



**Fiscal Partnership Agreement**

**Confirmation of Written Agreement Between a Registered Charity and a Non-Qualified Donee**

In compliance with the recommendations of CRA, this is to confirm:

**Name of Registered Charity:** \_\_\_\_\_

Address: \_\_\_\_\_

Registered Charitable #: \_\_\_\_\_

Has entered into a formal written agreement with:

**Name of Non-Qualified Donee:** \_\_\_\_\_

Address: \_\_\_\_\_

To take on the Project/Initiative: \_\_\_\_\_

As part of its own activities in keeping with its mandate.

The registered charity has the responsibility/accountability to SVP for the performance of the Non-Qualified Donee for the Project/Initiative, and understands that:

- the grant, if approved, will be made to the registered charity for disbursement to the Non - Qualified Donee to be used only for charitable purposes,
- the funds are to be used for the charitable purposes intended, and that any conditions are met prior to requesting the funds,
- the appropriate public recognition is given to SVP by the Non-Qualified Donee,
- any reporting required by SVP is completed by the due dates, and
- the name of the registered charity may be used, either solely or linked to the Non-Qualified Donee, in public announcements issued from SVP about the grant.
- their support of the Non-Qualified Donee, must align with CRA requirements as outlined in: <https://www.canada.ca/en/revenue-agency/services/charities-giving/charities/policies-guidance/using-intermediary-carry-a-charitys-activities-within-canada.html#toc7>

\_\_\_\_\_  
Name of President / Chairperson of Registered Charity

\_\_\_\_\_  
Signature of President / Chairperson of Registered Charity

\_\_\_\_\_  
Date

