F&A FEDERAL CREDIT UNION

EXPLANATION AND GUIDE FOR COMPLETING THE APPLICATION AND AGREEMENT FOR CREDIT UNION ACCOUNT IN THE NAME OF TRUSTEE(S)

NOTE: This form is <u>not</u> to be used for "Totten Trusts," P.O.D. designations, or accounts opened under the "Uniform Transfers to Minors Act."

<u>Top</u>: Enter the "Date" the Application and Agreement is being signed by the trustor(s)/trustee(s). Enter the "Member Number" at the Credit Union.

<u>Section 1</u>: Using the Trustee's Certification of Trust document completed by the trustee(s), enter the name of the trust, the date the Trust Instrument was executed, and the name of the settlor(s)/trustor(s) who executed the Trust Instrument.

<u>Section 2</u>: The trustee(s) should indicate whether the trust is revocable or irrevocable.

<u>Section 3</u>: This section lays out the membership requirements of the settlors/trustors and beneficiaries in the case of both revocable and irrevocable trusts.

<u>Section 4</u>: The Credit Union should not review the Trust Instrument or keep copies of the document on file. See comments to Section 14 below.

<u>Sections 5 through 7</u>: Fill in the names, addresses, driver's license numbers, Social Security Numbers and phone numbers of all trustors, trustees, and successor trustees in accordance with the Credit Union's "Customer Identification Program" procedures, as required by the USA PATRIOT Act..

Section 8: Enter the name, address, and Social Security Number of all beneficiaries of the trust.

<u>Section 9</u>: This section clarifies that the Credit Union reserves the right to "interplead" funds in the case of disputed ownership.

Section 10: This section puts the responsibility on the trustors and trustees to notify the Credit Union if there is any change in the Trust Instrument, which would affect the Application and Agreement (such as a change in trustees or beneficiaries). In the event of a superseding change in the Trust Instrument, such as a change in trustors, trustees, successor trustees, and/or beneficiaries, the Credit Union must insist that a new Application and Agreement be completed with all pertinent information properly filled in. The Credit Union should also obtain a new Trustee's Certification of Trust. This section also puts the responsibility on the trustors/trustees to notify the Credit Union of address changes for the prompt delivery of statements and other Credit Union documents.

<u>Section 11</u>: This allows any individual trustee named on the Trust Instrument to transact on the accounts of the trust subject to Section 13.

<u>Section 12</u>: This section allows for transactions by oral or written instructions of the trustee(s).

Section 13: In this section, the trustees should specify if they do not have the power to borrow against trust funds or other assets. Otherwise, the Application and Agreement assumes that they have this power and the Credit Union may enter into loan transactions with the trustees on that basis. The provisions on the Application and Agreement will control the nature of the business relationship between the Credit Union and the trust. Therefore, if the trustees certify on the Application and Agreement that they do not have the power to borrow on trust funds and try to pledge or otherwise use trust funds as security at a later date, the Credit Union should refuse to do so (unless the trustees file a superseding Application and Agreement for Trustees in which they certify that they are authorized to borrow against assets of the trust).

Section 14: This section sets out the procedure in the event the Trust enters into a secured loan transaction with the Credit Union and a copy of the Trust Instrument is required by a third party, such as a title company. It is important that the Credit Union should not review the Trust Instrument or keep a copy in its files.

<u>Section 15</u>: This section provides that when the trust borrows from the Credit Union (where permitted under Section 13 above) either a member/trustor or a member/trustee must sign the loan documentation as an individual maker together with the trustees on behalf of the trust. In this manner, the Credit Union may lend to the trust an amount which exceeds the amount of shares the trust has on account at the Credit Union because a "natural" person has signed as a maker.

<u>Section 16</u>: In the event of death or incapacity of a trustor or trustee, this section puts the responsibility on a successor trustee named in the trust to provide the necessary documentation prior to transacting business as the new trustee. This section also allows the Credit Union to proceed under the terms of the current Application and Agreement until the Credit Union receives written notice of changes (new Application and Agreement).

Section 17: If the successor trustees are not members of the Credit Union, they must become members of the Credit Union within 90 days or the Credit Union should close the trust account and mail a check to the successor trustees for the balance of the account made payable to the successor trustees as trustees for the trust. On the other hand, if the successor trustees are or become members of the Credit Union within 90 days after they become the successor trustees, the Credit Union may retain the trust account, but the successor trustees must sign a new Application and Agreement and new Trustee's Certification of Trust.

<u>Sections 18 and 19</u>: Section 18 makes clear that the Credit Union is <u>only</u> a depository institution and has <u>no</u> duty to act as a trustee for the funds, whereas Section 19 provides that the Credit Union is to be indemnified and held harmless for the actions of the trustors/trustees/beneficiaries.

<u>Section 20</u>: This section clarifies that the Credit Union is relying upon the information provided by the trustors/trustees in acting under the Application and Agreement. It also allows the Credit Union to require the trustee(s) to execute and provide a Certification of Trust at any time.

<u>Section 21</u>: This section is a "Request For Taxpayer Identification Number" and corresponds to IRS Form W-9. You are required to obtain a tax identification number for an irrevocable Trust. This

number will usually start with the numerals "95-____" referred to as an EIN (Employee Identification Number). Generally, in the case of a revocable trust, the trustor(s)/trustee(s) will use the Social Security Number of the <u>trustor</u>. For further information on Taxpayer Identification Numbers, we suggest you consult the instructions to IRS Form W-9. The TIN must be furnished by the trust parties and the Credit Union is not required to inquire about the TIN provided. Any questions by the trust parties regarding the proper TIN to give the Credit Union should be referred to the parties' attorney or tax adviser.

<u>Statement in CAPS</u>: This is self-explanatory, reaffirming the fact that the Credit Union gives neither legal nor tax advice.

<u>Signatures of Parties</u>: Type in the name of all trustors and trustees and have each of them sign the document. You will note that the trustors and trustees are required to sign under penalties of perjury that they have the authority and are empowered to transact for the trust. This Certification should protect the Credit Union in the event the trustee violates his or her fiduciary duties to the trust.

Please provide a copy of Driver's License or ID for trustors/trustees.

Date:	Member Number:
-------	----------------

F&A FEDERAL CREDIT UNION APPLICATION AND AGREEMENT FOR CREDIT UNION ACCOUNT IN THE NAME OF TRUSTEE(S)

Important Information About Procedures for Opening a New Account

To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account.

What this means for you. When you open an account we will ask for your name, address, date of birth, and other information that

The funds in trust for the above reference	erenced accounts are controlled by the Trust Instrument entitled	ed accounts are controlled by the Trust Instrument entitled		
	executed on			
terms and conditions of this Applica	and with the trustor(s) named below agree to conform to the Credation and Agreement, as well as the Account Agreement and Trutledged and which are incorporated herein by this reference.	, trustor(s). lit Union's bylaws, the h in Savings Disclosu		
The trust referred to above is: R	evocable			
the trustor or beneficiary must be a beneficiaries must be members in the No transfer of voting rights or other transferable, as defined in 12 CFR 1	ore trustor(s) is/are member(s) of the Credit Union. If this is an irmember or, in the case of multiple trustors or beneficiaries, all the credit Union. All accounts opened in the name of the trust below membership privilege is permitted by virtue of a transfer of share Part 204. It is understood that the trust under this Application and beeting, although the individual member/trustor(s) retain their person Credit Union.	e trustors or all of the ong solely to the trust es. Accounts are not Agreement has no		
	RECEIVED A COPY OF THE TRUST INSTRUMENT AND SH. S. Trustee(s) and not the Credit Union assume full responsibility f			
of <u>all</u> trustors :	ocial Security Number; and Driver's License Number, State, and i			
	Address			
of <u>all</u> trustors :		Date of Birt		
of <u>all</u> trustors : Name	Address	Date of Birt		
of <u>all</u> trustors : Name Social Security Number	Address	Date of Birt Phone Numl		
Name Social Security Number Relationship to Owner	Address Driver's License No./State/Issue & Exp. Dates	Date of Birt Phone Numl Date of Birt		
Name Social Security Number Relationship to Owner	Address Driver's License No./State/Issue & Exp. Dates Address	Date of Birt Phone Numb Date of Birt Phone Numb		
Name Social Security Number Relationship to Owner Name Social Security Number	Address Driver's License No./State/Issue & Exp. Dates Address	Date of Birt Phone Numl Date of Birt		

Name	Address	Date of B
Social Security Number	Driver's License No./State/Issue & Exp. Dates	Phone Nu
Relationship to Owner		
Name	Address	Date of Bi
Social Security Number	Driver's License No./State/Issue & Exp. Dates	Phone Nu
Relationship to Owner		
Name	Address	Date of Bi
Social Security Number	Driver's License No./State/Issue & Exp. Dates	Phone Nu
of <u>all</u> successor trustees are listed by to serve and are authorized and fully die, become incapacitated, or otherw	ocial Security Number; and Driver's License Number, State, and below. Trustee(s) affirm that successor trustee(s) is/are bound unly qualified to act as trustee(s) in the event that all of the trustee(s) vise become unable to act as trustee(s) of the trust. This Application	der the Trust Instru named above resig
of <u>all</u> successor trustees are listed by to serve and are authorized and fully die, become incapacitated, or otherwhot be approved unless successor true.	pelow. Trustee(s) affirm that successor trustee(s) is/are bound unly qualified to act as trustee(s) in the event that all of the trustee(s) vise become unable to act as trustee(s) of the trust. This Applicationstee(s) are designated below.	der the Trust Instru named above resignation and Agreement
of <u>all</u> successor trustees are listed be to serve and are authorized and fully die, become incapacitated, or otherword be approved unless successor true. Name	pelow. Trustee(s) affirm that successor trustee(s) is/are bound unly qualified to act as trustee(s) in the event that all of the trustee(s) vise become unable to act as trustee(s) of the trust. This Applicationstee(s) are designated below. Address	der the Trust Instru named above resignation and Agreement Date of Bi
of <u>all</u> successor trustees are listed by to serve and are authorized and fully die, become incapacitated, or otherwhot be approved unless successor true.	pelow. Trustee(s) affirm that successor trustee(s) is/are bound unly qualified to act as trustee(s) in the event that all of the trustee(s) vise become unable to act as trustee(s) of the trust. This Applicationstee(s) are designated below.	der the Trust Instru named above resignation and Agreement Date of Bi
of <u>all</u> successor trustees are listed by to serve and are authorized and fully die, become incapacitated, or otherword to be approved unless successor true. Name Social Security Number	pelow. Trustee(s) affirm that successor trustee(s) is/are bound unly qualified to act as trustee(s) in the event that all of the trustee(s) vise become unable to act as trustee(s) of the trust. This Applicationstee(s) are designated below. Address	der the Trust Instruct named above resignation and Agreement Date of Bi
of <u>all</u> successor trustees are listed by to serve and are authorized and fully die, become incapacitated, or otherword to be approved unless successor trust. Name Social Security Number Relationship to Owner	pelow. Trustee(s) affirm that successor trustee(s) is/are bound unly qualified to act as trustee(s) in the event that all of the trustee(s) vise become unable to act as trustee(s) of the trust. This Applicationstee(s) are designated below. Address Driver's License No./State/Issue & Exp. Dates	Date of Bi
of <u>all</u> successor trustees are listed be to serve and are authorized and fully die, become incapacitated, or otherword to be approved unless successor true. Name Social Security Number Relationship to Owner	pelow. Trustee(s) affirm that successor trustee(s) is/are bound unly qualified to act as trustee(s) in the event that all of the trustee(s) vise become unable to act as trustee(s) of the trust. This Applicationstee(s) are designated below. Address Driver's License No./State/Issue & Exp. Dates Address	Date of Bi
of <u>all</u> successor trustees are listed be to serve and are authorized and fully die, become incapacitated, or otherwood be approved unless successor true. Name Social Security Number Relationship to Owner Name Social Security Number	pelow. Trustee(s) affirm that successor trustee(s) is/are bound unly qualified to act as trustee(s) in the event that all of the trustee(s) vise become unable to act as trustee(s) of the trust. This Applicationstee(s) are designated below. Address Driver's License No./State/Issue & Exp. Dates Address	der the Trust Instru named above resignation and Agreement

Name	Address	Social Security #
Relationship to Owner		
Name	Address	Social Security #
Relationship to Owner		
Name	Address	Social Security #
Relationship to Owner		
Union receives conflicting in	sustee(s) and successor trustee(s) die, resign, become in astructions, the Credit Union reserves the right to interpon and Agreement and to deduct its attorneys' fees for the content of	plead any and all funds held in accounts
trustor(s) and trustee(s) agre Credit Union has received a	rties or terms of the trust, including, but not limited to, e to execute a new Application and Agreement. Such a properly completed and executed Application and Agreement of a change of address of trustors/trustees, the	change shall not be effective until the eement and has had a reasonable
the Trust Instrument, any tru connection with the trust's ac	ey are duly appointed under the Trust Instrument and the stee, acting alone or jointly, is authorized and empower ecounts at the Credit Union. It is agreed that any transate be valid and discharge the Credit Union from any liabi	red to transact business of any kind in action by the above-named trustee(s),
oral or written instruction to	transaction of any business on accounts held at the Credit Union. Trustee(s) may obtain funds from the rustee's(s') written or oral instruction.	
	possession of, release, assign, mortgage, pledge, hypote Credit Union or any other purpose except as specific	
examined by a third party (for from the trustee(s) to the thir Union. The Credit Union w Union will not keep any Tru sign on a form designated by	is Application and Agreement borrow from the Credit Upper example, a title company), the Credit Union agrees to departy only if trustee(s) present a sealed envelope, correctly not accept copies of the Trust Instrument that are not st Instrument in its files or be liable for the contents of the Credit Union that the Credit Union has received the or the Trust Instrument to the Credit Union.	o forward a copy of the Trust Instrument ntaining the Trust Instrument to the Credit t in a sealed envelope. Further, the Credit a Trust Instrument. The trustee(s) shall
trustee(s), as members of the	borrow from the Credit Union and use trust assets as co Credit Union, will, by signing all documents relating to signatures of the trustee(s) on behalf of the trust.	
any successor trustee(s) tran withdrawal pursuant to Secti	notify the Credit Union if any of the trustor(s) or trustors acting business on accounts held at the Credit Union in on 17 below), the successor trustee(s) must provide the sting trustee(s), a judicial declaration of incapacity, or	n the name of the trust (including any e Credit Union with either a letter of

the trustee(s). The successor trustee(s) must complete a new Application and Agreement as well as a Certification of Trust. Death, resignation, or incapacity of any trustee or trustor shall not revoke the authority of the Credit Union to act under this

Application and Agreement until written notice of the death, resignation, or incapacity has been presented to the Credit Union and the Credit Union has reasonable opportunity to act on it. However, upon presentation of a certified copy of trustee's(s') death certificate(s), resignation, or judicial declaration(s) of incapacity, the Credit Union is authorized to act upon designated successor trustee(s) instructions in accordance with the terms of this Application and Agreement.

- 17. Successor trustee(s) shall close all accounts opened under this Application and Agreement within 90 days after receiving notification of death, resignation, or incapacity of the trustee(s). Credit Union is authorized, but not required, to close any accounts opened under this Application and Agreement upon the 91st day after receiving notice of the trustee's(s') death(s), and mail a check to the designated successor trustee(s), for the balance of the account and made payable to the designated successor trustee(s) as trustee(s) for the above-named trust. The parties may be able to maintain the trust accounts at the Credit Union under a new Application and Agreement. See a Credit Union account representative for eligibility.
- 18. Trustor(s) and trustee(s) acknowledge and agree that the Credit Union's sole obligation to the trustor(s)/trustee(s) is as a depository institution and is a debtor/creditor relationship and nothing in this Application and Agreement or in the Trust Instrument shall be construed to impose any duties or obligations whatsoever upon the Credit Union as a trustee or other fiduciary under the Trust Instrument or otherwise.
- 19. The trustor(s) and trustee(s) hereby agree for the trust, themselves, and all trust beneficiaries for the life of the trust and the statutory life of any cause of action involving any account of the trust to indemnify and hold harmless the Credit Union from any and all claims, suits, actions, damages, judgments, costs, charges, and expenses, including, but not limited to, court costs and attorneys' fees, resulting from any and all liability, loss, or damage of any nature whatsoever that the Credit Union shall or may sustain resulting from the establishment, maintenance, or transaction of any business on any trust account at the Credit Union. The trustor(s) and trustee(s), on behalf of the trust, agree to pay any necessary expenses, attorneys' fees, or costs incurred in the enforcement of this Application and Agreement.
- 20. Trustor(s) and trustee(s) acknowledge and agree that the Credit Union is relying upon the statements, representations, and warranties made by the trustor(s) and trustee(s) contained in this Application and Agreement, and that the Credit Union shall not be responsible in any way for verifying either the existence, validity, or legality of the trust itself or the authority or powers of the trustee(s) under the governing Trust Instrument to establish, maintain, or transact any business on the trust accounts. The Credit Union reserves the right at any time to require the trustee(s) to execute and provide a Certification of Trust pursuant to California Probate Code Section 18100.5, in form and substance acceptable to the Credit Union, affirming the existence of the trust and the authority and powers of the trustee(s) thereunder.
- 21. This Application and Agreement incorporates the full and complete understanding concerning the accounts, and the transaction of business thereon, at the Credit Union for the above-named trust.

REQUEST FOR TAXPAYER IDENTIFICATION NU	UMBER
Part I. Taxpayer Identification Number (TIN)	
Enter your TIN in the appropriate box. For individuals, this is your Social Security Number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see Part I of "Specific Instructions" to Payer's	Social Security Number
Request for Taxpayer Identification Number and Certification in the Information to IRS Form W-9. For other entities, it is your Employer Identification Number (EIN). If you do not have a number, see How	OR
to get a TIN in "Specific Instructions" Part I. Note: If the account is in more than one name, see the chart in the Instructions to IRS Form W-9 for guidelines on "What Name and Number To Give the Requestor."	Employer Identification Number

Part II.	Certification			
By signing below, you certify, under the penalties of perjury, that:				
	number shown on this fo	orm is your correct Taxpaye	r Identification Number (or you are waiting for a number to be issued
2 You notif	are not subject to backujied by the Internal Reve	nue Service (IRS) that you	are subject to backup with	kup withholding, or (b) you have not been sholding as a result of a failure to report all
		ne IRS has notified you that ding a U.S. resident alien).	you are no longer subjec	t to backup withholding, and
		t item 2 above if you have be report all interest or divid		hat you are currently subject to backup
Ç	Note: The Internal Re		ire your consent to any p	provision of this document other than the
Sign Here	Signature of U.S. person ►		Da	te▶
TAX/PROBA TRUST ACC CONCERNIN	TE AVOIDANCE OR I OUNT DESIGNATION IG THIS APPLICATION	FINANCIAL/ESTATE PLA . IF THE TRUSTOR(S) O N AND AGREEMENT, TH	ANNING ADVANTAGE R TRUSTEE(S) DESIRE IE SERVICES OF AN A	S NO REPRESENTATION AS TO ANY , BENEFIT, OR RESULT BASED ON THE ASSISTANCE OR ADVICE TTORNEY OR OTHER COMPETENT EE(S) MUST SIGN BELOW.
				form above is true and correct and agree to genuine signatures of said authorized
IF THE TRUSTOR(S) IS/ARE ALSO THE TRUSTEE(S) UNDER THE TRUST INSTRUMENT, AND HAVE CHECKED THE BOX IN SECTION 6 ABOVE, THE TRUSTEE(S)/TRUSTOR(S) MAY SIGN ONCE AND CHECK BOTH BOXES UNDER THEIR SIGNATURE.				
G: .			<u> </u>	A Dm (Dm (
Signature	A	s Trustor Trustee	Signature	As Trustor Trustee
Signature	A	s Trustor Trustee	Signature	As Trustor Trustee
Signature	A	s Trustor Trustee	Signature	As Trustor Trustee
Signature	A	s Trustor Trustee	Signature	As Trustor Trustee
FOR CREDIT UNION USE ONLY				
ID Verified B	y (Print Name):			Title:
Signature: X				Date:
Application A	pproved By (Print Name	e):		Title:

Date:

Signature: X