Investment Advisory Agreement

This investment advisory and client services agreement ("Agreement") is between Candor Financial, LLC ("Candor") and each person named as a client on the application for the Candor Internet-based investment advisory services (the "Program").

Each client is referred to herein as "client" or "you." This Agreement is effective only when Candor accepts and approves it. You represent that you have the full legal power and authority to enter into this Agreement. If this Agreement is established by client's authorized representative, the client's authorized representative certifies that he or she is legally empowered to enter into or perform this Agreement. Your death, disability or incompetence will not terminate the terms of this Agreement. Your executor, guardian, attorney-in-fact or other authorized representative may terminate this Agreement by giving Candor proper notice.

YOU MUST READ AND CONSIDER THIS AGREEMENT CAREFULLY AND CONTACT CANDOR TO ASK ANY QUESTIONS YOU MAY HAVE BEFORE ENTERING INTO THIS AGREEMENT. CLICKING THAT YOU CONSENT TO THIS AGREEMENT HAS THE SAME LEGAL EFFECT AS SIGNING A PAPER VERSION OF THIS AGREEMENT. YOU ACKNOWLEDGE THAT THIS AGREEMENT MAY BE AMENDED FROM TIME TO TIME AND AMENDED AGREEMENTS WILL BE POSTED ON CANDOR'S WEBSITE FOR THE PROGRAM. YOU AGREE TO PERIODICALLY CHECK CANDOR'S WEBSITE FOR NEW VERSIONS OF THIS AGREEMENT AND OTHER AGREEMENTS RELATING TO YOUR PARTICIPATION IN THE PROGRAM. YOU AGREE THAT, BY CONTINUING TO USE THE SERVICES PROVIDED AS PART OF THE PROGRAM WITHOUT OBJECTING IN WRITING AFTER CANDOR POSTS A NEW VERSION OF AN AGREEMENT ON THE SITE, YOU WILL AGREE TO AND ACCEPT ALL TERMS AND CONDITIONS OF ANY AMENDED AGREEMENT, INCLUDING ANY NEW OR CHANGED TERMS OR CONDITIONS.

Services

Through the Program, Candor, an Internet-based robo-advisor, will develop, implement and facilitate execution for client a trading plan in accordance with Rule 10b5-1(c)(1) under the Securities Exchange Act of 1934, as amended (the "Plan"). In order to facilitate the implementation of the Plan, client acknowledges that client must establish a custodial account with Apex Clearing Corporation and transfer the shares to be sold under the Plan to such custodial account. Client understands and agrees that Candor is not authorized or qualified to give legal, tax or accounting advice. Client understands that client bears responsibility for any fees that may be charged by broker dealers in transferring such shares to such custodial account.

You further appoint Candor as your attorney-in-fact and grant Candor limited power-of-attorney with trading authority over such Assets to (a) buy, sell, trade and allocate in and

among stocks, bonds, mutual funds, exchange-traded products and/or other securities in accordance with your Plan and your selected Portfolio (as defined below); and (b) give instructions to the broker-dealer and the custodian of your Assets. You acknowledge that Candor is neither your attorney nor your accountant and no portion of the services rendered by Candor should be interpreted by you as legal or accounting advice. Candor recommends that you seek the advice of a qualified attorney and/or accountant.

Application Process

You will complete via www.candor.co (the "Website") an application, which includes a client profile. You understand and acknowledge that Candor is relying upon your accurate completion of the application to develop and implement your Plan and will not be held responsible for any recommendation based on inaccurate information.

Based upon your responses to the questions to the client profile, Candor will offer to you a number of asset allocation models consisting entirely of stocks, bonds, mutual funds, exchange-traded products and/or other securities, as applicable, with respect to the management of the liquidation proceeds from the Plan (the "Portfolios"). You will be responsible for selecting the Portfolio applicable to your account. Liquidation proceeds from the Plan and any additional deposits made by you (including reinvestments of dividends) will be made in accordance with the Portfolio chosen by you that is in effect at the time of such addition. Any withdrawals by you will be effected ratably across the assets in your account according to the Portfolio applicable to your account at the time of such withdrawal. Candor will not actively rebalance your account. A risk exists that the asset allocation of your account will drift from that specified by the Portfolio based upon the performance of individual securities in your account or the occurrence of capital inflows/outflows from the account.

If a material change occurs to your goals, financial circumstances, or investment objectives, or you wish to impose or modify reasonable restrictions on the management of the Plan, it is your responsibility to promptly update your information on the Website. If you fail to update your client profile, no changes will be made to the Plan.

Program Services

You acknowledge and agree that Candor does not provide investment advice through the Program in a manner other than the investment advice described in this Agreement. You agree that Candor will provide investment advice and deliver the advisory services exclusively through the Website. You acknowledge and understand that under the Program, you will not receive investment advice in person, over the phone, in live chat, or in any other manner other than through the Website.

In providing its services, Candor or any of its affiliates may, subject to applicable laws and regulations, engage unaffiliated vendors or other contractors to aid it in fulfilling its duties under this Agreement or to provide ancillary enhancements or features of the services contemplated herein. Additionally, in performing its obligations under this Agreement,

Candor may, at its own discretion, delegate any or all of its discretionary investment, advisory, and other rights, powers, and functions hereunder to any of its affiliates or to any third parties, without your written consent, provided that Candor shall always remain liable to you for its obligations hereunder.

Suitability

You understand and agree that the Program is an online process and relies on information provided by you. The application process seeks to develop and implement a Program that is appropriate for you, but the process may not elicit the same information from you as a face-to-face interview would. You understand that in the online application process, you must complete the client profile without the guidance of Candor and that you are responsible for the answers, which determine the nature of the Program presented to you. You should carefully consider whether your participation in the Program appropriate for your investment needs and goals prior to enrollment.

You acknowledge that any assistance you may receive from a Candor representative is for purposes of technical support only. Support representatives are not licensed to provide investment advice. You also acknowledge that you are solely responsible for enrolling in the Program and that Candor is not responsible for your decision to enroll in the Program. Candor makes no representation or warranty about how your account will perform with the Program. (See "Risk Acknowledgment, Limitation of Liability, and Indemnification" for further information below).

Consent to Electronic Delivery

Any notice, correspondence, or other communication required in connection with this Agreement will be deemed effective upon receipt. You agree to receive communications from Candor electronically (including, without limitation, Form ADV, brochure supplements, Form CRS, privacy policy notice, account statements, and other reports) (1) via e-mail at the address listed in your application, (2) by access to a website that Candor will designate in an e-mail notice sent to you at the time the information is available, or (3) to the extent permissible by law, by access to a website that Candor will generally designate in advance for such purpose. Accordingly, it is important that you maintain an up-to-date email address with Candor. By entering this Agreement, you agree to the Terms of Service of the Website.

You acknowledge that communications from Candor will only be delivered electronically. By sending or receiving sensitive or confidential electronic communications, you accept the risks and possible lack of confidentiality over the Internet. You agree to hold Candor and its affiliates, successors and assigns free from any damages related to or arising from the delivery of electronic communications. If you do not accept electronic delivery, this Agreement will be terminated.

By entering into this Agreement, you acknowledge that the Program is offered only online.

Custodian and Directed Brokerage

Candor does not and will not accept custody of your assets. Initially, Apex Clearing Corporation ("Apex") will act as the qualified custodian for your account. In providing its services, Candor or any of its affiliates may, subject to applicable laws and regulations, open, maintain and close custodial accounts on behalf of client with other "qualified custodians" (within the meaning of the Investment Advisers Act of 1940) without your specific consent (such qualified custodians and Apex collectively, the "Custodian"). Under the Program, the Custodian will be responsible for trade execution.

By entering into this Agreement, you authorize and instruct Candor to use the Custodian and its agents to execute all brokerage transactions for your account. Under this Agreement, you acknowledge and agree that Candor can give instructions for securities transactions to the Custodian for your account. You acknowledge and agree that, subject to your agreement with the Custodian, the Custodian may, but will be under no obligation to, aggregate your sale orders with sale orders in a particular security for other clients of Candor. You agree that all assets held for each of your account will be held in the manner indicated in the title to the account, with all the legal and equitable rights and subject to all the obligations and conditions that the form of ownership imposes. You represent that no one has an interest in your custodial account except you or others that you have previously disclosed to Candor as part of your application.

You authorize and direct Candor to instruct your Custodian with respect to your Assets to provide Candor copies of all periodic statements and other reports for your account that Custodian sends to you in order that Candor from time to time may reconcile its records to those of the Custodian. Such reconciliations are solely for Candor's internal purposes in the administration of the Account, and Candor undertakes no responsibility or liability for any act or omission of the Custodian whether or not disclosed in the statements of the Custodian received by Candor. You acknowledge and agree that you have the responsibility to ensure you receive statements directly from the Custodian and to verify statements. Candor do not provide account statements to clients.

You acknowledge that the fees payable to the Custodian are separate and apart from the fees payable under this Agreement to Candor. The Custodian may change the fees and expenses applicable to your account from time to time. (See "Other Fees and Expenses" below and your agreement with the Custodian for further detail). You further acknowledge that the investment products in which your proceeds are invested are offered by managers unaffiliated with Candor and that such products are subject to fees and expenses charged by such managers separate and apart from the fees payable under this Agreement to Candor.

Advisory Fee

Client shall pay Candor a flat fee of \$250 per year for the management and execution of the Plan (the "Plan Fee"). In addition, clients who elect to reinvest any portion of the Assets shall pay an advisory fee equivalent to 0.75% on the value of the re-invested Assets (the "Advisory Fee"), paid monthly in arrears based upon the market value of the Assets as of the first day of

the calendar month immediately following the billing period, as valued by Custodian or another independent third-party, or as set forth on the most recent statement made available to Candor. Clients may withdraw assets from the account and all withdrawals are subject to customary securities settlement procedures. No portion of the Advisory Fee shall be based on capital gains or capital appreciation of the assets except as provided herein and provided for under the Investment Advisers Act of 1940, as amended (the "Advisers Act") and analogous state securities laws. Where Candor increases the Advisory Fee, Candor will provide you with 60 days' prior written notice of the increase.

You authorize Candor to deduct the Advisory Fee directly from the account(s) where such Assets are held, pursuant to applicable custody rules. The Advisory Fee is not refundable except under the circumstances described in the "Term and Termination" section of this Agreement below.

You hereby direct and authorize Candor to direct the Custodian to deduct the Advisory Fee from your account. You agree and acknowledge that you are responsible for paying any and all fees and expenses of the account, including, without limitation, the Advisory Fee.

You acknowledge that Candor designed the Program with frequent trading in mind and that the fee structure might not be economical or appropriate for individuals seeking to engage in limited trading activity. You acknowledge that the Advisory Fee may exceed the aggregate costs of purchasing separately the products and individual services that comprise the advisory services and the brokerage services offered through the Program.

Other Fees and Expenses

The Advisory Fee is charged as a wrap fee, and is inclusive of all transaction and trading fees, brokerage commissions and other related costs and expenses. Certain other fees are not included in the wrap fee and are paid for separately by the client, including, but are not limited to, the fees and expenses of the investment vehicles held in the account, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes on brokerage accounts and securities transactions. You are responsible for the payment of all such fees and expenses related to your custodial account. Candor will not receive any portion of these additional costs. You acknowledge that such costs will be assessed to you in accordance with your agreement with the Custodian or any other applicable agreement.

In addition to the fees and expenses described above, the Custodian may charge certain specific transaction-based fees for certain ancillary administrative services requested by the client. A list of these services and associated fees can be found here: https://candor.co/documents/apex-miscellaneous-pricing.pdf. The list of services and associated fees may be updated by the Custodian from time to time. Should you incur any of these fees, you will be responsible for their payment.

Proxies and Related Matters

Candor will not vote proxies on your behalf. Candor will not be required to take any action or render any advice with respect to voting of proxies solicited by or with respect to the issuers of securities in which your assets may be invested from time to time. Candor and/or you will direct the Custodian to forward all shareholder related materials directly to your address on record. In addition, Candor does not advise or act for the client with respect to any legal matters, including bankruptcies and class actions, for the securities held in the client's account.

Receipt of Disclosures

You hereby acknowledge receipt of Candor's Privacy Policy Notice, a copy of Candor's written disclosure statement as set forth on Part 2 of Form ADV and a copy of Candor's Client Relationship Summary as set forth on Part 3 of Form ADV.

No Tax Advice

You agree that Candor has not provided, and does not and will not provide, any tax advice. You acknowledge that you, and not Candor, are responsible for any tax implications and/or tax obligations resulting from your decision to enroll in the Program. You further acknowledge that you have had the opportunity to, and should in the future, consult with your own professional tax counselor with respect to tax matters.

Risk Acknowledgment, Limitation of Liability, and Indemnification

You understand and agree that neither Candor nor any of its affiliates has made, and is not making, any warranty or guarantee as to the performance or profitability of your account or any part thereof, nor any guarantee that the investment objectives, expectations or targets described on the Website will be achieved, including without limitation any risk control, risk management, or return objectives, expectations, or targets. Neither Candor nor any of its affiliates guarantees a specific level of performance, the success of any given investment decision or strategy that Candor may recommend or undertake, or the success of the overall management of the account through the Program and/or Plan. Investment recommendations or decisions are subject to various market, currency, economic, and business risks as well as the risk that those investment decisions will not always be profitable or prove to have been wise. The account may suffer loss of principal, and income, if any, may fluctuate. (See Candor's ADV Part 2A for further detail and risk factors.)

Client acknowledges that Candor performs investment advisory services for various clients. Client agrees that Candor may give advice and take action in the performance of its duties with respect to any of its other clients which may differ from advice given to client.

To the fullest extent permitted by applicable law, you agree that Candor and its affiliates, officers, directors, employees, representatives, successors, assigns, and authorized agents (collectively, the "Candor Parties") shall not be liable under this Agreement for their actions or omissions absent their gross negligence, willful misconduct, or violation of their duties or

obligations to investment advisory clients under applicable state or federal law. Without limiting the generality of the foregoing, except where prohibited by applicable law, the Candor Parties will not be liable for any indirect, special, incidental or consequential damages or other losses (regardless of whether such damages or other losses were reasonably foreseeable), including losses, lost opportunities, and lost profits.

Without limiting any other provision of this Agreement, you shall, to the fullest extent allowed by applicable law, indemnify and hold harmless each of the Candor Parties from any loss, damage, or liability arising out of or relating to: (i) any transaction in which any Candor Party acts directly or indirectly as your investment adviser, absent any willful misconduct or grossly negligent conduct by such Candor Party or violation of a Candor Party's duties or obligations to investment advisory clients under applicable state or federal law; (ii) your failure to provide true, accurate, complete, and current information through the Website or to update such information; (iii) decisions and/or actions that you take or authorize third parties (including, but not limited to the Custodian) to take on your behalf or that you fail to take; or (iv) any direction or communication you provide with respect to this Agreement or your custodial account (including deposits, withdrawals, or transfers of assets to or from such account).

Federal and state securities laws impose liability under certain circumstances on persons who act in good faith. Therefore, this Agreement does not constitute a waiver of any your legal rights under common law or federal and state securities laws.

Amendment

Candor may, in its sole discretion and at any time, modify or amend this Agreement upon prior or concurrent written notice to you. Once you are sent such notice, you may terminate this Agreement. Termination of this Agreement will not affect your obligations arising before such termination is effective. Termination of this Agreement will automatically unenroll your custodial account from the Program.

You agree to check the Website for new versions of this Agreement. You agree that, by continuing to use the services provided in the Program without objecting after Candor posts a new version of the Agreement, you will agree to and accept all terms and conditions of this Agreement as so amended.

Term and Termination

This Agreement becomes effective as of the date it is accepted by Candor and a custodial account is opened with the Custodian, as evidenced in accordance with Candor's procedures or practices regarding client onboarding.

You may terminate this Agreement at any time upon at least two (2) business days' notice by emailing hello@candor.co; provided, however, this Agreement may not be terminated while the Plan is still in effect. If this agreement is terminated withing five (5) business days of the effective date of this Agreement, Candor shall reimburse all advisory fees paid.

Candor may terminate this Agreement at any time in its discretion. Depending on the reason for the termination, you may be afforded an opportunity to make a change to resolve the reason for the termination. If you are unable to remedy the reason for your termination, your custodial account will be unenrolled from the Program. Amendment or modification to this Agreement will be effective on the date determined in accordance with the "Amendments" section of this Agreement above. Upon termination, Candor will not be responsible for further implementation of the Plan. Any termination will not affect your obligations resulting from transactions initiated prior to the effective time of the termination.

You agree that Candor and any of its affiliates or contractors may suspend the provision of services to you or delay, limit, restrict, or refuse any transaction for you at any time for any length of time without prior notice to you if Candor believes in good faith that such suspension or delay is necessary or appropriate: (i) to ensure compliance with, or to avoid, violating any law or regulation applicable to Candor or its affiliates or a transaction relating to the Program; (ii) to comply with a request or guidance from a regulatory or law enforcement authority with jurisdiction over Candor or its affiliates or a transaction relating to the Program and/or Plan; (iii) to avoid a loss to Candor or its affiliates (including if your payment of the Advisory Fee is 30 days or more overdue, except with respect to charges then under reasonable and good faith dispute); (iv) to remediate or otherwise to address problems with technology; (v) due to interruptions in the access to or operation of any technology that Candor or its affiliates directly or indirectly uses in connection with the Program and/or Plan; (vi) to prevent a breach or violation of any term, condition, or other provision of any of this Agreement or the Plan; or (vii) to obtain from you any additional information that Candor in its reasonable discretion deems necessary for advisory services to be provided to you pursuant to this Agreement.

Termination of this Agreement will not affect (i) the validity of any action previously taken by Candor under this Agreement; (ii) liabilities or obligations of the parties from transactions initiated before termination of this Agreement; or (iii) your obligation to pay Candor fees that have already been earned under this Agreement.

Verification

You authorize Candor to inquire from any source, including a consumer reporting agency, as to your identity (as required by federal law).

Confidentiality

Except as required by applicable law, rule or regulation, or in order to perform the services contemplated by this Agreement, both parties agree to treat information provided in connection with this Agreement as confidential.

Legal Process

If Candor or any affiliate is served with levies, attachments, garnishments, summons, subpoenas, court orders, or other legal process which name you as debtor or otherwise, Candor or such affiliate shall be entitled to rely upon the representations, warranties, and

statements made in such legal process. You hereby agree that Candor or any affiliate may respond to any such legal process in its own discretion without regard to jurisdiction or forward such legal process to the Custodian or such other party as may be appropriate. You hereby agree to hold harmless and indemnify Candor and its affiliates for any losses, expenses, and costs, including attorneys' fees, incurred as a result of responding to such legal process or forwarding such legal process to the appropriate entity.

If Candor or any affiliate receives written notice from a personal representative, executor or administrator purporting to represent your estate, Candor or such affiliate shall be entitled to rely on all figures supplied and representations made in such written notice if Candor or such affiliate is provided with letters of appointment bearing a duly recognized court seal without regard to jurisdiction.

You acknowledge and agree that neither Candor nor any of its affiliates shall be responsible for making any filings in connection with any bankruptcy proceedings, litigation, or class action lawsuits involving securities held or that were held in your account.

Force Majeure

Candor will not be liable for any loss, damages, delay in, or failure of performance of this Agreement arising from causes beyond its reasonable control, including delay or cessation of services under this Agreement, or any damages to clients resulting therefrom, as a result of any strike, power or other mechanical failure, pandemic, health crisis, computer virus, computer failure on your part or on Candor's part, natural disaster or adverse acts of nature, governmental action, communications disruption or failure, acts of terrorism, war or acts of God.

Source of Funds

You represent and warrant that none of the assets you deposit in your custodial account is derived from, or will be used to promote the conduct of, any crime or other illegal activity. You covenant not to deposit (or direct the deposit of) any assets in your custodial account that comes from, or that will be used to promote the conduct of, any crime or other illegal activity. You represent that no individual or entity has an interest in any assets you use for deposits or in any assets in your custodial account other than you or any other individual you have previously disclosed to Candor.

Assignment

You may not assign your rights or obligations under this Agreement without the prior express written consent of Candor. Candor shall not assign (within the meaning of the Investment Advisers Act of 1940) its rights or obligations under this Agreement without your consent, provided, however that you will be deemed to have consented to an assignment if you do not object to such assignment within 30 calendar days of being notified through the Website or by e-mail of any intent of Candor to assign such rights or obligations. You further agree that any reorganization, restructuring, or other transaction affecting the ownership of Candor will not be deemed to be an assignment (within the meaning of the Investment Advisers Act of

1940) of this Agreement, so long as such reorganization, restructuring, or transaction does not result in a change of actual control or management.

Entire Agreement and Severability

You acknowledge and agree that this Agreement, together with the Plan, as each may be amended from time to time in accordance with their terms, constitutes the entire and final understanding with respect to the services provided to you by Candor. You acknowledge and agree that this Agreement supersedes any previous agreements with Candor regarding the Program, if any.

If any provision of any of this Agreement or other agreement related to the Program and your account is held unenforceable or invalid under any law, rule, or administrative or judicial order or decision, that holding shall not alter the enforceability or validity of this Agreement's remaining provisions.

Governing Law

To the extent not inconsistent with federal law, this Agreement, each transaction entered into hereunder, and all matters arising in connection with this Agreement shall be governed by, and construed and enforced in accordance with, the law of the State of California without reference to its choice of law doctrine, and in compliance with the Investment Advisers Act of 1940.

Agreement if a Dispute Arises ("Arbitration Agreement")

Scope of Arbitration Agreement

To the fullest extent permitted by applicable law, all disputes and claims between you and the Candor Parties will be resolved through binding individual arbitration unless you opt out of this Arbitration Agreement using the process explained below. The scope of this Arbitration Agreement will be construed as broadly as possible, and applies to all disputes and claims between you and one or more of the Candor Parties regardless of when the claim accrues or when it is brought. All issues are for the arbitrator to decide, except that issues relating to the validity, enforceability, and scope of this Arbitration Agreement, including the interpretation of the section of this Agreement entitled "Waiver of Right to Bring Class Action and Representative Claims" below, will be determined by a court and not the arbitrator.

This Arbitration Agreement shall be governed by, and interpreted, construed, and enforced in accordance with, the Federal Arbitration Act, and other applicable federal law.

Right to Opt Out of This Arbitration Agreement

You are not required to accept arbitration even though you must sign this Agreement to participate in the Program. You may opt out of this Arbitration Agreement within the first 60 days after you enter into this Agreement by sending Candor an e-mail at hello@candor.co in

connection that contains your printed name, your account number and the words "Reject Arbitration."

How Arbitration Works

Either party may initiate arbitration, which shall be conducted by the American Arbitration Association ("AAA") pursuant to its Consumer Arbitration Rules ("AAA Rules"), as modified by this Arbitration Agreement. The AAA Rules are available on the AAA's website www.adr.org, or by calling the AAA at (800) 778-7879. In the event the AAA is unavailable or unwilling to hear the dispute, the parties shall agree to, or the court shall select, another arbitration provider. Any arbitration hearing shall take place in San Francisco, California, unless you and Candor otherwise mutually agree to a different venue.

Waiver of Right to Bring Class Action and Representative Claims

All arbitrations shall proceed on an individual basis. The arbitrator is empowered to resolve the dispute with the same remedies available in court, including compensatory, statutory, and punitive damages; attorneys' fees; and declaratory, injunctive, and equitable relief. However, any relief must be individualized to you and shall not affect any other client. The arbitrator is also empowered to resolve the dispute with the same defenses available in court, including but not limited to statutes of limitation. You and Candor also agree that each may bring claims against the other in arbitration only in your or their respective individual capacities and in so doing you and Candor HEREBY WAIVE THE RIGHT TO A TRIAL BY JURY, TO ASSERT OR PARTICIPATE IN A CLASS ACTION LAWSUIT OR CLASS ACTION ARBITRATION, TO ASSERT OR PARTICIPATE IN A PRIVATE ATTORNEY GENERAL LAWSUIT OR PRIVATE ATTORNEY GENERAL ARBITRATION, AND TO ASSERT OR PARTICIPATE IN ANY JOINT OR CONSOLIDATED LAWSUIT OR JOINT OR CONSOLIDATED ARBITRATION OF ANY KIND. If a court decides that applicable law precludes enforcement of any of this section's limitations as to a particular cause of action, then that cause of action (and only that cause of action) must remain in court and be severed from any arbitration. The Candor Parties do not consent to, and the arbitrator shall not have authority to conduct, any class action arbitration, private attorney general arbitration, or arbitration involving joint or consolidated claims, under any circumstance.

Electronic Signature

If you want to participate in the Program and have carefully reviewed this Agreement, including the ARBITRATION CLAUSE above, then please check the box indicating that you consent to this Agreement.

BY CHECKING SUCH BOX I AGREE TO ENTER INTO THIS AGREEMENT AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS.