SHORT DURATION BOND PROGRAM – INVESTMENT GRADE

	DATE:	
Cincinnati Asset Management, Inc. 8845 Governor's Hill Drive Ste. 230 Cincinnati, OH 45249		
	ACCOUNT NAME:	

The undersigned ("Client") employs you ("Adviser") as investment adviser for the Account, and Adviser agrees to serve in that capacity, on the following terms and conditions:

1. Authority

Advisor shall have full power to supervise and direct the investment of the Account, making and implementing investment decisions, all without prior consultation with Client, in accordance with such objectives as Client may, from time to time, have furnished Adviser in writing, and subject only to such written limitations as Client may impose.

2. Custody

Client will appoint a custodian to take and have possession of the assets of the Account. Adviser shall not be the custodian.

3. Brokerage

Adviser may place orders for the execution of transactions with or through such brokers, dealers, or banks as Adviser may select and, complying with Section 28(e) of the Securities Exchange Act of 1934, may pay a commission on transactions in excess of the amount of commission another broker or dealer would have charged.

4. Reports to Client

Adviser agrees to provide Client with semi-annual reports of performance and market conditions.

5. Voting of Portfolio Securities

Decisions on voting of proxies will be made by the Adviser unless Client otherwise specifically directs.

6. Confidential Relationship

All information and advice furnished by either party to the other shall be treated as confidential and shall not be disclosed to third parties, except as required by law, without prior consent.

7. Non-Exclusive Contract

Adviser acts as adviser to other clients and may give, and take action, with respect to any of those which may differ from the advice given, or the timing or nature of action taken, with respect to the Account. Adviser shall have no obligation to purchase or sell for the Account, or to recommend for purchase or sale by the Account, any security which Adviser, its principals, affiliates or employees may purchase or sell for themselves or for any other clients. Client recognized that transactions in a specific security may not be accomplished for all client accounts at the same time or at the same price.

8. Agreement Not Assignable

No assignment (as that term is defined in the Investment Advisers Act of 1940) of this agreement may be made by Adviser without written consent of Client.

9. Termination

This agreement may be terminated at any time upon 30 days written notice by either party. Fees will be prorated to date of termination and any unearned portion of prepaid fees will be refunded to Client.

10. Representations

Adviser represents that it is registered as an investment adviser under the Investment Advisers Act of 1940 and that such registration is currently effective. If the Account is subject to ERISA, Adviser acknowledges that it is a "fiduciary" (as that term in defined by ERISA) with respect to the Account.

Client represents that employment of Adviser, including the right to make decisions with respect to the voting of proxies, if granted, is authorized by, has been accomplished in accordance with, and does not violate, the documents governing the Account. Client will furnish Adviser with true copies of all governing documents. If the Account is subject to ERISA: (i) Client acknowledges that, if the Account is discretionary, it is a "named fiduciary" with respect to the control or management of the assets of the Account; and (ii) Client agrees to obtain and maintain a bond, satisfying the requirements of Section 412 of ERISA, and to include Adviser, and its agents, among those insured under that bond.

11. Communications

Instructions with respect to securities transactions may be given orally and, where deemed necessary, may be confirmed in writing as soon as practicable.

Notices required to be given under this agreement shall be sent by regular mail and shall be deemed given when received at the addresses specified below. Adviser may rely on any notice from any person reasonable believed to be genuine and authorized.

12. <u>Fees</u>

Adviser's compensation for services shall be calculated and paid in accordance with the applicable rate for the program as shown on the following Fee Schedule:

SHORT DURATION BOND PROGRAM INVESTMENT GRADE FEE SCHEDULE

Account Size

First \$1,000,000 0.25%

next \$9,000,000 0.20%

Over \$10,001,000 INQUIRE

Fees are payable semi-annually. Fees for partial periods will be prorated for that part of the period during which assets were managed by Cincinnati Asset Management, Inc. Contributions to and withdrawals from the account will also be prorated. Except as herein provided, the adviser shall not be compensated on the basis of a share of capital gains upon, or capital appreciation of, Client's Account.

Semi-annual fees will be one-half of the applicable fee based on the market value of the entire portfolio representing invested capital under management (including cash or its equivalent held for investment) at the end of each semi-annual period. Invoices will be payable upon receipt.

13. Disclosure Statement

Client acknowledges receipt of Adviser's Disclosure Statement which is part II of form ADV as required by rule 204-3 under the Investment Advisers act of 1940, more than 48 hours prior to the date of execution of this agreement.

If Adviser's Disclosure Statement has not been so received, Client shall have the option to rescind this agreement without penalty within five business days after the date of execution; provided, however, that any investment action taken by Adviser with respect to the Account prior to receiving notice of such recession shall be at Client's risk.

14. Entire Agreement: Governing Laws

This agreement constitutes the entire agreement of the parties with respect to management of the Account and can be amended only by written documentation signed by the parties. It shall be governed by the laws of the State of Ohio.

15. Non-Competition

Client acknowledges that Adviser as a firm, and not any particular employee or managing direct of Adviser (an "Adviser Employee"), is being retained by client as investment adviser for the Account. Client agrees not to employ or otherwise receive investment advisory services from any Adviser Employee, directly or indirectly through the engagement of any person or entity which employs or to which such services are provided by any Adviser Employee, at any location within the States of Michigan, Ohio, Tennessee, Kentucky or Indiana, for the 48 (forty-eight) consecutive months after the termination of the Adviser Employee's employment. Client acknowledges that this provision is not contained in the investment advisory agreements of all investment advisors. Advisor shall neither solicit nor provide services directly to any client or prospective client who was introduced to Advisor through third party broker/dealers and financial consultants. This restriction shall apply for a period of two years from the date of introduction or termination of the client's relationship

with a financial consultant without the written consent of the introducing third party broker/dealer or financial consultant.

very truly yours,			
Client Name		Title	
	rint Name)		
Duly Authorized Signatu	re of Client		
Client's Address:			
Street			
City & State		7in Codo	
		Zip Code	
CINCINNATI ASSET M	MANAGEMENT, INC.		
Managing Director			
Accept this	day of	, 20	

AUTHORIZATION TO PAY INVESTMENT ADVISORY FEES FROM ACCOUNT

Cincinnati Asset Management, Inc.
8845 Governor's Hill Drive Ste. 230
Cincinnati, OH 45249

Date: _____

Gentlemen:				
This is to authorize you to have your investigation of the paid directly from the account, which is current an independent custodian. This is subject to the requirecustodian at the same time a bill showing the amount was based and the manner in which the fee was calculated.	rement that you send us and the independent of the fee, the value of the assets on which the fee			
The independent custodian has agreed to sea all assets held in the account and all amounts disburse advisory fees paid directly to Cincinnati Asset Manage	_			
This authority may be revoked at any time by written or oral notice to you or to the independent custodian.				
Sincerely,				
_	Name of Client(s)			
_	Signature			

Cincinnati Asset Management, Inc. please complete to assure accurate account set up

PLEASE COMPLETE TO ASSURE ACCURATE ACCOUNT SET UP SHORT DURATION BOND PROGRAM – INVESTMENT GRADE ACCOUNT INFORMATION

Name of Client ar	nd contact/recipient of repo	orts:	
Mailing address of	of client:		
City:	State:	Zip:	State of residence:
Country:	Federal I.D. or Social	Security #:	Date of Birth
Telephone #:	e	mail address:	
Name of Financi	al Consultant or broker (if applicable):	
Phone #:		_email address:	
Mailing address_			
Name of custodia	n		_ Account #:
Please complete	this information: Account	t istaxa	ble or tax exempt.
Special Instructio	ons:Short Duration Inve		(Continue on reverse)
			(Continue on reverse)
	ptions (please check one):		
	est all principal and income		
	est principal only, accumul		
• —	ation requested please ch	eck box if you ar	e:
	fied Institutional Buyer		redited Investor
(Please consult y	our legal counsel if you a	re unsure of your	status.)
Investment Object Bond Portfolio P	s frequent is best for the operatives: Maximize total retorname. Bond ratings for	urn over a full m	arket cycle from CAM's Short Duration ge from AAA/Aaa to B/B rated bonds.
Target average is 50% of client's as	-	3 years. Assets all	ocated to the program represent less than
Date:			
		Signature of Clien	nt .