STATE OF SOUTH CAROLINA COUNTY OF RICHLAND)) RESTRICTED ACCOUNT AGREEMENT) CASE NUMBER:			
)				
IN TH	IE MATTER OF:					
Proba	WHEREAS,te Court; and	, has been appointed as C	Conservator for	under an Order of the Richla	ind County	
				o deposit the assets of the Consulant to South Carolina Code Sec		
INSTI	NOW, THEREFORE, THE TUTION/BROKER/DEALER AN			POINTED CONSERVATOR, TH	E FINANCIAL	
1.	account(s) in the name of _	(FINANCIAL INSTITUTION/BROKER/DEALER) agrees to establish a restricted account(s) in the name of as Conservator for				
2.	(FINANCIAL INSTITUTION/BROKER/DEALER) and as Conservator, expressly agree that any withdrawal from the accounts shall be allowed only upon certified Order of the Richland County Probate Court authorizing a specific withdrawal for a specific amount at a specific time. THIS MEANS THAT NO CHECKS, DEBIT CARDS, OR CREDIT CARDS ARE TO BE ISSUED TO THE CONSERVATOR FOR THE ACCOUNT(S). THE CONSERVATOR IS NOT ALLOWED TO SET UP ONLINE TRANSFERS OR BILL PAY ASSOCIATED WITH CONSERVATOR ACCOUNTS.					
3.	original of this document w appointment of as C	ill be filed with the Richland	County Probate C	ER/DEALER) and unders ourt in order to facilitate the conti the posting of bond.		
4.	 (a) transfer funds, in (b) transfer funds, in restricted accour (c) invest or re-investunds, emerging funds, or illiquid funds, or illiquid funds. 	whole or in part, from a on whole or in part, from one at agreement is in place for the funds in conservative market funds, global market	e account to another institution or investithe new institution investments. Prohet funds where US-I ust evaluate the inv	ator once appointed is permitted er with the same withdrawal restrument vehicle to another, provided with the same withdrawal restrict ibited Investments would include based firms are in the minority, suestment opportunities based on a considerations.	rictions; d that a new tions; and, e high-yield mall capital	
5.	The opening balance in the yet deposited, it is expected	e restricted account is \$d to be in the amount of \$_	·	as of,	; or if not	
6.		The Conservator must maintain a minimum of \$2,000 in liquid assets to pay taxes or to provide for emergency expenses without penalty if the other restricted assets are invested in accounts which will generate a withdrawal penalty.				
7.	The taxpayer identification	number shall be the social	security number of	the incapacitated person or the r	minor.	
8.	The financial institution/broker/dealer shall provide a duplicate statement either monthly, quarterly, annually, or whenever they are generated to the Richland County Probate Court, Post Office Box 192, Columbia, SC 29202, Attn: G/C Division If the Court does not receive duplicates, the Conservator shall provide statements to the Court when received, either monthly or quarterly, or when requested by the Court.					
Execu	ited this day of		Executed th	is day of, __		
	SIGNATURE		FINANCIAL	INSTITUTION/BROKER/DEALE	ER SIGNATURE	
ADDRESS:		NAME (PRINTED) TITLE: ADDRESS:				
TELEPHONE #:		TELEPHONE:				
		APP	ROVAL			
This /	Agreement has been approv	ved and filed with the Co	ourt this day	of, 20		
				Probate Judge or GC Dire Richland County	ctor	