTrust at 703.535.3563.

Please send an email to dtgrants@donorstrust.org when sending stock gifts, wiring, or ACH to avoid any delays in crediting the gift to the appropriate fund.

CASH CONTRIBUTIONS	MAIL or FAX to DONORSTRUST	SPECIAL INSTRUCTIONS
Check	Check and Application Form (or Additional Contribution Form)	Make checks payable to "DonorsTrust." Note your DAF account name or other instruction in the memo line.
<i>Checks made payable to something other than "DonorsTrust", "Donors Trust, Inc.," or "Donors Trust" will not be accepted by our bank and will be returned.</i>		
Wire Cash	Application Form (or Additional Contribution Form). Please inform DonorsTrust before the gift is wired.	Wire money using the wiring instructions provided below.

CASH CONTRIBUTIONS, WIRING, AND ACH INSTRUCTIONS

Cash Contribution Mailing Address:

DonorsTrust
c/o Accounting
1800 Diagonal Road
Suite 280
Alexandria, VA 22314

ACH Giving:

Please email dtgrants@donorstrust.org to initiate an ACH gift via Bill.com

Wiring Instructions:

Bank: Bank of America, N.A.
Address: 100 West 33rd Street
New York, NY 10001
Accnt Name: Merrill Lynch
ABA #: 026009593
Accnt #: 6550113516
Final Credit: 86Q-04119, Donors Trust, Inc.
Misc. Inst: *INSERT YOUR DAF ACCOUNT NAME or OTHER INSTRUCTION*

Stock and other asset transfer information follows on next page

IMPORTANT INFORMATION FOR SECURITIES TRANSFERS

Important Numbers: DonorsTrust Tax ID #: 52-2166327
 Merrill Lynch DTC #: 8862
 DonorsTrust's Merrill Lynch Account Name: Donors Trust Inc.
 DonorsTrust's Merrill Lynch Account #: 86Q-04119

SECURITIES CONTRIBUTIONS HELD IN BROKERAGE ACCOUNT

MAIL or FAX to DONORSTRUST

SPECIAL INSTRUCTIONS

Held at Merrill Lynch

Application Form (or Additional Contribution Form) and a copy of your Letter of Instruction.

In the letter, request that DonorsTrust handle transfer of shares from an existing Merrill Lynch account to the DonorsTrust account.

Held outside Merrill Lynch

Application Form (or Additional Contribution Form) and a copy of your Letter of Instruction.

Submit original letter of instruction to the firm currently holding the securities, requesting shares be directly transferred to DonorsTrust's account (#86Q-04119) using Merrill Lynch's DTC #8862.

SECURITIES CONTRIBUTIONS NOT HELD IN BROKERAGE ACCOUNT AND OTHER ASSETS

SPECIAL INSTRUCTIONS

Stock Certificates, Partial Certificates, Private Placements, Restricted Stock, Mutual Fund Shares not Transferable via DTC and Cryptocurrency

Please call DonorsTrust for special instructions.

Donor-advised fund assets at another DAF provider

Request a grant from your current provider to DonorsTrust and note in the grant purpose your fund name at DonorsTrust.

Investment Pool Descriptions

Pool Name	Description	Time-frame	Manager	Fee Type
Money Market	This asset allocation option invests in money market funds. This profile offers the most secure means of protecting principal by investing in high-quality and liquid money market instruments managed to keep their share price stable. Money market fund holdings do not incur investment fees. It is suitable for charitable capital that account holders expect to grant out in the near term. Money market portfolios are designed for immediate liquidity.	Any	N/A	1
Short-term Bond	This pool seeks to increase yield over the money market account, while maintaining liquidity and security. The sole asset held by the pool is the Vanguard Short-Term Bond ETF (symbol: BSV), which seeks to track the performance of the Barclays Capital U.S. 1–5 Year Government/Credit Float Adjusted Index, a market-weighted bond index that covers investment-grade bonds with a dollar-weighted average maturity of 1 to 5 years. The EFT invests in U.S. government, high-quality (investment-grade) corporate, and investment-grade international dollar-denominated bonds, following a passively managed, index sampling approach.	1+ years	N/A	1
High-Yield Tax Exempt Fund Pool	This pool invests in lower quality municipal bonds to provide a higher yield and chance at capital gains. Acceptable for funds willing to accept higher volatility and a moderate principal risk.	2+ years	N/A	1
High-Yield Corp Fund Pool	This pool invests in lower quality corporate bonds to provide a higher yield and chance at capital gains. Acceptable for funds willing to accept higher volatility and more principal risk (this is a “junk bond” type pool). Consists of consists of a single issue – the Vanguard High-Yield Corporate Fund Admiral Shares (VWEAX).	3+ years	N/A	1
Conservative	The objective of the conservative target allocation is to seek current income, rather than long-term growth, through investments that target an asset allocation of 25% equities and 75% fixed income. It is suitable for account holders who are seeking short term grantmaking potential over a 2+ year time horizon. The primary goals are principal preservation and current income through a majority allocation to the fixed-income asset class. Limited investments in the equity-linked and alternative asset classes may be undertaken to produce capital appreciation and additional sources of current income.	2+ years	Merrill Lynch	2
Moderate	The objective of the moderate target allocation is to strike a balance between bonds for current income and stocks for growth of capital through investments that target an asset allocation of 50% equities and 50% fixed income. It is suitable for account holders who are seeking long-term grantmaking potential on the order of three+ years. This strategy balances potential capital appreciation and current income, using a combination of fixed-income, equity-linked and alternative asset classes.	3+ years	Merrill Lynch	2
Wellington Fund Pool	This pool seeks long-term capital appreciation and reasonable current income. The sole asset held by the pool is the Vanguard Wellington Fund (symbol: VWENX). Wellington Fund is a blended fund, approximately 65% large- and medium-size dividend paying companies, while the remaining 35% is invested in medium-term, investment-grade corporate debt.	3+ years	N/A	1
All World ex US Pool	Seeks to track the performance of the FTSE All-World ex-U.S. Index, providing a convenient way to get broad exposure across developed and emerging non-U.S. equity markets around the world. Consists of consists of a single issue – the Vanguard FTSE All-World ex-U.S. ETF (VEU).	3+ years	N/A	1

2ndVote Life Neutral ETF	Seeks to meet its investment objective through investing in the equity securities of large & mid- cap US companies that meet its social criteria. A security analysis and proprietary social rating system is used to select securities. The pro-life social scoring system evaluates information about companies' direct and indirect corporate donations; activities and stated policies; documented sponsorships for various political and advocacy-related events; corporate leadership donations, activities and advocacy; and lobbying spent for or against various issues on federal and state levels. Consists of a single issue (LYFE).	3+ years	N/A	1
2ndVote Soc. Defended ETF	Seeks to meet investment objectives primarily investing in the equity securities of large & mid-cap US companies meeting its social criteria. The Fund uses a fundamental security analysis and proprietary social rating system to select securities. The 2nd Amendment & Border Security social scoring system evaluates information about companies' direct and indirect donations; activities and stated policies; documented sponsorships for various political and advocacy-related events; corporate leadership donations, activities and advocacy; and lobbying spent for or against various issues on federal and state levels. Consists of a single issue (EGIS).	3+ years	N/A	1
S&P 500 Index	This pool seeks to track the S&P 500 Index and, as such, is appropriate for funds that will not be granted in the near future. The sole investment held by this pool is the Vanguard S&P 500 ETF (symbol: VOO). The Vanguard S&P 500 ETF invests in stocks in the S&P 500 Index, representing 500 of the largest U.S. companies, with a goal of closely tracking the index's return (which is considered a gauge of overall U.S. stock returns). This pool is more appropriate for long-term goals, and should be used only for account funds you do not expect to grant within the next four years.	4+ years	N/A	1
Information Tech ETF	This seeks to track the performance of a benchmark index measuring the return of stocks in the information tech sector, and consists of a single issue – the Vanguard Information Technology ETF (VGT).	4+ years	N/A	1
REIT Pool	Invests in stocks issued by real estate investment trusts (REITs), companies that purchase office buildings, hotels, and other real property, seeking to closely track the return of the MSCI US REIT Index, a gauge of real estate stocks. It offers the potential for investment income and some growth; share value rises and falls more sharply than that of funds holding bonds, and consists of a single issue – the Vanguard REIT ETF (VNQ).	4+ years	N/A	1
Growth	The objective of the growth target allocation is to achieve above-average growth over time through investments that target an asset allocation of 75% equities and 25% fixed income. It is suitable for account holders who are seeking long-term grantmaking potential.	5+ years	Merrill Lynch	2

Fee Type Description

1	No investment advisory fees apply as this pool is not actively managed.
2	This pool is actively managed by Merrill Lynch. As such, an investment advisory fee applies to the pool as a whole. At present, the investment advisory fees charged by Merrill Lynch are 1.00% for the Growth Pool, 0.75% for the Moderate Pool, and 0.70% for the Conservative Pool. The fee is based upon the previous quarter's average daily value.

Timeframe Guidelines. DonorsTrust encourages proactive grant planning. We strongly encourage all donor-advised fund account advisors to develop a giving plan that sets forth the likely total grant amount to be requested over the next year from the account, versus funds likely to be granted over the investment time horizon. Once a giving plan for your account has been developed, you should match the funds in your account to investment options with a timeframe that matches with your giving plan.

Investment Pool Performance Report

4th Quarter (as of Dec 31, 2022)

Investment Pool	Allocation (Equities / Cash & Bonds)	2022 4 th Quarter	One Year (1/1/2022- 12/31/2022)	Lifetime*
Conservative	25% / 75%	3.38%	-13.58%	4.67%
Moderate	50% / 50%	4.25%	-15.81%	6.43%
Growth	75% / 25%	6.30%	-20.80%	7.83%
2nd Vote Life Neutral ETF (LYFE)	100% / 0 %	8.26%	-12.18%	18.98%
2nd Vote Society Defended ETF (EGIS)	100% / 0%	14.32%	-4.87%	34.15%
Vang. FTSE All-World Ex-US ETF (VEU)	100% / 0 %	14.49%	-15.60%	2.82%
Vanguard High-Yield Tax-Exempt (VWALX)	0% / 100%	3.95%	-11.70%	4.09%
Vanguard High-Yield Corporate (VWEAX)	0% / 100%	4.88%	-8.97%	5.74%
Vanguard Information Technology ETF (VGT)	100% / 0%	4.15%	-29.68%	11.19%
Vanguard REIT ETF (VNQ)	100% / 0%	4.24%	-26.21%	7.43%
Vanguard S&P 500 ETF (VOO)	100% / 0%	7.40%	-18.15%	12.92%
Vanguard ST-Bond ETF (BSV)	0% / 100%	1.19%	-5.49%	2.13%
Vanguard Wellington Adm (VWENX)	100% / 0%	7.42%	-14.26%	7.42%
Money Market Yields				

DEC 22	2.80%	SEP 22	1.74%	JUN 22	0.38%	MAR 22	0.02%
NOV 22	2.86%	AUG 22	1.26%	MAY 22	0.14%	FEB 22	0.01%
OCT 22	2.52%	JUL 22	0.86%	APR 22	0.02%	JAN 22	0.01%

All returns are net of fees. The pools are invested in various mutual and exchange traded funds (see the following page for the composition of each investment pool). The Conservative, Growth, and Moderate pools are actively managed by Merrill Lynch, who charges an investment advisory fee for its services. At present, the investment advisory fees charged by Merrill Lynch are 1.00% for the Growth Pool, 0.75% for the Moderate Pool, and 0.70% for the Conservative Pool. The fee is based upon the previous quarter's average daily value. No investment advisory fee is charged for the remaining pools.

Data reflected in this report for Growth, Conservative and Moderate pools is provided by Merrill Lynch and quarterly and annual returns are calculated by DonorsTrust and Merrill Lynch. Portfolio performance is net of ML fees. Data for Vanguard ETFs and mutual funds are gathered from Morningstar reports and websites and reflect returns on an investment in the pool for the entire time period. Allocation percentages are targets for each portfolio, while actual allocation is likely to differ from the target.

DonorsTrust provides performance statistics for informational purposes only. Past performance is not indicative of future performance. For more information call DonorsTrust at 703.535.3563.

*For Growth, Conservative and Moderate pools, lifetime returns are for the period Jan 1, 2012, through Dec 31, 2022; for the 2nd Vote ETFs, Nov 18, 2020, through Dec 31, 2022; for the Vanguard FTSE All World, for the period Mar 2, 2007, through Dec 31, 2022; for Vanguard S&P 500 ETF, for the period Sep 7, 2010, through Dec 31, 2022; for Vanguard High-Yield Tax-Exempt, for the period Nov 11, 2001, through Dec 31, 2022; for Vanguard High-Yield Corporate, for the period Nov 11, 2001, through Dec 31, 2022; for the Vanguard Information Technology ETF, for the period Jan 26, 2004, through Dec 31, 2022; for Vanguard Wellington Admiral Shares, for the period May 14, 2001, through Dec 31, 2022; for the Vanguard ST-Bond ETF, for the period Apr 3, 2007, through Dec 31, 2022; and for the Vanguard REIT ETF, for the period Sep 23, 2004, through Dec 31, 2022.

Investment Pool Holdings Report

(as of Dec 31, 2022)

Security Name	Symbol	Conservative	Moderate	Growth
Cash	CASH	6.33%	6.22%	3.89%
Communication Services Select Sector SPDR Fund	XLC	2.29%	3.02%	4.40%
Consumer Discretionary Select Sector SPDR Fund	XLY	2.91%	3.85%	5.61%
Fidelity MSCI Utilities Index ETF	FUTY	0.83%	1.09%	1.59%
First Trust Cloud Computing EFT	SKYY	2.15%	2.84%	4.14%
Global X US Infrastructure Development ETF	PAVE	0.56%	0.75%	1.09%
Health Care Select Sector SPDR Fund	XLV	3.79%	5.01%	7.30%
iShares Biotechnology EFT	IBB	1.48%	1.97%	2.86%
iShares Core MSCI Total International Stock ETF	IXUS	6.80%	8.83%	16.19%
iShares U.S. Regional Banks ETF	IAT	0.09%	0.12%	0.17%
Janus Henderson Short Duration Income ETF	VNLA	16.32%	12.34%	4.24%
Pacer Data & Infrastructure Real Estate ETF	SRVR	0.42%	0.55%	0.80%
Real Estate Select Sector SPDR Fund	XLRE	0.79%	1.04%	1.52%
Energy Select Sector SPDR Fund	XLE	1.21%	2.72%	3.98%
Financial Select Sector SPDR Fund	XLF	0.70%	0.92%	1.35%
SPDR S&P Transportation ETF	XTN	0.25%	0.34%	0.50%
SPDR Bloomberg 1-3 Month T-Bill ETF	BIL	11.58%	8.49%	3.28%
VanEck Semiconductor ETF	SMH	2.35%	3.15%	4.59%
Vanguard Consumer Staples ETF	VDC	2.28%	2.96%	4.31%
Vanguard Industrials ETF	VIS	1.95%	2.61%	3.79%
Vanguard Information Technology ETF	VGIT	6.91%	9.17%	13.34%
Vanguard Materials ETF	VAW	0.59%	0.73%	1.05%
Vanguard Short-Term Treasury ETF	VGSH	11.34%	8.31%	3.21%
Vanguard Short-Term Bond ETF	BSV	14.36%	10.35%	3.20%
Vanguard Value Index Fund	VTV	1.72%	2.62%	3.60%

Other Pools

Investment Pool	Security Name	Symbol	% of Pool
2nd Vote Life Neutral ETF	2ndVote Life Neutral Plus ETF	LYFE	100.00%
2nd Vote Society Defended ETF	2ndVote Society Defended ETF	EGIS	100.00%
Vanguard FTSE All-World Ex-US ETF	Vanguard FTSE All-World Ex-US ETF	VEU	100.00%
Vanguard High-Yield Tax-Exempt	Vanguard High-Yield Tax-Exempt Admiral Shares	VWALX	100.00%
Vanguard High-Yield Corporate	Vanguard High-Yield Corporate Admiral Shares	VWEAX	100.00%
Vanguard Information Technology ETF	Vanguard Information Technology ETF	VGIT	100.00%
Vanguard REIT ETF	Vanguard REIT ETF	VNQ	100.00%
Vanguard S&P 500 ETF	Vanguard S&P 500 ETF	VOO	100.00%
Vanguard ST-Bond ETF	Vanguard Short-Term Bond ETF	BSV	100.00%
Vanguard Wellington Fund Adm	Vanguard Wellington Fund Admiral Shares	VWENX	100.00%