Danville Regional Foundation EIN: 20-3319727 2010 Federal Form 990-PF

010	
during 2010	
ts paid	
Grants	

Grants paid during 2010	on the to Manual II.	Town dotion Ototop		
Grantee - Name and Address Regi	Regional Foundation	of Recipient	Purpose of Contribution	Amount
Dan River Basın Association 413 Church Street, Suite 401, Eden, NC 27288	None	Public Charity	Caswell County's Heritage Trails Master Plan	\$381,824
Pittsylvania County Community Action, Inc. (Fiscal agent for BEST Coalition) 348 North Mam Street, Chatham, VA 24531	None	Public Charity	Earned Income Tax Credit and Financial Literacy	\$330,346
Dan River Busmess Development Center 300 Ringgold Industrial Parkway, Danville, VA 24540	None	Public Charity	Expand operating capacity	\$304,000
Free Clinic of Danville 133 South Ridge Street, Danville, VA 24541	None	Public Charity	Capacity building	\$300,000
The Community Foundation of the Dan River Region P.O. Box 1039, Danville, VA 24543	None	Public Charity	Community Grants Workforce Training	\$250,000
Virginia Health Care Foundation 707 East Main Street, Suite 1350, Richmond, VA 23219	None	Public Charity	Enrollment of children in FAMIS Mental health services to uninsured adults	\$233,650 \$50,000
Southside Busmess Technology Center 22 East Church Street, Suite 318, Martinsville, VA 24112	None	Public Charity	Assist local entepreneurs	\$197,000
Caswell Family Medical Center 439 U.S. Highway 158 West, Yanceyville, NC 27379	None	Public Charity	Facility Expansion	\$192,240
Martınsville Henry County Coalition for Health and Wellness 22 East Church Street, Martınsville, VA 24112	None	Public Charity	Promoting Active and Healthy Lifestyles	\$181,590
Averett University 420 West Mam Street, Danville, VA 24541	None	Public Charity	Strategic Planning	\$175,000
Boys & Girls Club of the Danville Area 123 Foster Street, Danville, VA 24541	None	Public Charity	Planning and operations	\$150,000
Danville Pittsylvania County Chamber Foundation P.O. Box 99, Blairs, VA 24527	None	Public Charity	Teacher creativity grant program	\$104,769
Virginia College of Osteopathic Medicine 2265 Kraft Drive, Blacksburg, VA 24060	None	Public Charity	Osteopathic post-grad education program- Danville	\$100,000

ent
em
Stat

Danville Regional Foundation EIN: 20-3319727 2010 Federal Form 990-PF

Grants paid during 2010

Grantee - Name and Address	Relationship to Danville Regional Foundation	Foundation Status of Recipient	Purpose of Contribution	Amount
Industrial Development Authority of the City of Danville P.O. Box 3300, Danville, VA 24543	None	Political subdivision of the Commonwealth of Virginia	Recruitment of new manufacturing company	\$90,000
Virgima Legal Aid Society, Inc. P.O. Box 6200, 513 Church Street, Lynchburg, VA 24505-6200	None	Public Charity	Financial Freedom Project	\$73,305
Danville Church-Based Tutorial Program, Inc. P.O. Box 5482, Danville, VA 24540	None	Public Charity	Tutonal program	\$44,234
Caswell County Parish, Inc. P.O. Box 967, 1038 North Main Street, Yanceyville, NC 27379	None	Public Charity	Ashby Award	\$50,000
Danville-Pittsylvania County Habitat for Humanıty 503 Hughes Street, Danville, VA 24541	None	Public Charity	Expansion feasibility study	\$13,500
Caswell County P.O. Box 98, 144 Court Square, Yanceyville, NC 37379	None	Political subdivision of the Commonwealth of Virginia	Caswell senior services - outdoor filmess/activity stations	\$10,000
City of Danville Department of Parks, Recreation and Tourism The Crossing at the Dan, 629 Craghead Street, Danville, VA 24541	None	Political subdivision of the Commonwealth of Virgima	Garden project	\$10,000
Danville Science Center, Inc. 677 Craghead Street, Danville, VA 24541	None	Public Charity	Improvements for the Science on the Sphere exhibit	\$9,545
West Piedmont Better Housing Coalition, Inc. 651 Cardinal Place, Danville, VA 24541	None	Public Charity	Strengthen housing solutions	\$6,000
Riverview Rotary Club of Danville Virginia Foundation P.O. Box 2100, Danville, VA 24541	None	Public Charity	Switch Initiative	\$4,900
Danville Pittsylvania County Chamber Foundation, Inc. 8653 U.S. Highway 29, Blans, VA 24527	None	Public Charity	Rugby Tournament	\$4,527



Totals

\$3,416,430

Danville Regional Foundation EIN: 20-3319727 2010 Federal Form 990-PF

payment
uture p
d for fi
approved
Grants

or and a plant of the state of the state of	3			
Grantee - Name and Address	Relationship to Danville Regional Foundation	Foundation Status of Recipient	Purpose of Contribution	Amount
Virginia Early Childhood Foundation 8001 Franklin Farms Drive, Suite 116, Richmond, VA 23229	None	Public Charity	Smart Begnnings - Danville-Pittsylvania County School Readiness Initiative	\$5,449,180
IALR Foundation 150 Slayton Avenue, Danville, VA 24540	None	Public Charity	Dan River Plant Propagation Center	\$1,200,000
Danville Science Center (Division of the Science Museum of VA) 677 Craghead Street, Danville, VA 24541	None	Political subdivision of the Commonwealth of Virginia	Large format planetarium theater	\$947,919
Dan River Business Development Center 300 Ringgold Industrial Parkway, Danville, VA 24540	Nome	Public Charity	Expand operating capacity	\$608,000
Free Clinic of Danville 133 South Ridge Street, Danville, VA 24541	None	Public Chanty	Capacity building	\$500,000
Southside Busmess Technology Center 22 East Church Street, Sunte 318, Martunsville, VA 24112	None	Public Chanty	Assist local entepreneurs	\$394,000
Virginia College Of Osteopathic Medicine 2265 Kraft Drive, Blacksburg, VA 24060	None	Public Charity	Osteopathic post-grad education program-Danville	\$200,000
The Community Foundation of the Dan River Region P.O. Box 1039, Danville, VA 24543	None	Public Charity	Workforce traming	\$150,000
Boys & Girls Club of the Danville Area 123 Foster Street, Danville, VA 24541	None	Public Charity	Planning and operations	\$75,000
City of Danville, VA P.O. Box 3300, Danville, VA 24543	None	Political subdivision of the Commonwealth of Virginia	River District/downtown plan	\$75,000
Danville Church-Based Tutorial Program, Inc. P.O. Box 5482, Danville, VA 24540	None	Public Charity	B.R. Ashby Award for outstanding community service	\$50,000
Danville Pittsylvania County Chamber Foundation P.O. Box 99, Blairs, VA 24527	None	Public Charity	Teacher creativity grant program	\$20,231
City of Danville Department of Parks, Recreation and Tourism P.O. Box 3300, Danville, VA 24543	None	Political subdivision of the Commonwealth of Virginia	Riverwalk fitness station	\$10,000

\$10,000

Gardent project, health fair, training sessions

Public Charity

None

Purpose of Contribution

Foundation Status of Recipient

Amount

\$10,000

Landscaping and other improvements

Political subdivision of the

None

Commonwealth of Virginia

\$8,052

Technological infrastructure and

Political subdivision of the

None

state of NC

staff training

\$9,707,382

Danville Regional Foundation EIN: 20-3319727 2010 Federal Form 990-PF Grants approved for future payment

Relationship to Danville Grantee - Name and Address Regional Foundation

Camp Grove Neighborhood Educational Opportunity Center 337 Bradley Road, Danville, VA 24540

Danville Public Schools
P.O. Box 9600, 341 Mam Street, Danville, VA 24541
Caswell County Gunn Memorial Library
161 Mam Street East, Yanceyville, NC 27379

Totals

Danville Regional Foundation

EIN: 20-3319727

2010 Federal Form 990-PF

Letter of Inquiry

Step One: Letter of Inquiry

Letters of Inquiry should be directed to:

Karl Stauber, President & CEO
Danville Regional Foundation
103 South Main Street
Danville, VA 24541
Click here to send letter of inquiry attached to email

Upload letter now

Attach your letter of inquiry (Word or PDF)

Browse...

Submit

Letters of inquiry should be brief (no more than three pages) and should include the name, address, and tax status of the possible applicant, the purpose of the possible grant and the explanation of how it meets the criteria (mission values and areas of focus) The letter should identify the need, opportunity, and potential impact of the proposal if funded Finally, the letter should briefly identify how the effort will be sustained after DRF funding ceases. Please specify the amount being requested from DRF

The Foundation is open to requests that occur in stages such as a planning grant inquiry followed by implementation as a follow-on inquiry

DRF's goal is to respond to all inquiries within 90 days.

Please note, DRF does not support:

- Programs operating or benefiting primarily those outside its geographic focus area;
- Grants to organizations that do not have 501(c)(3) nonprofit charitable or government status;
- Grants to individuals;
- Grants to faith-based institutions for religious purposes;
- Dinners, benefits, and other fund raising events;
- Requests that seek to substitute or supplant funding that is the legitimate responsibility of government. (However, on occasion DRF will consider requests to supplement government funds when major benefits to the Region and DRF's mission are apparent.)
- Grants to fire departments, rescue squads and public safety organizations unless extraordinary circumstances exist and it is apparent how such projects produce one or more of the Foundation's four outcomes. The projects would also need to have a significant multiplier effect upon a substantial portion of DRF's region.
- Capital projects, such as building construction, debt reduction, and endowment, unless they are explicitly tied to one or more DRF outcomes, benefit a significant portion of the region, demonstrate broad-based support, have a significant multiplier effect significantly increase the core capacity of an organization, or have an extraordinary impact in the region. In the unusual circumstance when DRF does choose to fund a capital project, funding would normally be limited to 40% or less of the project's estimated cost.
- Broad, unfocused requests.
- Requests from units of government that have their own capacity to raise funds, or requests that are intended to reduce the funding responsibilities of taxing authorities.

After we review your letter of inquiry, we will respond with your login credentials to complete an online grant application.



Danville Regional Foundation

EIN: 20-3319727

2010 Federal Form 990-PF

The attached bylaws are a complete and true copy of the amended bylaws approved by the Danville Regional Foundation's Board of Directors on July 13, 2010

Karl Stauber

President and CEO

Danville Regional Foundation

7-13-11

Date



DANVILLE REGIONAL FOUNDATION BYLAWS

TABLE OF CONTENTS

ARTICLE I	NAME	1
ARTICLE II	PURPOSE.	1
ARTICLE III	MEMBERSHIP	1
ARTICLE IV	BOARD OF DIRECTORS	1
4 1	Number and Qualifications	1
4.2	Governance	2
4.3	Election of Directors and Officers	2
4.4	Termination of Directors	3
4.5	Vacancies	3
4.6	Compensation of Members	.3
4 7	Meeting of Directors	.3
48	Tax Exempt Status	6
4 9	Director Orientation, Education and Evaluation	b
4.10	Operating Policies	6
ARTICLE V	OFFICERS	6
5.1	Number and Qualifications	6
5 2	Term Limitations	/
5.3	Duties of Officers	7
ARTICLE VI	BOARD COMMITTEES	8
6.1	Standing or Ad Hoc	δ
6 2	Meeting, Notice and Quorum	11
6.3	Additional Consultants	11
6.4	Resignations and Removals	11
65	Vacancies	11
6.6	Combination of Committee Functions	11
ARTICLE VII	CONFLICTS OF INTEREST	12
7.1	General Policy	12
7.2	Disclosure	12
7.3	Abstention/Removal	12
7.4	Gifts and Favors	12
7.5	Staff Services to Other Organizations	13



ARTICLE VIII	GENERAL PROVISIONS	13
8.1	GENERAL PROVISIONS Audits and Financial Reports	13
Q 2	Auxiliary and Association Organizations	7.2
8.3	Fiscal Year Corporate Seal	14
8 4	Corporate Seal	14
8 5	Waiver of Notice	1.4
8 6	Procedure	14
8.7	Roberts Rules of Order	14
8.8	Construction of Terms and Headings	14
8.9	Review of Bylaws	14
ADTICLETY	TTADITITY	15
ARTICLEIA	LIABILITY General Liability	15
91		
ARTICLE X	AMENDMENTS IO BYLAWS	15
10.1	Procedure	15



BYLAWS OF

DANVILLE REGIONAL FOUNDATION

ARTICLE I

NAME

The name of the Corporation is Danville Regional Foundation, whose central office is located at 103 South Main Street, Danville, Virginia.

ARTICLE II

PURPOSE

The Corporation is a non-profit corporation organized exclusively for charitable, scientific and educational purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code The purposes of the Corporation are set forth in Article 2 of the Articles of Incorporation of the Corporation.

ARTICLE III

MEMBERSHIP

The Corporation shall have no members

ARTICLE IV

BOARD OF DIRECTORS

4.1 Number and Qualifications

- 4.1.1 The Board of Directors shall consist of not less than nine (9) nor more than eleven (11) Directors, as determined by the Board of Directors. Requirements for membership shall be as follows:
- 4.1.2 Subject to the provisions of Section 4.1.3 below, all nominees for membership shall be at least eighteen (18) years of age. Selection of a Director shall be based on an individual's ability, with no restrictions as to race, creed, color, national origin, sex or socioeconomic status. Willingness to give as much time as is reasonably requested is required. The nominee must be willing: to accept responsibility for governance, including availability to participate actively in Board and Committee activities; to provide input in areas of interest and expertise; and to utilize experience in organizational and community activities. The art of managing people, money and property are important considerations. A member must be honest and above political influence. To the extent practicable,



the Board should include a broad representation of the communities served by the Corporation and its affiliates

4.1.3 Currently serving elected local, county, state and federal officials shall not be entitled to serve on the Board of Directors

4.2 Governance

Unless otherwise provided herein, the Corporation shall be governed and operated by and under the authority of the Board of Directors, and the business and affairs of the Corporation shall be managed under the Board's direction. The Corporation may be the sole member of one or more nonstock corporations or the sole shareholder of one or more stock corporations. Together, any such other corporations shall be referred to herein as affiliates of the Corporation. The Board shall have full power and authority to create, prescribe and approve Bylaws, rules and regulations for itself and any of its affiliates. Final authority for the establishment of all policy pertaining to the Corporation and its affiliates for operation, maintenance and development, and for the attainment of its objectives shall be vested in the Board of Directors.

The Board of the Danville Regional Foundation ensures that the Foundation operates in the best interests of the mission of the Foundation. The Board shall adopt and members will comply with a Board policy which sets forth the primary responsibilities and legal duties of the Board and individual Board members and provides the Board with a Code of Conduct.

4.3 Election of Directors and Officers

At its annual meeting, the Board shall elect persons to fill the vacancies in its membership created by expiring terms or vacated Directors' positions. Any election or re-election of any Director shall require the affirmative vote of a majority of the then actual membership of the Board of Directors. Any election or re-election of any officer shall require the affirmative vote of a majority of Directors at a meeting in which a quorum is present. Except as may be provided in the Corporation's Articles of Incorporation, each elected Director shall hold office for a term of three (3) years and until his successor is elected and qualified. No director shall serve more than three consecutive full terms except as may be provided in the Corporation's Articles of Incorporation Any person having completed three terms of three years can be re-elected after a one year absence from the Board. Such terms of office shall be staggered by class in accordance with the Articles of Incorporation

4.3.1 At least ten (10) days prior to the annual meeting, the Nominating Committee shall provide in writing to each member of the Board a proposed list of Directors and officers and a list of nominees who have acknowledged that they are willing to serve as an officer or Director. Nominations for officers and Directors also may be made from the floor at the annual meeting. Directors and officers shall be elected in accordance with the provisions of the Articles of Incorporation.



4.3.2 Officers and Directors elected in accordance with Section 4.3.1 will begin elected terms effective the date of the annual meeting.

4.4 Termination of Directors

Any Director may resign at any time by giving written notice to the Chairman or to the Secretary of the Corporation. Such resignation, which may or may not be made contingent upon formal acceptance by the Board, shall take effect on the date of receipt or at any later time specified in it. Any Director may be suspended for a period of time specified by the Board or removed permanently, with or without cause, at any time by the affirmative vote of a majority of the then actual membership of the Board at a meeting of the Board called for the purpose of suspending or removing the Director Notice of such meeting must state that the purpose, or one of the purposes, of the meeting is the suspension or removal of the Director

4.5 Vacancies

Vacancies in elected directorships due to death, resignation, suspension or removal, or an increase in the authorized number of Directors, may be filled by the affirmative vote of a majority of the remaining number of Directors, even if such number constitute fewer than a quorum. In the event a vacancy occurs on the Board, or in any office, the Nominating Committee shall select and recommend a candidate for replacement. This candidate is to be presented to the next regular meeting of the Board of Directors; such nomination to stand for a minimum of thirty (30) days, or until the next regular meeting, before election takes place. Any Director so elected shall hold office for the unexpired portion of the term of the vacated Director. For the purpose of determining term, if the remaining period exceeds one and one-half years, it shall be considered a full term.

4.6 Compensation of Members

Board members and members of all committees shall receive no compensation for any services rendered in their capacities as Directors or committee members. However, nothing herein contained shall be construed to preclude any Director or committee member from receiving compensation for other services actually rendered or reimbursement for out of pocket expenses incurred and appropriately documented in serving the Corporation as a Director or in any capacity.

4.7 <u>Meeting of Directors</u>

4.7.1 Annual Meetings of the Board:

The annual meeting of the Board shall be held on the second Tuesday of May, unless otherwise designated by the Chairman. The purpose of the annual meeting is to elect officers and Directors and to transact such other business as may properly come before the meeting. Directors shall be given written notice ten (10) days prior to the annual meeting.



4.7.2 Regular Meetings of the Board:

Regular meetings of the Board shall be held on the second Tuesday of every other month at such location as may be designated by the Chairman, provided, however, that the Chairman or the Board by a majority of voting members present may cancel or postpone a scheduled meeting with notice as required in Section 4.7.4(a)

4.7.3 Special Meetings of the Board:

Special meetings of the Board shall be held at such location as may be designated by the Chairman, and may be called at any time by the Chairman, or by not less than one-third of the Directors. The business to be transacted at any special meeting of the Board shall be limited to those items of business set forth in the notice of the meeting.

4.7.4 Place, Notice and Procedure of Board Meetings:

a. Notification of Change in Regular and Annual Meeting:

Directors shall be given written notice of changes in the Board of Directors' regular or annual meeting date, location or time Such notice is to be given no less than ten (10) days prior to the meeting and shall set forth the time and place of any rescheduled meeting.

b. Special Meetings:

Directors shall be given notice of each special meeting of the Board, and such notice shall set forth the time and place of the meeting and notice of the matters of business to be transacted. Notice of each special meeting shall be mailed to each Director's residence or usual place of business at least five (5) days before the date of the meeting or delivered in person or by facsimile or e-mail at least two (2) days before the date of the meeting. Business to be transacted at any special meeting of the Board shall be limited to the matters set forth in the notice of the meeting.

c. Waiver of Notice:

Notice of any meeting of the Board may be waived by a Director before or after the date and time stated in the notice, and such waiver shall be equivalent to the giving of such notice. Such waiver shall be in writing, signed by the Director entitled to the notice, and filed with or entered upon the records of the meeting. The attendance of any Director at any meeting without protesting prior to or at the commencement of the meeting shall be deemed to be a waiver by him of proper notice of the meeting

4.7.5 Quorum:



A majority of the Directors in office at the beginning of the meeting shall constitute a quorum for the transaction of business. In addition to those Directors who are physically present at a meeting, Directors shall for purposes of these Bylaws be deemed present at such meeting if a telephone or similar communications device by means of which all persons participating in the meeting can hear each other at the same time is used. The act of a majority of the Directors present and voting at a meeting at which a quorum is present shall be the act of the Board. After a quorum has been established at a meeting, the subsequent withdrawal of Directors from the meeting so as to reduce the number of Directors present to fewer than the number required for a quorum shall not affect the validity of any act taken by the Board at the meeting or any continuation thereof, as long as one-third (1/3) of the number of Directors in office at the beginning of the meeting remain present. A majority of the Directors present, whether or not a quorum exists, may adjourn any meeting of the Board to another time and place. At such adjourned meeting, a quorum shall be established.

4.7.6 Attendance:

Directors are expected to attend as many Board and assigned committee meetings as possible. Annually, the Chairman shall review the attendance records of all members for the prior year. He shall counsel each member whose unexcused absences exceed fifty percent (50%). If unexcused absences continue, the Chairman may either ask for resignation or recommend removal in accordance with Section 4.4, if he deems such action appropriate.

4.7.7 Minutes, Attendance, Continuing Education and Orientation:

A written record of all Board and Board Committee proceedings, attendance and actions shall be maintained by the Secretary or his designee Board Committee minutes, recommendations, and actions will be presented at the next meeting of the Board for review and appropriate action A written record shall also be maintained of Board orientation, evaluation and continuing education

The Chairman, with assistance from the President, shall assure the provision of orientation for all new Board members and any non-board members serving on standing or ad hoc committees

4.7.8 Board and Board Committee Action Without a Meeting:

Any action that may be taken at a meeting of the Board or any committee thereof may be taken without a meeting if the action is taken by all members of the Board or committee and such action is evidenced by one or more written consents stating the action taken, signed by each member either before or after the action taken, and included in the minutes of the Board or committee.



4.8 Tax Exemption Status:

Directors shall not exercise their powers in any manner that would disqualify the Corporation as an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986 ("Code") exempt from federal income tax under Section 501(a) of the Code or disqualify any gift as a deductible charitable contribution in computing any federal income or transfer tax of the donor or the donor's estate

4.9 Director Orientation, Education and Evaluation:

The Chairman shall plan and implement periodically programs designed to help Directors understand and fulfill their responsibilities and shall periodically direct the evaluation of Board and Director performance

- a All new Directors shall participate in an orientation program.
- b. A program of continuing education shall be available to all Directors.
- The performance of the full Board and of individual Directors may be evaluated by appropriate means, such as self-assessment checklists and consultants.

4.10 Operating Policies:

The Board shall develop operating policies, including but not limited to policies relating to grantmaking, investment of funds and personnel matters covering executive leadership and staffing. The policies developed by the Board shall govern the actions of the Corporation with respect to the matters addressed therein.

ARTICLE V

OFFICERS

5.1 Number and Qualifications

The officers of the Corporation shall be: a Chairman and a Vice Chairman, both of whom shall be Directors of the Corporation; a President & Chief Executive Officer, who shall not be a Director of the Corporation; and a Secretary, a Treasurer and such other executive officers and subordinate officers, who are not required to be Directors of the Corporation, as may be determined necessary and appropriate by the Board of Directors. Officers shall be elected annually by the Board of Directors in accordance with the provisions of Section 4 3 for a term of one (1) year, but are subject to removal with or without cause by the affirmative vote of a majority of Directors at any meeting at which a quorum is present; provided, however, that the officer whose removal is sought shall have been given thirty (30) days notice in writing of the proceeding to remove and the reasons therefor. In the event any of the above offices are vacated, including that of Chairman, an election will be held at the next Board meeting to fill such vacancy. Officers may delegate clerical work incident to their duties to the administrative staff.



5.2 Term Limitations

Neither the Chairman nor the Vice Chairman shall serve more than three successive full terms in their respective offices, but each may be eligible for re-election to such office after having not been in such office for a period of at least one year

5.3 Duties of Officers

5.3.1 Chairman:

The Chairman shall preside at all meetings of the Board He shall appoint annually all committees, both standing and ad hoc, of the Board and their Chairmen, subject to the approval of the Board He shall make every effort to motivate Board Committees to accept and complete their assigned responsibilities. He shall perform all such other duties as are incident to this office or are properly assigned to him by the Board of Directors, and shall make any and all recommendations to the Board that he may deem necessary. The Chairman shall be an ex officio member of all committees

5.3.2 Vice Chairman:

The Vice Chairman shall be a member of the Board of Directors and serve as its Vice Chairman He shall perform such duties as may be assigned to him by the Board or the Chairman In the absence of the Chairman, or in the event of his disability or inability to act, the Vice Chairman shall perform the duties of the Chairman with the full powers of, and subject to the restrictions upon, the Chairman.

5.3.3 President & Chief Executive Officer

The President & Chief Executive Officer shall be the chief executive officer of the corporation He shall oversee management and operations of the Corporation and implement the policy decisions of the Board of Directors. The President & Chief Executive Officer shall not be a member of the Board of Directors.

5.3.4 Secretary:

The Secretary shall provide for the keeping of minutes of all meetings of the Board and Board Committees. He shall give or cause to be given appropriate notices in accordance with these Bylaws or as required by law, and shall act as custodian of all corporate records and reports and of the Corporate Seal, assuring that it is affixed, when required by law, to documents executed on behalf of the Corporation. He shall perform such other duties as may be prescribed by the Board of Directors and as are incident to the office of Secretary of a corporation under the laws of the Commonwealth of Virginia.



5.3.5 <u>Treasurer</u>:

It shall be the responsibility of the Treasurer to see that proper and accurate accounts are kept of all properties and financial transactions of the Corporation and to insure that such accounts, assets and liabilities are audited annually by an outside independent certified public accountant and reviewed by any corporate committees according to these Bylaws.

The Treasurer shall assure that the officers or employees of the Corporation who handle or have access to the funds of the Corporation are bonded in amounts deemed appropriate by industry standards. The Treasurer shall assure that all officers and Directors of the Corporation are properly indemnified against liability or losses as a result of their service on the Board in an amount deemed appropriate by industry standards and approved by the Board.

The Treasurer, if a member of the Board of Directors, shall serve on the Investment Committee and, in addition, shall perform all acts incident to the Office of the Treasurer of a corporation operating under the laws of the Commonwealth of Virginia. If not a Board member, but instead an employee of the Foundation, the Treasurer shall assist the Investment Committee

5.3.6 Assistant Secretary and/or Assistant Treasurer:

If provided for by the Board, the Assistant Secretary and the Assistant Treasurer shall, in the absence or disability of the Secretary or Treasurer, respectfully, have the duties and powers of the Secretary or Treasurer and shall have such other duties and powers as the Board may from time to time prescribe.

ARTICLE VI

BOARD COMMITTEES

6.1 Standing or Ad Hoc

The Board shall maintain a Nominating Committee, Financial Investment Committee, Community Investment Committee, Audit Committee, and Bylaws/Governance Committee The Chairman shall appoint and authorize any additional standing or ad hoc committees as he deems necessary, consistent with these Bylaws and subject to the approval of the Board. The committee members, whether they be Directors or not, shall serve at the pleasure of the Chairman with the approval of the Board of Directors. The purpose of Ad Hoc committees shall be defined by the Chairman and approved by the Board of Directors. Membership of Ad Hoc Committees shall be appointed by the Chairman and are subject to approval by the full Board. All Ad Hoc Committees shall have explicit duties and responsibilities and a specified time period. Ad Hoc committees shall expire after one year unless the Board acts to extend their mandate.



6.1.1. Nominating Committee:

a. Number and General Provisions

The Nominating Committee shall be composed of three (3) or more members who are Directors of the Corporation. Members of the Nominating Committee shall be nominated by the Chairman and approved by the affirmative vote of a majority of the then actual membership of the Board of Directors.

b **Duties and Responsibilities**

The primary responsibilities of the Nominating Committee shall consist of identifying and recommending to the Board of Directors individuals qualified and willing to serve as directors and officers of the Corporation and, at the request of the Board, to review related Board development issues, including succession planning

6.1.2 Financial Investment Committee:

a Number and General Provisions

The Financial Investment Committee shall be composed of three (3) or more members who are Directors of the Corporation and all of whom shall have requisite working familiarity with basic finance and investment practices. In the discretion of the Board, the Financial Investment Committee may also include individuals who are not members of the Board. Members of the Financial Investment Committee shall be nominated by the Chairman and approved by the affirmative vote of a majority of the then actual membership of the Board of Directors.

b **Duties and Responsibilities**

The primary responsibilities of the Financial Investment Committee shall consist of: monitoring the investment and reinvestment of the assets of the Corporation; evaluating the performance of investment managers; utilizing investment advisors as necessary; evaluating investment policies for possible revisions; determining the employment and termination of investment managers; and reviewing other financial matters and making recommendations regarding such to the Board of Directors

6.1.3 <u>Community Investment Committee</u>:

a. Number and General Provisions

The Community Investment Committee shall be composed of three (3) or more members who are Directors of the Corporation. In the discretion of the Board, the Community Investment Committee may also include



individuals who are not members of the Board. Members of the Community Investment Committee shall be nominated by the Chairman and approved by the affirmative vote of a majority of the then actual membership of the Board of Directors.

b. <u>Duties and Responsibilities</u>

The primary responsibilities of the Community Investment Committee shall consist of: formulating criteria and procedures for all monetary grants from the Corporation; reviewing proposed grants to assure their consistency with operating plans for the Corporation as formulated by the Board of Directors; recommending proposed grants to the Board of Directors; and reviewing other matters regarding the grants and making recommendations regarding such to the Board of Directors.

6.1.4 Audit Committee

a. Number and General Provisions

The Audit Committee shall be composed of three (3) or more members who are Directors of the Corporation. In the discretion of the Board, the Audit Committee may also include individuals who are not members of the Board and have expertise in accounting. Members of the Audit Committee shall be nominated by the Chairman and approved by the affirmative vote of a majority of the then actual membership of the Board of Directors.

b. <u>Duties and Responsibilities</u>

The primary responsibilities of the Audit Committee shall consist of overseeing the financial reporting process, the system of internal controls and the audit process; exercising prudent judgment in reviewing, considering, and recommending the approval of independent auditors of the Foundation's financial statements; reviewing the budget proposed by the President & CEO and developing and recommending to the Board of Directors the annual operating budget; and being the Board designated recipient of any concerns raised consistent with the Foundation's "Whistle Blower" policy

6.1.5 <u>Bylaws/Governance Committee</u>

a. Number and General Provisions

The Bylaws/governance Committee shall be composed of three (3) or more members who are Directors of the Corporation. In the discretion of the Board, the Bylaws/Governance Committee may also include individuals who are not members of the Board. Members of the Bylaws/Governance Committee shall be nominated by the Chairman and



approved by the affirmative vote of a majority of the then actual membership of the Board of Directors

b. Duties and Responsibilities

The primary responsibilities of the Bylaws/Governance Committee shall be to review and recommend proposed changes in the Bylaws for Board consideration, to assure that the Bylaws are current and reflect Board actions, to assist the Board in assuring that the Foundation's governance policies are reflective of current good practices and legal requirements.

6.2 Meeting, Notice and Quorum

Meetings of any committee may be called by the Chairman of the Board, the Chairman of the committee or a majority of the committee's voting members. Each committee shall meet as often as is necessary to perform its duties except where frequency of meetings is specified in these Bylaws. Notice may be given at any time and in any manner reasonably designed to inform the members of the time and place of the meeting. A majority of the voting members of any committee shall constitute a quorum for the transaction of business at any meeting of such committee. Each committee shall keep minutes of its proceedings and report periodically to the Board.

6.3 Additional Consultants

The Chairman may invite, on an ad hoc basis, additional individuals with special expertise in pertinent areas to meet with and assist any committee. Such consultants shall not be counted in determining the existence of a quorum nor be allowed to vote.

6.4 Resignations and Removals

Any member of a committee may resign at any time by giving written notice to the Chairman or to the Secretary of the Corporation. Such resignation, which may or may not be made contingent on formal acceptance, shall take effect on the date of receipt or at any later time specified in it. The Chairman may, with prior approval of the Board, remove any member of a committee

6.5 Vacancies

A vacancy in any committee shall be filled for the unexpired portion of the term in the same manner in which original appointment to such committee is made

6.6 Combination of Committee Functions



The Board may assign the functions of any special and/or standing committee to a combined or new committee or to the Board acting as a committee of the whole

6.7 Advisory Members

Each year at the Annual Meeting, up to four members of the community shall be invited to serve one-year terms on a Foundation committee as an Advisory Member Such committee members shall provide expertise and knowledge to a standing or ad hoc committee and shall have voting privileges for said committee Advisory Members may only serve two successive, one-year terms Serving as an Advisory Member shall not guarantee a position on the Foundation Board at any time.

Advisory Members shall provide additional community input and personal expertise, serve as communications links within the region served by the Foundation, and learn about the work of the Foundation and its decision-making process. Invitations to serve shall reflect the needs of the Foundation and its committees, at that time, for representation in areas of expertise, geographical location, race, gender, and age. The Advisory Members shall be invited to attend portions of Foundation Board Meetings and shall be excused after respective committee reports are made.

ARTICLE VII CONFLICTS OF INTEREST

7.1 General Policy

Directors, officers, staff members and advisory members of the Corporation committees, task forces and similar groups (collectively, "Affiliated Individuals") are expected to act at all times in the best interest of the Corporation, and to avoid both the fact and the appearance of a conflict of interest between the Corporation and other organizations or activities with which the Affiliated Individual may be associated or involved.

7.2 Disclosure

- 7.2.1 Annually, or more often as circumstances warrant, each Affiliated Individual shall provide to the Chairman a written statement regarding Conflicts of Interest, the form and content of which is to be determined from time to time by the Board
- 7.2.2 Whenever any matter arises in the course of Board or committee meetings or otherwise where Corporation affairs are being considered, which represents a conflict or a potential conflict of interest for an Affiliated Individual, that person will immediately declare the conflict or potential



conflict, and thereafter act in accordance with this policy with respect to discussion and/or voting relative to said matter

7.3 Abstention/Removal

Affiliated Individuals shall abstain from voting or the exercise of personal influence on any matter which represents a conflict or a potential conflict of interest for such Individuals. For purposes of determining the presence of a quorum with respect to such matters, such Individuals shall not be counted. Minutes of meetings shall note specifically the abstention of such Individuals due to a conflict or potential conflict of interest, and the participant is limited to general discussion, the provision of information, and/or responses to questions. In the event any matter which represents a conflict or a potential conflict of interest for an Affiliated Individual which materially jeopardizes such Individual's ability to perform its duties to the Corporation, the Board may direct such Individual to remove the cause of the conflict or be removed from the Board.

7.4 Gifts and Favors

Affiliated Individuals shall not accept gifts or favors from any firm or individual which does or seeks to do business with, or is a competitor, grant recipient or potential grant recipient of the Corporation, under circumstances which imply reasonably that such action is intended to influence the Affiliated Individual(s) in the performance of his duties. The foregoing does not apply to the acceptance of items of nominal value (i e \$50.00) under circumstances or for reasons clearly unrelated to any particular transaction or activity of the Corporation

7.5 Staff Services to Other Organizations

Staff service (a) as a volunteer officer, director, consultant and/or advisor to other charitable, civic, or service organizations, governmental or quasigovernmental units, or other entities, or (b) in such capacities for compensation (including reimbursement of actual and reasonable out-of-pocket expenses) is permitted; provided however, that such service is reported in advance to the Chairman and the President, that the performance of such service is not in conflict with the ability of the individual to properly discharge his responsibilities to the Corporation, that such service is closely monitored to avoid conflict or potential conflict of interest, and that any conflict or potential conflict of interest arising is promptly resolved in favor of the Corporation.

ARTICLE VIII

GENERAL PROVISIONS

8.1 Audits and Financial Reports



An independent auditor appointed or approved by the Board, based on recommendation of the Audit Committee shall at such time as the Board may determine but at least annually, prepare for the Corporation as a whole a consolidated financial statement, including a statement of combined capital assets and liabilities, and a statement of income, expenses, and distributions, and a list of projects and/or organizations to or for which funds were distributed or used for charitable purposes, and such other additional reports or information as may be ordered from time to time by the Board. The auditor shall also prepare such financial data as may be necessary for returns or reports that any state or federal government requires the Corporation to file. The auditor's charges and expenses shall be proper expenses of administration.

8.2 Auxiliary and Association Organizations

The Board may authorize the formation of auxiliary and associate organizations to assist in the fulfillment of the purposes of the Corporation and any of its affiliates. Each such organization shall establish its Bylaws, rules and regulations and make amendments thereto which shall be subject to Board approval and which shall not be inconsistent with these Bylaws or the standing rules of the Board Volunteers, who are not members of the organized auxiliary, shall be governed by the Administrative Policy/Procedure Manual of the Corporation or any of its affiliates.

8.3 Fiscal Year

The fiscal year of the Corporation shall begin on the 1st day of January of each year and end on the 31st day of December of each year

8.4 Corporate Seal

The seal of the Corporation shall be circular in form and shall have inscribed on its face the words, "Corporate Seal" and the Corporate name.

8.5 Waiver of Notice

Whenever any notice is required to be given under the provisions of the Virginia Nonstock Corporation Act, under the Articles of Incorporation, or under these Bylaws, a waiver thereof in writing signed by the person entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice where such waiver is permitted by state law. All such waivers shall be filed with the corporate records, or be made a part of the minutes of the relevant meeting.

8.6 Procedure

The Board, Board committees, and special committees may adopt rules of procedure which shall be consistent with these Bylaws.



8.7 Roberts Rules of Order

Any procedure or point of order that is not outlined in these Bylaws will be guided by Roberts Rules of Order.

8.8 Construction of Terms and Headings

Words used in these Bylaws shall be read as the masculine or feminine gender as the singular or plural, as the context requires. The captions or headings in these Bylaws are for convenience only and are not intended to limit or define the scope or effect of any provision of these Bylaws

8.9 Review of Bylaws

From time to time, as necessary, but not less than biennially, the Bylaws/Governance Committee shall review the Bylaws of the Corporation After review, the committee shall report to the Board any recommendation or changes deemed necessary or appropriate

ARTICLE IX

LIABILITY

9.1 General Liability

No officer, committee member or employee of the Corporation, or other persons shall contract or incur any debt on behalf of the Corporation, or in any way render it liable unless authorized by the Board of Directors. No officer, committee member or employee of the Corporation or other person is authorized to promise moral or financial support to any charitable or other objective without the approval of the Board of Directors provided, however, that the President may negotiate or make such commitments as may be appropriate within the Corporation's budget and for which he shall be accountable to the Board.

The President is responsible for assuring that the Directors and Officers of the Corporation shall at all times be covered by an appropriate level of directors and officers liability insurance

ARTICLE X

AMENDMENTS TO BYLAWS

10.1 Procedure

These Bylaws, or those of any of the affiliates of this Corporation, may be amended or repealed and new Bylaws adopted by a majority vote of the Board of directors present at



any regular meeting if at least ten (10) days written notice is given of the intention to take such action

Form **2220**

Department of the Treasury

Underpayment of Estimated Tax by Corporations

See separate instructions.
 Attach to the corporation's tax return.

Form 990-PF

OM8 No 1545-0142 2010

Internal Revenue Service

Mame

Danville Regional Foundation

Employer identification number 20-3319727

Note: Generally, the corporation is not required to file Form 2220 (see Part II below for exceptions) because the IRS will figure any penalty owed and bill the corporation. However, the corporation may still use Form 2220 to figure the penalty. If so, enter the amount from page 2, line 38 on the estimated tax penalty line of the corporation's income tax return, but do not attach Form 2220. Required Annual Payment 121.442. 1 Total tax (see instructions) 2 a Personal holding company tax (Schedule PH (Form 1120), line 26) included on line 1 2a b Look-back interest included on line 1 under section 460(b)(2) for completed long-term 2b contracts or section 167(g) for depreciation under the income forecast method 20 c Credit for federal tax paid on fuels (see instructions) 2d d Total. Add lines 2a through 2c 3 Subtract line 2d from line 1 If the result is less than \$500, do not complete or file this form. The corporation 121,442. 3 does not owe the penalty 4 Enter the tax shown on the corporation's 2009 income tax return (see instructions) Caution: If the tax is zero 29,410. or the tax year was for less than 12 months; skip this line and enter the amount from line 3 on line 5 4 5 Required annual payment Enter the smaller of line 3 or line 4 If the corporation is required to skip line 4 29,410. enter the amount from line 3 Part II Reasons for Filing - Check the boxes below that apply If any boxes are checked, the corporation must file Form 2220 even if it does not owe a penalty (see instructions). The corporation is using the adjusted seasonal installment method 6 The corporation is using the annualized income installment method 7 The corporation is a "large corporation" figuring its first required installment based on the prior year s tax. Part III Figuring the Underpayment (d) (b) (c) (a) Installment due dates. Enter in columns (a) through (d) the 15th day of the 4th (Form 990-PF filers: Use 5th month), 6th, 9th, and 12th months of the 12/15/10 06/15/10 09/15/10 05/15/10 9 corporation's tax year 10 Required installments. If the box on line 6 and/or line 7 above is checked enter the amounts from Sch A line 38 If the box on line 8 (but not 6 or 7) is checked, see instructions for the amounts to enter. If none of these boxes are checked 30,360 30,360. 53,369 7,353. 10 enter 25% of line 5 above in each column 11 Estimated tax paid or credited for each period (see instructions) For column (a) only, enter the amount 70,000. 34,590 11 from line 11 on line 15 Complete lines 12 through 18 of one column before going to the next column <u>27,</u>237. 12 12 Enter amount, if any from line 18 of the preceding column 27,237. 70,000. 13 13 Add lines 11 and 12 56,492. $26,1\overline{32}$ 14 14 Add amounts on lines 16 and 17 of the preceding column 13,508. 27,237. 0. 34,590 15 Subtract line 14 from line 13 If zero or less, enter -0-15 15 If the amount on line 15 is zero, subtract line 13 from line 26,132. 0. 16 14 Otherwise, enter -0-

Go to Part IV on page 2 to figure the penalty. Do not go to Part IV if there are no entries on line 17 - no penalty is owed

27,237.

17

18

Form 2220 (2010)

16,852.

012801 02-15-11

JWA

26,132.

30,360

column Otherwise go to line 18

17 Underpayment. If line 15 is less than or equal to line 10, subtract line 15 from line 10. Then go to line 12 of the next

18 Overpayment. If line 10 is less than line 15, subtract line 10

For Paperwork Reduction Act Notice, see separate instructions

from line 15. Then go to line 12 of the next column

		(a)	(b)	(c)	(d)
9 Enter the date of payment or the 15th day of th after the close of the tax year, whichever is earl instructions) (Form 990-PF and Form 990-T f month instead of 3rd month)	ier (see				
Number of days from due date of installment on line 9 to date shown on line 19	o the 20				
Number of days on line 20 after 4/15/2010 and before 7	/1/2010 21	·			
Underpayment on line 17 x Number of days on line 21 > 365	44% 22 \$		\$	\$	\$
Number of days on line 20 after 06/30/2010 and before	10/1/2010 23				
Underpayment on line 17 x Number of days on line 23 x 365	24 \$		\$	\$	\$
Number of days on line 20 after 9/30/2010 and before 1	/1/2011 25				
Underpayment on line 17 x Number of days on line 25 x 365	26 \$		\$	\$	\$
Number of days on line 20 after 12/31/2010 and before	4/1/2011 27	See	Attached	Worksheet	
Underpayment on line 17 x Number of days on line 27 x 365	28 \$		\$	\$	\$
Number of days on line 20 after 3/31/2011 and before 7	/1/2011 29				
Underpayment on line 17 x Number of days on line 29 x 365	30 \$	***************************************	\$	\$	\$
Number of days on line 20 after 6/30/2011 and before 1	0/01/2011				
Underpayment on line 17 x Number of days on line 31 x 365	32 \$		\$	\$	\$
Number of days on line 20 after 9/30/2011 and before 1	/1/2012 33				
Underpayment on line 17 x Number of days on line 33 x 365	34 \$		\$	\$	\$
Number of days on line 20 after 12/31/2011 and before	2/16/2012 35				
Underpayment on line 17 x Number of days on line 35 x 366	36 \$		\$	\$	\$
Add lines 22 24 26 28 30 32 34 and 36	37 \$		 \$	\$	\$

Form 2220 (2010)



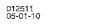
JWA

^{*} Use the penalty interest rate for each calendar quarter, which the IRS will determine during the first month in the preceding quarter. These rates are published quarterly in an IRS News Release and in a revenue ruling in the Internal Revenue Bulletin. To obtain this information on the Internet, access the IRS website at www irs.gov. You can also call 1-800-829-4933 to get interest rate information

Form 990-PF UNDERPAYMENT OF ESTIMATED TAX WORKSHEET

anville Re	gional Founda	tion		20-3319	9727
(A) *Date	(B) ·	(C) Adjusted Balance Due	(D) Number Days Balance Due	(E) Daily Penalty Rate	(F) Penalty
		-0-			
5/15/10	7,353.	7,353.			
5/15/10	<34,590.>	<27,237.>			
6/15/10	53,369.	26,132.	92	.000109589	26
9/15/10	30,360.	56,492.	90	.000109589	55
2/14/10	<70,000.>	<13,508.>			
2/15/10	30,360.	16,852.	16	.000109589	3
2/31/10	0.	16,852.	90	.000082192	12.
3/31/11	0.	16,852.	45	.000109589	. 8
		!			
			···		

^{*} Date of estimated tax payment, withholding credit date or installment due date



12570607 786783 DRF



1

Form **8868** (Rev January 2011)

Department of the Treasury Internal Revenue Service

Application for Extension of Time To File an Exempt Organization Return

File a separate application for each return.

OMB No 1545-1709

Do not Electric require of time Person visit w Par A corp	poration required to file Form 990-T and requesting an autor	tension, of an automa you need a nth extension of per format s. 3. Only sumatic 6-months and a need	complete only Part II (on page 2 of this tic 3-month extension on a previously fix 3-month automatic extension of time to sion of time. You can electronically file Form 8870. Information Return for Transee instructions). For more details on the complete of the complete	led For o file (6 Form 88 nsfers / he elec	6 months f 368 to req Associated stronic filin	uest an ex I With Cer g of this fo	tension tain	
L	income tax returns. or Name of exempt organization			Empl	over iden	tification	number	
Type o	name of exempt organization				_			
•	Danville Regional Foundation 20-3319727							
due date	File by the due date for Number, street, and room or suite no. If a P.O. box, see instructions. 103 South Main Street							
return. S instruction	City, town or post office, state, and ZIP code. For a fo	oreign add	lress, see instructions					
	Danville, VA 24541							
Enter t	the Return code for the return that this application is for (file	e a separa	te application for each return)				0 4	
Applic	ation	Return	Application				Return	
ls For		Code	Is For				Code	
Form 9	990	01	Form 990-T (corporation)				07	
Form 9	990-BL	02	Form 1041-A				08	
Form 9	990-EZ	03	Form 4720	•			09	
Form 9	990-PF	04	Form 5227			_	10	
	990-T (sec. 401(a) or 408(a) trust)	05	Form 6069				11	
Form 9	990 T (trust other than above)	06	Form 8870				12	
Tele	The Foundation books are in the care of \blacktriangleright 103 South Main ephone No. \blacktriangleright 434-799-2176		FAX No. 🕨		·			
● If the		Group Exe	emption Number (GEN) If th a list with the names and EINs of all	is is for memb	the whole			
i	request an automatic 3-month (6 months for a corporation August 15, 2011 , to file the exempts for the organization's return for: X calendar year 2010 or		to file Form 990-T) extension of time unt tion return for the organization named a		The exten	sion		
}	tax year beginning	, an	d ending					
2	f the tax year entered in line 1 is for less than 12 months, c Change in accounting period	heck reas	on: Initial return Fina	al retur	n		N. 500	
3a	f this application is for Form 990-BL, 990-PF, 990-T, 4720, o	or 6069, e	nter the tentative tax less any				0.00	
<u>r</u>	onrefundable credits. See instructions			3a	\$	60	,000.	
	f this application is for Form 990-PF, 990-T, 4720, or 6069,					104	E 0 0	
	estimated tax payments made. Include any prior year overg			3b	\$	104	<u>,590.</u>	
	Balance due. Subtract line 3b from line 3a. Include your pa				•		Λ	
	by using EFTPS (Electronic Federal Tax Payment System).	See instru	ctions.	3c	\$		<u>0.</u>	
Cautio LHA	n. If you are going to make an electronic fund withdrawal v For Paperwork Reduction Act Notice, see Instructions		orm 8868, see Form 8453-EO and Form	00/9-1	Forn	18868 (Re	v. 1-2011)	

023841 01-03-11

10440E00 706700 NDD