GIFT FOR DESIGNATED PURPOSE

THE STATE OF TEXAS

COUNTY	OF	TAYL	OR
COULT	$\mathbf{O}_{\mathbf{I}}$		

This Agreement is madbetween Community Foundat and	tion of Abilene, a	a Texas nonprofit corp	oration (the "Foundation")
	ARTIC	LE ONE	
Section 1. The Donor h property listed on Schedule A a Foundation. The property liste growth or income derived from intent of the Donor that the Fur	attached hereto, and on Schedule A the contributed p	s an irrevocable gift fi and any future addition property, shall be known	ons thereto, including the wn as the
Section 2. The Donor a conditions of the Foundation's may from time to time be amer any other contributors to the Futhe Foundation from freely and Purpose.	Articles of Incorpoded. The Donor and may impose a	poration and Bylaws a further acknowledges any material restriction	s that neither the Donor nor n or condition that prevents
Section 3. From time to use of the Fund by naming or of Fund in accordance with this A	therwise identify Fund . St	ing the	may make gifts to or for the

ARTICLE TWO

The Fund shall be held, administered and expended by the Foundation, acting through its duly authorized Board of Trustees, officers, and agents, consistent with the Charitable Purpose. The assets of the Fund may be kept separate from other Foundation assets, or alternatively, may be commingled with other Foundation assets; provided that the Foundation shall at all times keep accurate records showing the proportion of the assets credited to, or owned by, the Fund as to both principal and income. The assets of the Fund may be invested and reinvested from time to time in such securities, obligations or other property as the Foundation may deem prudent.

ARTICLE THREE

It is the Donor's intent that the Fund shall be perpetual in nature to endow the Charitable Purpose. The Donor accepts that in making distributions and grants from the Fund, the Foundation shall be guided by the spending policy and procedures established from time to time by the Board of Trustees of the Foundation and that ultimately all distributions and grants from the Fund shall be made in the sole and absolute discretion of the Foundation.

Continuity and Variance Power. It is intended that the Fund shall be used for the Charitable Purpose unless or until such time as, in the reasonable judgment of the Board of Trustees of the Foundation, the Charitable Purpose shall be incapable of fulfillment. Treasury Reg. Sec. 1.170A-9(e)(11)(v)(B)(1). In such event, to the extent practicable and permitted under then existing law, the Foundation shall endeavor to make distributions from the Fund to carry out those charitable purposes most closely aligned with the Charitable Purpose for which the Fund was originally created and subsequently supported through distributions.

ARTICLE FOUR

The Donor understands that the Foundation may employ attorneys, accountants, financial managers or advisors and such other assistants as the Board of Trustees of the Foundation in its sole and absolute discretion deems necessary. In such event, the Donor acknowledges that the Fund will bear its proportionate share of the fees and expenses actually charged for such services. In addition, the Fund will be assessed administrative fees by the Foundation in accordance with the fee schedule approved from time to time by the Board of Trustees.

Executed this	day of
	(Name of Donor), Donor
	(Name of Chairman), Chairman, Board of Trustees

SCHEDULE A

EXHIBIT "A"