NOTICE TO ELIGIBLE INSTITUTION FORM

Eligible Institution (enter institution name below):

_____________________________________________
_____________________________________________
_____________________________________________

The undersigned Lawyer/Law Firm is establishing an IOTA account in compliance with 5-1.1(g) Rules Regulating The Florida Bar (IOTA Program) for all nominal or short-term funds of clients or third persons that ... the lawyer has determined cannot practically be invested for the benefit of the client or third person. Client or third-person trust funds that lawyers or law firms determine can earn income for the individual client or third person, in excess of the costs to secure such income, cannot be deposited into IOTA accounts. For further guidance in determining IOTA eligible funds, visit the website at www.fundingfla.org.

The IOTA account must remain in my/our law firm’s name and must be labeled as a trust account. The IOTA account must bear FFLA’s Taxpayer Identification Number (see reverse for W-9 Form for IOTA Accounts). IRS Form 1099 is required to be filed for IOTA accounts. IOTA accounts are NOT subject to back-up withholding.

Lawyer/Law Firm Name: __________________________________________________________________________________________________

IOTA Account Number: __________________________________________________________________________________________________

By (all IOTA account signatories): Date: __________________________

(Signature) (Signature)

(Name) (Name)

(Signature) (Signature)

(Name) (Name)
ELIGIBLE INSTITUTION ACCEPTANCE:

AUTHORIZED SIGNATURE ____________________________________________________________________________

Authorized Signature ____________________________________________ (Date) __________________________

Form W-9 Request for Taxpayer Identification Number and Certification Give form to the requester. Do not send to the IRS

Account Number ____________________________________________

Taxpayer I.D. Number 59-1004604

Under penalties of perjury, I certify that:

X The above Tax I.D. Number is correct.

X Exempt from backup withholding

X I am a U.S. person

PAYOR (Bank):

______________________________

______________________________

______________________________

PAYEE: FFLA

175 Lookout Place, Suite 100

Maitland, Florida 32751

Signature of U.S. person ____________________________________________

FFLA
REASONABLE SERVICE CHARGES AND FEES POLICY
ADOPTED JUNE 23, 1993

The following charges and fees have been defined as “reasonable” and are the only service charges or fees permitted to be deducted from interest or dividends earned on IOTA accounts:

- Per check charge1
- Per deposit charge1
- Fee in lieu of minimum balance
- Federal deposit insurance fee

Eligible institutions also may recoup special costs for their participation in IOTA through deduction of a reasonable IOTA handling/administrative fee.

1 This charge includes fees for intra-account transfers between a lawyer’s or law firm’s accounts at the same institution.

For more information about the IOTA program and the charitable programs it supports, or for assistance in setting up this account, remitting interest or dividends to FFLA, or handling remittance errors, please visit FFLA’s website at www.fundingfla.org or call (407) 960-7000, or (800) 541-2195 (FL), and ask for the IOTA Department.