PROCEDURES FOR OPERATION OF DONOR ADVISED FUNDS


Sec. 1 ESTABLISHMENT AND PURPOSE

The Board of Directors of Combined Jewish Philanthropies of Greater Boston, Inc. (hereinafter CJP) has authorized the establishment of Donor Advised Funds, as defined in Section 4966(d)(2) of the Internal Revenue Code, and has authorized the Committee on Development of CJP to provide all needed rules, procedures and policies for the establishment and administration of such funds, subject to the approval of the Board of Directors. These procedures are prescribed by the Committee on Development, with the approval of the Board of Directors.

1.2 Establishment of Funds
Donor Advised Funds may be established by the donation or transfer by a person or entity (hereinafter Donor) to, and acceptance by, CJP of money or property, to further the charitable purposes of CJP, including the support of other organizations as described in Section 4.1 of this document. The procedures set forth herein are provided in recognition of a particular purpose of Donor Advised Funds, which is to develop support of philanthropic interests and activities of CJP by living donors.

1.3 Nature and Terms of Funds
Each Donor Advised Fund shall be the property of CJP held in its normal corporate capacity. A Donor Advised Fund shall not be deemed a trust fund held by CJP in a trustee capacity. CJP in its normal corporate capacity shall have the ultimate authority and exclusive legal ownership and control of all property in each Donor Advised Fund, and the income derived therefrom. Each Donor Advised Fund shall be recorded on the books and records of CJP as an identifiable or separate fund and may be given a name or other designation as requested by the Donor, subject to CJP approval.

1.4 Forms
CJP will provide forms for the establishment of Donor Advised Funds, and such other forms as are deemed necessary or desirable for the administration of Donor Advised Funds in accordance with these procedures.
Sec. 2 ACCEPTANCE OF FUNDS

2.1 Authorization
The President of CJP (and such additional officers of CJP as the Board of Directors may from time to time authorize) shall have the authority to accept, on behalf of CJP, contributions to establish a Donor Advised Fund. Provided however that CJP shall have authority to accept or reject any assets, including without limitation assets that are not readily marketable or are subject to liabilities, in its absolute discretion. Before so acting, CJP may consult with legal counsel. Assets which might be determined to be not readily marketable include but are not limited to restricted stock, securities of closely held corporations, partnership interests, real estate, tangible and intangible personal property and mortgage notes. A Donor may not impose any material restrictions or condition that prevents CJP from freely and effectively employing the contributed assets or the income derived therefrom, in furtherance of the charitable purposes of CJP.

2.2 Value
A minimum contribution of $2,500 is required to establish a Donor Advised Fund. CJP will not certify to a Donor the value of a contribution of property other than cash. CJP will provide a Donor with contemporaneous, written acknowledgment of an accepted contribution that provides that CJP has exclusive legal control over the assets contributed.

Sec. 3 INVESTMENT OF FUND ASSETS

3.1 Responsibility
CJP has the responsibility and authority for the investment of the assets of each Donor Advised Fund. The assets of any Donor Advised Fund may be commingled with those of other Donor Advised Funds or charitable assets of CJP. However, CJP shall have no obligation to commingle the assets for investment purposes and may, in its discretion, retain any assets received or hold the assets of a Donor Advised Fund as a separate unit. Investment or reinvestment of assets shall be made only in such investments as are appropriate for a prudent fiduciary.

3.2 Administration
Decisions with respect to the retention, investment or reinvestment of assets and with respect to commingling of assets shall be made by the CJP Board of Managers for those assets allocated to Jewish Community Endowment Pool, LLP and by CJP Investment Committee for all other assets. From time to time CJP may permit a Donor to recommend an investment option(s), from among a group of investment options provided by CJP, in which the Donor Advised Fund or a portion of it may be invested. Available investment funds may be changed at the discretion of CJP.

Sec. 4 GRANTS FROM THE FUND

4.1 In General
The Committee on Development has the responsibility to monitor all grants from Donor Advised Funds and to report thereon to the Board of Directors. The Donor of a Donor Advised Fund (or the Donors designee, as permitted in Section 4.2 below) may, after the contribution of money or property to a Donor Advised Fund, recommend that CJP make grants from the Donor Advised Fund that are consistent with the charitable purposes of CJP. CJP shall consider and evaluate all such recommendations, but such recommendations will
be solely advisory and CJP is not bound by such recommendations. CJP will only consider recommendations for grants which are to be made to (a) a public charity described in section 509(a)(1) or (2) of the Internal Revenue Code, (b) a public charity described in section 509(a)(3) of the Internal Revenue Code that is not a “disqualified supporting organization” as defined in section 4966(d)(4) of the Internal Revenue Code, or (c) a governmental unit described in section 170(c)(1) of the Internal Revenue Code, exclusively for public purposes that are consistent with CJP’s charitable purposes.

4.2 Donors and Their Designees Accorded the Privilege of Making Recommendations

The privilege of making recommendations (as described in section 4.1 above) shall be extended to Donors and their designees, subject to the following limitations:

(a) Ordinarily if an individual establishes a Donor Advised Fund, the privilege of making recommendations is limited to the Donor and his or her spouse (or joint donor) provided that the Donor’s spouse (or joint donor) has signed the original Donor Advised Fund agreement or has been added by the Donor. Unless otherwise specified in the instrument establishing the Donor Advised Fund, recommendations may be made by the Donor and the Donor’s Spouse (or joint donor) separately or jointly. Such privilege of a Donor or the Donor’s Spouse (or joint donor) will be continuous with the existence of the Donor Advised Fund unless earlier terminated by (i) death, (ii) written notice to CJP of resignation or release, or (iii) a finding by the Committee on Development that the person involved is not available or is incompetent to exercise the privilege.

(b) An individual Donor may designate in the instrument establishing a Donor Advised Fund a person or persons other than or in addition to himself and his or her spouse (or joint donor) to exercise the privilege to make recommendations, such person is referred to as a “signatory”. The privileges of a signatory will ordinarily exist at the discretion of the Donor during the lifetime of such Donor or the spouse (or joint donor), and may be terminated by the Donor at any time. Additionally, the instrument establishing a Donor Advised Fund or any amendment thereto may designate a Donor’s child or children when of age, (and/or their spouses) to have such privilege after the termination of the privilege of the Donor and the Donor’s spouse (or joint donor), and such designation of a successor or successors to the original Donor or his or her spouse (or joint donor) will be recognized by CJP if it furthers continued family participation, support and involvement by such successors. Amendments adding further successors will be considered by CJP. Where the privilege to make recommendations extends to persons in addition to the original Donor or his or her spouse (or joint donor), CJP may require all those having such privilege to designate one person to act for them in submitting recommendations to CJP.

(c) A Donor Advised Fund may also be established by a corporation, partnership or other legal entity. Such Donor, or its officers or directors acting on its behalf will have the privilege of making recommendations for a period not to exceed 15 years from the date of the establishment of the Donor Advised Fund. The privilege to make recommendations may be extended beyond the 15 year limitation if the entity maintains a continuing charitable involvement with CJP. Such entity, or those acting on its behalf, shall designate one person (and may designate his or her successor) to submit the recommendations of the entity to CJP.
4.3 Limitations
The following limitations apply to all grants from Donor Advised Funds:

(a) The minimum amount of any one grant from a Donor Advised Fund shall be $50.

(b) CJP, as a public charity, will not make any grant from a Donor Advised Fund except as a grant from CJP for its charitable purposes. No goods or services may be received by any party in exchange for a grant from a Donor Advised Fund. Grants do not constitute a deductible charitable contribution on the part of any Donor having the privilege of making recommendations with respect to grants from a Donor Advised Fund, and no Donor should claim a deduction for any grant from a Donor Advised Fund.

4.4 Procedure

4.41 Recommendations by Donors
A Donor having the privilege of making recommendations with respect to grants from a Donor Advised Fund may do so in writing, by authorized email addressed to CJP or via a secure website maintained by CJP.

4.42 Staff Investigation
With respect to each grant recommendation by a Donor, the staff of CJP will determine whether the recommendation is consistent with enumerated charitable needs. The degree of formality employed by the staff in making an evaluation will depend upon the nature and category of the grantee organization and the information already available to the staff with respect to the grantee and the purposes of the grant. Where necessary, the staff may request an organization to submit additional information which may result in grant processing delays.

4.43 Board Action
All grants for charitable purposes shall be presented to the Board of Directors, or its designee, for approval in a manner designated by it.

4.5 Notification to Grantee as to Source of Grant
Any distribution from a Donor Advised Fund shall identify to the grantee organization the name of the Donor Advised Fund from which the distribution is made unless otherwise requested by the Donor of the Donor Advised Fund.

4.6 Requirements of Current Grants
CJP seeks to distribute annually a minimum of 5% of the combined net asset value of all CJP Donor Advised Funds. To the extent that combined grants from all Donor Advised Funds do not meet this requirement, CJP will request grant recommendations from Donor Advised Funds that have not made distributions of at least 5% during that particular year. If these Donors or their Signatories do not then make grant recommendations, CJP will transfer the required amount to the CJP Unrestricted Endowment Fund.

4.7 Inactive Funds
CJP seeks to ensure that all Donor Advised Funds are actively distributing funds on a regular basis or plan to do so. The signatory of any Donor Advised Fund that has not made a grant in a rolling five-year period will be notified of this deficiency in writing and will be asked to recommend a grant, file a notice explaining plans to make a grant in the future or to close the Donor Advised Fund. The signatory will be given ninety days from the date of the notice from CJP to undertake one of these actions. If no action is taken after ninety days, CJP will distribute a grant equal to 5% of the Donor Advised Fund’s value as of the most recent quarter ended to CJP. These grants will be applied to the CJP Unrestricted Endowment unless otherwise directed by the President of CJP or the President’s designee.
SEC. 5 CONTINUITY OF FUNDS

5.1 Termination
Upon the termination, by death or otherwise, of the privilege of a Donor or Donor Spouse of a Donor Advised Fund to make recommendations, as provided in Section 4.2 above, the Donor Advised Fund shall terminate, unless successor signatories have been recorded with CJP. In the event of termination, the assets in the Donor Advised Fund shall be added to CJP's Unrestricted Endowment Fund, unless alternative recommendations exist.

5.2 Minimum Balances

5.21 Donor Advised Fund
If a Donor Advised Fund account balance falls below $1,000, and the Donor has not restored it to that level for a period of one year after having been given written notice to do so, the Donor Advised Fund shall terminate and be transferred to CJP's Unrestricted Endowment Fund.

5.22 Investment Option
If a Donor Advised Fund is invested in more than one investment option and the balance in any one option falls below $1,000, and the Donor has not restored it to that level for a period of one year after having been given written notice to do so, the funds in that portion of the Donor Advised Fund shall be transferred into another investment option of the same Donor Advised Fund so that the balance is at least $1,000.

SEC. 6 AMENDMENT OF CJP PROCEDURES FOR OPERATION

CJP retains the right, in its absolute discretion, to amend The Procedures for Operation of the CJP Donor Advised Funds.