

## CONSENT TO APPOINTMENT AS CUSTODIAN And Acceptance of Gifted Stock for Minor

- 1) a lineal descendant of a Native or of an individual who would have been a Native if such individual were alive on December 18, 1971; or
- 2) an adoptee of a Native or of a descendant of a Native whose adoption
  - (a) occurred prior to his or her age of majority, and
  - (b) is recognized at law or in equity.

the ANCSA Amendments of 1987.

I hereby affirm my belief that the minor name above is a Native or descendant of a Native, as defined by the ANCSA and In accordance with the Alaska Uniform Transfers to Minors Act (AUTMA), I also affirm that I am duly qualified to act as custodian in that I am: ☐ The donor of the gift of stock Another adult appointed by the donor If you are not the donor, what is your relationship to the minor? I further affirm that I have not transferred or promised anything of value in order that the minor would obtain the share(s) of stock. I understand that this custodianship will end when the minor reaches the ago of majority. I understand that the stock is currently restricted by provisions contained in ANCSA and cannot be sold or used as collateral for a loan and cannot be otherwise traded except in limited circumstances permitted by ANCSA. I understand that there may be taxes due as a result of receiving or owning the share(s), and I acknowledge that Tanadgusix Corporation is not responsible for payment of any such taxes. I hereby accept appointment as custodian of the gift of stock in Tanadgusix Corporation described above on behalf of the minor named above, and I hereby accept the gift of stock on behalf of the minor. I understand that, under AUTMA, I am not entitled to receive compensation for custodian services except, upon application to and approval by the Superior Court, for unusual and extraordinary services. I swear that I will mange the minor's stock and any monies derived from the stock in conformity with the provisions of the Alaska Statutes governing such custodianships, including those provisions related to care of custodial property and record keeping requirements, and in a manner directly contributing to the benefit of the minor. I agree to provide written authorization to Tanadgusix Corporation of any changes which may affect the minor's Tanadgusix Corporation stock records, such as address and name changes. I acknowledge I have received, read, and understood Alaska Statutes 13.46.085 and 13.46.110, which are sections of AUTMA that address the appointment, powers, and duties of custodians for minors. Signature: Custodian's full legal name Subscribed and sworn to me on this \_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_\_\_ (or \_\_\_\_\_ Judicial District) Notary Public in and for: \_\_\_\_ My commission expires: SEAL

## CONSENT TO APPOINTMENT AS CUSTODIAN And Acceptance of Gifted Stock for Minor



Minor's Name:	DOB:
Minor's Address:	
Social Security No:	
Mother's Maiden Name:  Is Minor currently a <b>Tanadgusix Corporation</b> Shareh  Is Minor a shareholder of any other Native regional co	nolder? (circle one) Yes No
If yes, name(s) of other corporation(s):	
Custodian's Telephone No: Is Custodian a Tanadgusix Corporation shareholder?	
,	_ (custodian's full legal name), being sworn, certify and
ffirm that I have been nominated by or a gifting of stock in <b>Tanadgusix Corporation</b> to:	(donor's full legal name) to act as custodian
8 years. If this gift is approved, I understand that the minor na total number of shares) shares of stock in Tanadgusix Corpora	(recipient's full legal name), a minor under the age of med above will become the owner of ation.

I understand that the Alaska Native Claims Settlement Act (ANCSA) defines "Native" as a citizen of the United States who is a person of one-fourth degree or more of Alaska Indian (including Tsimshian Indians not enrolled in the Metlakatla Indian Community), Eskimo, or Aleut blood, or a combination thereof. I also understand that the ANCSA Amendments of 1987 define "descendant of a Native" as: