INVESTMENT AGREEMENT

This Agreement is made thisday ofFOUNDATION OF OHIO, 8800 Cleveland Avenue NW, North Canton,		
.		
at	(hereinafter "Participant").	
In consideration of the mutual promises herein contained, and as follows:	d for other valuable consideration, the parties agree	
Establishment of Component Fund		
The Participant has delivered to the Foundation the sum of \$, which together with all	
additions hereafter made and less any withdrawals taken, which sl	hall be known as the Fund") to be invested and	
maintained as a component fund of the Foundation.	i dild (liereliiaiter, i dild) to be liivested alid	
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2. Investment Authority		
The Foundation is hereby authorized to invest the Fund in co		
in such manner as the Foundation shall deem appropriate. Specifically, the Foundation shall have the power, authority and discretion, within the investment guidelines established by the Foundation's Trustees, its officers and its		
authorized professional investment advisors, to sell, transfer or ex-		
and upon such terms and conditions and in such manner as the Fo	oundation shall deem best; to invest and reinvest	
the account in such stocks, bonds, debentures, mutual funds, fixed	• •	
securities as it may deem proper and suitable, without any liability for depreciation or diminution in value; and to have all incidental authority necessary to accomplish its investment function, Within its general authority, the Foundation		
shall direct the investments of the Fund so as to meet one of the f		
investment goals:		
A D a Condition of Good (Condition of State of S		
 A. a fixed income fund (fixed income instruments only) B. a balanced fund (equities and fixed income instruments) 	s within the Foundation guidelines)	
C. an equity fund (equities, with a small component of fixe	_ · · · · · · · · · · · · · · · · · · ·	
D. USEIF (US Equities Index Fund)	,	
Participant may change its allocation request quarterly by wri	itten notice to the Foundation,	
Participant acknowledges that the investment of the Fund (in		
and, that by reason thereof, both the income and the principal value		
and economic conditions. The Foundation makes no assurance or be achieved.	guaranty that any particular investment result will	
be defineded.		
3. Accounting		
The Foundation shall provide Participant with monthly reports		
of each reporting period together with current information regarding transactions. The Foundation shall also provide an annual report of the state o		
the end of the Foundation's fiscal year.	of all relevant illiandar illiomation to randipart at	
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4. Expenses	and the last of the French Confer to the second the	
Participant shall pay .008 per year of the Fund's net invested in Foundation's administrative expense. Such expense shall be deduced by the state of the Fund's net invested in Foundation and the state of the Fund's net invested in Foundation and the state of the Fund's net invested in Foundation and the state of the Fund's net invested in Foundation and the Fund's net invested in Fund in		
Fund balance, based upon the invested market value of the Fund		
expense was incurred.	, , ,	
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 Disbursements Regular income disbursements shall be made upon the follow 	wing schedule:	
Other disbursements of income and/or principal shall be requested	<u> </u>	

6. Authorized Representatives

Participant has listed below, the names, positions, and specimen signatures of all persons authorized to act for Participant. Changes of authorized personnel shall be made in writing to the Foundation and, until otherwise properly notified, the Foundation shall be entitled to act upon the directions of Participant's listed personnel without further inquiry or liability.

7. Termination

This Agreement may be terminated by either party upon 30 days written notice to the other.

8. Conditions upon Participant's Failure to Exist

If, for any reason, Participant shall go out of existence, dissolve or otherwise legally lose its status as a taxexempt charitable, religious organization, then at such time, the Fund shall become a permanent part of the Foundation and thereafter may be distributed only with the approval of the Foundation's Board of Trustees.

9. Agreement Subject to Applicable Laws

It is intended that the Fund shall be a component part of the Foundation and not a separate trust, and that nothing in this Agreement shall affect the status of the Foundation 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) of the Code. This Agreement shall be interpreted in a manner consistent with the foregoing intention and so as to conform to the requirements of the foregoing provisions of the federal tax laws and any regulations issued pursuant thereto. The Foundation 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. References herein to provisions of the Internal Revenue Code of 1986, as amended, shall be deemed references to the corresponding provisions of any future Internal Revenue Code.

10. Successors & Assigns

The Agreement shall bind the party's respective successor and assigns and may be amended in writing only.

This Agreement is signed effective on the date described in the Preamble hereto.

		(Participant)
THE FOL	JNDATION	(Faitiopant)
Ву:	EXECUTIVE DIRECTOR	
Any	of the following representa	tives shall be authorized to act for Participant under this contract:

NAME	POSITION	SPECIMEN SIGNATURE