## FINANCIAL INSTITUTION COMPLIANCE AGREEMENT

	THIS AGREEMENT made this	day of	, 20, by
and between T	HE MARYLAND LEGAL SERVIC	ES CORPORAT	TON, 15 Charles Plaza,
Suite 102, Balt	imore, Maryland 21201 (hereinafter "N	MLSC"), and	
			, whose principal office is
located at:			(hereinafter
"Financial Inst	itution").		

## WITNESS TO:

The undersigned, an officer of the Financial Institution executing this

Agreement, being duly authorized to bind said institution by this Agreement, hereby applies to **THE ATTORNEY GRIEVANCE COMMISSION OF MARYLAND** (hereinafter "AGC"), 200 Harry S.

Truman Parkway, Suite 300, Annapolis, MD 21029, to be approved to receive attorney escrow, trust or client's fund accounts, as defined in Rule 19-411 of the Maryland Rules of Procedure, attached hereto, from attorneys for the deposit of clients' or third parties' funds, hereinafter referred to as "Trust Accounts." In consideration of AGC's approval of the Financial Institution, it agrees to comply with the reporting and other requirements as set forth in Rule 19-411 as amended from time to time.

Specifically, the named Financial Institution agrees as follows:

- Notification to Attorney or Law Firm. To notify the attorney or law firm
  promptly of an overdraft in any Trust Account or the dishonor for insufficient funds of any instrument
  drawn on any Trust account held by it.
- 2. Notification to Bar Counsel. To report the overdraft or dishonor to Bar Counsel of the AGC as provided by Rule 19-411 (b) (1) (C), unless the Financial Institution determines from its records that the overdraft was in error or no longer exists or that the full amount of the dishonored instrument has been paid to the person entitled by the instrument to payment. The report may be made by mailing to Bar Counsel a copy of the overdraft notice or notice of dishonor if the copy

identifies the attorney or law firm and the account number.

- 3. Rates of Return and Allowable Fees on Interest on Lawyer Trust Accounts (hereinafter "IOLTA"). To pay interest on IOLTA deposits at a rate no less than the highest non-promotional rate generally available to non-IOLTA customers in accordance with Rule 19-411 (b) (1) (D) (i) or otherwise comply by agreeing to an option provided in Rule 19-411 (b) (1) (D) (ii), and deduct from IOLTA revenue only "Allowable Reasonable Fees," if any, as defined in Rule 16-610 (b) (1) (D) (iii), as certified in the attached "IOLTA Addendum" to this agreement, incorporated by reference and made a part hereof.
- 4. <u>Audit of Trust Account</u>. To allow reasonable access to all records of the Trust Accounts if an audit of such account is ordered pursuant to Rule 19-731 (Audit of Attorney's Accounts and Records), in compliance with the provisions of Md. Code Ann., <u>Financial Institutions</u>, 1-301, <u>et seq.</u>, as amended from time to time.
- 5. <u>Form of Reports</u>. That all such reports shall be substantially in the following format:
  - (a) in the case of a dishonored instrument, the report shall be identical to the overdraft notice customarily forwarded to the institution's other regular account holders;
  - (b) if an instrument is honored but at the time of presentation the total funds in the account, both collected and uncollected, do not equal or exceed the amount of the instrument, the report shall identify the financial institution, the attorney or law firm maintaining the account, the account name, the account number, the date of presentation for payment, and the payment date of the instrument, as well as the amount of the overdraft created.
- 6. Consent of Attorneys of Law Firm. The Financial Institution agrees to obtain, with respect to each Trust Account, the written consent of the attorney or law firm opening such account to the notification to Bar Counsel set forth in paragraph 2 of this Agreement.
- 7. <u>Service Charges</u>. Nothing in this Agreement shall preclude the Financial Institution from charging any attorney or law firm maintaining a Trust Account, a reasonable fee for providing any notice or record required pursuant to this Agreement.

- 8. Termination of Agreement. This Agreement shall terminate only if:
- (a) The Financial Institution files a petition under any applicable insolvency law or makes an assignment for the benefit of creditors; or
- (b) The Financial Institution gives thirty (30) days notice in writing to Bar Counsel that the Institution intends to terminate this Agreement on a stated date and that copies of the termination notice has been mailed to all attorneys and law firms that maintain Trust Accounts with the Financial Institution or any branch thereof; or
- (c) After a complaint is filed by MLSC or on its own initiative, the AGC finds, after prior notice to the Financial Institution and after an adequate opportunity to be heard, that the Financial Institution has failed or refused, without justification, to perform a duty required by this Agreement. The AGC shall notify the Institution that the agreement and the Commission's approval of the institution are terminated; or
- (d) An amendment to this Agreement is requested by the AGC or is mandated by rule of court or binding statute in the State of Maryland and the Financial Institution declines or fails to agree to such amendment within thirty (30) days after written notice by the AGC.
- 9. Exceptions. Within 15 days after service of the notice of termination pursuant to Paragraph 8 (c) of this Agreement, the Institution may file with the Supreme Court of Maryland exceptions to the decision of the Commission. The Institution shall file eight copies of the exceptions which shall conform to the requirements of Maryland Rule 8-112. The Court shall set a date for oral argument, unless oral argument is waived by the parties. Oral argument shall be conducted in accordance with Maryland Rule 8-522. The decision of the Supreme Court of Maryland is final and shall be evidenced by an order of the Court.
- 10. <u>Binding Effect</u>. This Agreement shall be binding upon the Financial Institution and any branch thereof receiving Trust Accounts.

IN WITNESS WHEREOF, the Financial Institution has executed the within

Agreement on the day and year first above written.

## MARYLAND LEGAL SERVICES CORPORATION

ATTEST:	
	By:
Secretary	Deb Seltzer
	Executive Director
	Maryland Legal Services Corporation
	(Name of Financial Institution)
ATTEST:	
	By:
Secretary	Officer's Signature
	Officer's Name (print)
	Title: