BB&T RESOLUTION AND AGREEMENT FOR DEPOSIT ACCOUNT

Center	Bank NoState
Prepared By	Date
FOR BANK USE OF	NLY
FURTHER RESOLVED, that BB&T be and is hereby authorized and Entity, without inquiry to or responsibility for the application of the proceeds withdrawal or transfer of money in the accounts of or to the credit of the Enbetween different accounts whether oral, by phone or electronic means with whatever purpose or to whomever payable, including requests for conversion in of any deposit, and whether or not payable to, endorsed or negotiated by or for agent or employee of the Entity, when signed or endorsed by an original or facsi	s thereof, all checks, drafts, or other orders for the paymentity, and to honor any authorization for the transfer of fundation in the transfer of fundation and the cash as well as for deduction from and payment of cash or the credit of any person signing same or any other office.
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Designated Representative (Signature) Printed/Typed N	Tame Title
FURTHER RESOLVED, that any of the individuals listed below (a 'close any deposit account with BB&T and to authorize those persons ("Authobehalf of the Entity and transact business on such account:	
RESOLVED, that BB&T is hereby designated as a depository institution of BB&T, be deposited by any of its officers, agents or employees; and that a behalf of the Entity and in its name to endorse for deposit, whether in demand checks, drafts, certificates of deposit or any other payment instrument payable to or otherwise, with or without signature of the person so endorsing, it being guaranteed by the Entity, irrespective of the lack of a guarantee by the Entity; and	any such officer, agent or employee is hereby authorized or time accounts, or for negotiation or collection, any and a to the Entity, which endorsement may be in writing, by stang understood that on such items all prior endorsements a
Manager or other Authorized Employee) of the above named Entity duly ; a Entity, and that such resolutions are in full force and effect and have not been an	and that the following are resolutions duly adopted by the
I, the undersigned, hereby certify to BB&T that I am the Secretary (
☐ Unincorporated Association ☐ General Partnership ☐ Limited Liability Company ☐ Limited Partnership	☐ Non-Profit Corporation ☐ Other
☐ Corporation ☐ Government Entity	☐ Sole Proprietorship

Forward to: Centralized Document Scanning Operations M/C 100-99-15-11 FURTHER RESOLVED, that BB&T be and is hereby authorized to honor, receive, or pay any items bearing the signature of any one Authorized Signer even though payment may create an overdraft or even though such items may be drawn or endorsed to the order of such signer for exchange or cashing, or in payment of the individual obligation of such signer, or for deposit to such Authorized Signer's personal account and BB&T shall not be required or be under any obligation to inquire as to the circumstances of the issuance or use of any such item or the application or disposition of such item or the proceeds thereof; and

FURTHER RESOLVED, that the Entity assumes full responsibility and holds harmless BB&T for any and all payments made or any other action taken by BB&T in reliance upon the signatures, including facsimiles thereof, of any Authorized Signer regardless whether or not the use of the facsimile signature was unlawful or unauthorized and regardless of by whom or by what means the purported signature or facsimile signature may have been affixed if such signature reasonably resembles the specimen or facsimile signature of the Authorized Signer; and

FURTHER RESOLVED, that any Designated Representative, or person authorized in writing by a Designated Representative, is authorized to act on behalf of the Entity as follows: obtain information on accounts; appoint, remove or change Authorized Signers; deliver any night depository agreement; enter into any agreement for cash management services; lease a safe deposit box; enter into an agreement for deposit access device; enter into an agreement for credit cards; or enter into other agreements concerning the deposit accounts at BB&T; and

FURTHER RESOLVED, that any and all prior resolutions executed on behalf of the Entity are hereby revoked and that the foregoing resolutions shall remain in full force and effect until the Entity officially notifies BB&T to the contrary in writing. BB&T may conclusively presume that this Resolution and Agreement for Deposit Account and any signature cards executed pursuant hereto are in effect and that persons identified herein are properly authorized to act on behalf of the Entity. The Entity, as changes to the Designated Representatives and/or Authorized Signers are made, will immediately report and certify such changes to BB&T through submission of a new Resolution and Agreement for Deposit Account and/or signature card, as applicable. BB&T shall be fully protected in relying on such certifications and shall be indemnified and saved harmless from any claims, demands, expenses, losses, or damages resulting from the signature of any Designated Representative so certified, or refusing to honor any signature not so certified; and

FURTHER RESOLVED, that all transactions by any officer, employee or agent of the Entity on its behalf and in its name prior to the delivery of this Resolution and Agreement for Deposit Account are hereby ratified and approved.

In Witness Whereof, I have hereunto subscribed my name and a	
this, Year	·
For Corporations including Non-Profit:	
	(Seal)
Secretary/Assistant Secretary	
(Corporate Seal)	
For All Other Entities:	
	(Seal)
	(Seal)
(Proprietor, Authorized Partner, Authorized Manager, or other Auth	(Seal)