DESIGNATED ENDOWMENT FUND AGREEMENT
BETWEEN
MONTGOMERY COUNTY COMMUNITY FOUNDATION, INC.,
AND
_______________________________________________ (“DONORS”)

THIS AGREEMENT (the “Agreement”) is made and entered into as of
______________, 20__ , by and between Montgomery County Community Foundation, Inc. (the
“Community Foundation”), and __________________________________ (“Donors”).

Recitals

WHEREAS, Donors desire to establish a designated endowment fund in the Community
Foundation; and

WHEREAS, the Community Foundation is an Indiana nonprofit corporation exempt
from federal income taxes under Internal Revenue Code (“Code”) section 501(c)(3), a public
charity described in Code section 170(b)(1)(A)(vi), and accordingly an appropriate institution
within which to establish such a designated endowment fund; and

WHEREAS, the Community Foundation is willing and able to hold and administer such
a designated endowment fund, subject to the terms and conditions hereof.

General Provisions

NOW THEREFORE, the parties agree as follows:

1. GIFT AND FUND DESIGNATION. Donors hereby transfer irrevocably to the
Community Foundation the property (cash, publicly traded securities, or other assets) described
in the attached Exhibit A to establish a designated endowment fund to be known as the
__________________________________ Fund (the “Fund”). Subject to the right of the
Community Foundation to reject any particular gift, from time to time the Community
Foundation may accept additional irrevocable gifts of property from Donors or from any other
source to be added to the Fund, all subject to the provisions hereof. All gifts, bequests, and
devises to this Fund shall be irrevocable once accepted by the Community Foundation.

2. PURPOSE. The purpose of the Fund shall be to provide support to
__________________________________ (a single tax-exempt nonprofit organization
described in Code sections 501(c)(3) and either 509(a)(1), 509(a)(2), or 509(a)(3)) (the
“Designated Charitable Organization”), as directed by the Board of Directors (the “Board”) of
the Community Foundation. Such support shall be used to further the charitable or other exempt
purposes of the Designated Charitable Organization within the meaning of Code section
170(c)(1) or 170(c)(2)(B) and shall be consistent with the mission and purposes of the
Community Foundation.
3. DISTRIBUTIONS. The ordinary income, capital appreciation (realized and unrealized), and principal (both historic dollar value and any principal contributions, accumulations, additions, or reinvestments) allocable to the Fund, net of the fees and expenses set forth in this Agreement, may be committed, granted, or expended pursuant to the distribution (or spending) policy of the Community Foundation, as such policy may be amended from time to time by the Community Foundation, solely for purposes described in this Agreement. The Community Foundation’s distribution (or spending) policy, as applied to endowments such as the Fund, shall be designed to take into account total return concepts of investment and spending, with the goal of preserving the real spending power of endowments over time while balancing the need for consistent spending to support the charitable and similar exempt purposes of such endowments.

If any gift to the Community Foundation for the Fund is accepted subject to conditions or restrictions as to the use of the gift or income therefrom, such conditions or restrictions will be honored, subject, however, to the authority of the Board to vary the terms of any gift if continued adherence to any condition or restriction is in the judgment of the Board unnecessary, incapable of fulfillment, or inconsistent with the charitable or other exempt purposes of the Community Foundation or the needs of the community served by the Community Foundation. No distribution shall be made from the Fund that may in the judgment of the Community Foundation jeopardize or be inconsistent with the Community Foundation’s Code section 501(c)(3) status or result in the imposition of any excise tax, penalty, or other tax, fine, or assessment under the Code.

4. ADMINISTRATIVE PROVISIONS. Notwithstanding anything herein to the contrary, the Community Foundation shall hold and administer the Fund, and all contributions and assets allocable to the Fund, subject to the provisions of applicable law and the Community Foundation’s Articles of Incorporation and Bylaws, as amended from time to time. The Board shall oversee distributions from the Fund and shall have all powers of modification and removal specified in United States Treasury Regulation section 1.170A-9(f)(11)(v)(B) or corresponding provisions of any subsequent federal tax laws.

The Board agrees to provide Donors a copy of any annual examination of the finances of the Community Foundation as reported by independent certified public accountants.

This Agreement and all related proceedings shall be governed by and interpreted under the laws of the State of Indiana. Any action with respect to this Agreement shall be brought in or venued to a court of competent jurisdiction in Indiana.

5. CONDITIONS FOR ACCEPTANCE OF GIFTS. Donors agree and acknowledge that the establishment of the Fund is made in recognition of, and subject at all times to, applicable law and the terms and conditions of the Articles of Incorporation and Bylaws of the Community Foundation, as amended from time to time, and that the Fund shall at all times be subject to such terms and conditions, including, but not by way of limitation, provisions for:

a. Presumption of Donors’ intent;

b. Variance from Donors’ direction; and
c. Amendments.

6. CONTINUITY OF THE FUND. The Fund shall continue so long as assets are available in the Fund and the purposes of the Fund can be served by its continuation. If the Fund is terminated, the Community Foundation shall use any remaining assets in the Fund exclusively for charitable or other exempt purposes that:

a. are within the scope of the charitable and other exempt purposes of the Community Foundation; and

b. most nearly approximate, in the good faith opinion of the Board, the original purpose of the Fund.

7. NOT A SEPARATE TRUST. The Fund shall be a component part of the Community Foundation. All money and property in the Fund shall be held as general assets of the Community Foundation and not segregated as trust property of a separate trust.

8. ACCOUNTING. The receipts and disbursements of the Fund shall be accounted for separately and apart from those of other gifts to the Community Foundation.

9. INVESTMENT OF FUND ASSETS. The Community Foundation shall have all powers necessary, or in its judgment desirable, to carry out the purposes of the Fund including, but not limited to, the power to retain, invest, and reinvest the assets of the Fund and the power to commingle the assets of the Fund for investment purposes with those of other funds or the Community Foundation’s general assets. Funds may be invested in uninsured securities and are subject to investment risks that may result in loss of value.

10. COSTS OF THE FUND. It is understood and agreed that the Fund shall share a fair portion of the total investment and administrative costs and expenses of the Community Foundation. Those costs and expenses charged against the Fund shall be determined in accordance with the then current fee schedule identified by the Community Foundation as applicable to funds of this type, as such schedule may be amended by the Community Foundation from time to time. Any costs and expenses incurred by the Community Foundation in accepting, transferring, or managing property donated to the Community Foundation for the Fund, including without limitation the Community Foundation’s costs and expenses (including reasonable attorneys fees) of any claim or proceeding with respect to the Fund in which the Community Foundation is prevailing party, also shall be paid from the Fund.

[GO TO NEXT PAGE]
Execution

IN WITNESS WHEREOF, Donors and the Community Foundation, by a duly authorized officer, have executed this Agreement as of the day and year first above written.

DONORS:

________________________________________________________________________
Donor

________________________________________________________________________
Donor

MONTGOMERY COUNTY COMMUNITY FOUNDATION, INC.:

By: ______________________________

Title: ______________________________
EXHIBIT A

LIST OF INITIAL DONATIONS TO FUND

Cash: ____________________________

Publicly Traded Securities:

Other:
INVESTMENT OF ENDOWMENT FUNDS

1. The Montgomery County Community Foundation commingles investments of endowment funds with other funds in its investment pool. The commingled investments administered by the Community Foundation include only the endowment and non-permanent funds of the Foundation, the assets of charitable trusts, and the assets of other charitable organizations that have requested the commingling of a portion of their investments with those of the Community Foundation.

2. The Foundation’s Board of Directors is responsible for the Foundation’s pooled investments.

3. The Community Foundation’s investment pool is exempt from the registration requirements of the federal securities laws, pursuant to an exemption for collective investment funds and similar funds maintained by charitable organizations.

4. The Foundation seeks to achieve investment returns in light of acceptable risk levels. The Foundation, with the assistance of an Investment Advisor, may actively manage the allocation of the investments among different investment styles, including equity, fixed income and alternatives. The value of trusts and funds in the Foundation’s pooled investments may be subject to fluctuations on the basis of certain factors; consequently, disbursements from endowment funds may be unpredictable, especially in the first few years of their existence.

5. Professional investment managers and mutual funds may be utilized to achieve the Foundation’s investment objectives. Managers may be compensated out of the assets of trusts and funds in the investment pool. Additional fees may be incurred; fee information is available upon request.

6. Funds must be invested a minimum of four (4) quarters before any grant distribution is made.

7. The Foundation offers two investment options utilizing two different investment allocation strategies. Please select one of the following investment options for your funds to be invested. Once you have selected an investment option, you may not change that investment option at a later date.

   ____ Total Return Approach (Pool #1)
   The primary objective of the investments will be to provide for long-term growth of principal and income without undue exposure to risk to enable the Foundation to make grants on a continuing and reasonably consistent basis. Spending is based on the total return approach (appreciation plus ordinary income).

   ____ Income Approach (Pool #2)
   The primary objective of the investments will be to provide for income with a secondary focus on the growth of that income. Spending is based on ordinary income only.

Receipt acknowledged:

________________________________________________________________________________________
Name of Fund

__________________________________________  __________________________
Signature                                      Date