

Agency Fund Agreement

This Agreement is made this	day of _	, in the	year, betwee			
,	an Oregon no	t-for-profit corporation	having its princip			
office at	,	_, Oregon (the "Age	ency"), and Bento			
Community Foundation, ("BCF"), an Oregon not-for-profit corporation having its principal office at 660 NW Harrison Blvd,, Corvallis, Oregon, to create a philanthropic and charitable fund.						
Upon the effective date of this Agree	ment, the Agend	ey shall transfer to BCF	the following gift:			
This gift constitutes an irrevocable gift	ft to BCF and is	subject to the following t	terms and condition			
1. Establishment of Fund. An Agend	~					
and known as the		`	nd"). [OPTIONA			
LANGUAGE FOR PAYMENT OVI						
BALANCE OF NAMED FUNDS: A	•	e e e e e e e e e e e e e e e e e e e				
the date of the Agreement to raise the		· · ·				
All gifts (or the net sales process of						
will be held in a temporarily restricted account until the minimum balance is achieved. Fees shall						
be deducted monthly from the temporarily restricted account as set forth in Paragraph 2. In the						
event that total gifts are less than \$.	3,000 on the 1st	t anniversary of the date	e of this Agreemen			
$$6,000$ on the 2^{nd} anniversary of the	date of this Agre	eement; \$9,000 on the 31	rd anniversary of th			
date of this Agreement; \$12,000 on the	he 4th anniverso	ary of this Agreement; o	or \$15,000 on the 5			
anniversary of this Agreement, the d	account may be	closed and the gifts to	the account will b			
treated as unrestricted gifts for use a	s determined by	BCF's Board of Director	ors. If circumstance			
so warrant, BCF staff will work with	the Agency to en	nsure that the Agency ha	as reasonable time			
achieve each financial benchmark prior to account closure. No distributions shall be made from						
the account until the principal balan			•			
Once the minimum balance is achieved, a (type of fund) fund shall be established as a fund on the						
	books of BCF and known as the (name of fund) (the "Fund").					

The Fund shall be held, managed and maintained by BCF as a (permanently restricted endowment or temporarily restricted fund.) The Fund shall include the property transferred with this Agreement and any other gift that the Agency may later transfer to BCF for inclusion in the Fund subject to acceptance by BCF board. All gifts (or the net sales proceeds of the gifts) to the Fund shall be irrevocable. Assets of the Fund may be commingled for purposes of investment with other assets of BCF. BCF has the sole responsibility to manage and invest the funds and may retain firms or individuals to assist in this responsibility.

- 2. <u>Administrative Fees</u>. Annual administrative fees will be assessed to the Fund as provided in *Schedule A*. This fee schedule is subject to periodic review and revision by BCF's Board of Directors from time to time, but increases in fees, if any, will be effective only upon thirty (30) days written notice by BCF to the Agency.
- 3. <u>Designation of Purpose</u>. The Fund shall be used for support of the charitable, scientific, or educational purposes of the Agency and its affiliated agencies (if any).
- 4. <u>Distributions from the Fund</u>. The Agency is the beneficiary of the Fund. Distributions from the Fund shall be in accordance with the Investment & Spending Policy as set forth on *Schedule B*. Except as otherwise provided herein, distributions shall be made at least annually, or more frequently, as the parties may from time to time agree.

(CHOOSE PARAGRAPH 4 (a) FROM FOLLOWING ALTERNATE PROVISIONS)

- 4(a). [Alternative Quasi 1] Other Distributions. In transferring its property to the Fund, the Agency intends to create a permanent endowment. However, distributions in excess of the amount dictated by the application of BCF's spending policy may be made to the Agency in any year as determined by the Board of Directors of BCF provided one of the following conditions is met: (a) the distribution is for the purpose of enabling the Agency to acquire or renovate a capital asset; or (b) the Agency is faced with unexpected financial needs that are not likely to recur, and the distribution will enable the Agency to meet those needs. The Agency may request that BCF disburse up to one hundred percent (100%) of the Fund to the Agency for the purposes described above. Such request, however, is not binding on BCF and may be accepted or rejected, in whole or in part, by BCF in its sole and absolute discretion.
- 4(a). [Alternative Strict Endowment 2] No Other Distributions. In transferring its property to the Fund, the Agency intends to create a permanent endowment. No distributions in excess of the amount dictated by the application of BCF's spending policy may be made to the Agency in any year.
- 5. <u>Agency Acknowledges that Fund will be Administered Pursuant to Foundation's Policies</u>. Agency acknowledges that the Fund shall be administered in accordance with all BCF Policies. BCF policies shall be periodically reviewed and amended and any such revision in effect shall control at any given time.
- 6. Permission to Use Agency Name and Fund Name in BCF Publications. Agency (select one of the following options:) consents/does not consent to the legal use by the BCF (and its designees) of (select one or both of the following options:) Agency's name and/or Photo and/or the name of Agency's Fund as in any form or medium, for news stories, publicity, and website posting. (If consent is given, add the following:) Agency waives any right to inspect or approve the finished products or the copy or printed matter that may be used with the use by BCF of Agency's name and/or photo and/or the name of Agency's Fund. Agency hereby releases BCF from any and all

claims in connection with the use of Agency's *name and/or photo and/or the name of Agency's Fund*, including any and all claims of libel.

- 7. <u>Variance Power</u>. Agency acknowledges and agrees that, pursuant to tax law, the board shall have the power to modify any restriction or condition on the distribution of funds for any specified charitable purposes or to specified organizations set forth above, if, in the sole judgment of the board (without the approval of any trustee, custodian, or agent), such restriction or condition becomes, in effect, unnecessary, incapable of fulfillment, or inconsistent with the charitable needs of the community or area served.
- 8. Fund is Component Part of Foundation. Agency and BCF agree that the Fund shall be a component part of BCF and not a separate entity for tax purposes, and that nothing in this Agreement shall affect the status of BCF as a charitable organization described in Section 501(c) (3) of the Code, and as an organization that is not a private foundation within the meaning of Section 509(a) of the Code. This Agreement shall be interpreted to conform to the requirements of the foregoing provisions of the federal tax laws and any regulations issued pursuant thereto. BCF is authorized to amend this Agreement to conform to the provisions of any applicable law or government regulation in order to carry out the purposes of the Fund.
- 9. Status of Agency. All transfers of property under this Agreement are subject to the condition that the Agency is classified in good standing by the Internal Revenue Service as an organization (i) described in Section 501(c)(3) of the Code and (ii) which is not a private foundation as defined in Section 509(a) of the Code. If the Agency ceases to be classified in good standing by the in good standing by the Internal Revenue Service as an organization (i) described in Section 501(c)(3) of the Code and (ii) which is not a private foundation as defined in Section 509(a) of the Code, no further distributions will be made to Agency and the purpose for which the Fund was created shall be deemed incapable of fulfillment. In such event, the Board shall exercise its variance power to redirect future distributions from the fund.

IN WITNESS WHEREOF, the Agency and BCF have executed this Agreement as of the date first above written.

AGENCY:		
By		
Name & Title:		
BENTON COMMUNITY FOUNDATION:		
By		
President/CEO		

SCHEDULE A

Annual Fees Charged to Agency Endowment Funds of Benton Community Foundation

The following annual administrative fees will be assessed to all Agency Funds. This fee schedule is subject to periodic review and revision by BCF's Board of Directors from time to time, but increases in fees, if any, will be effective only upon thirty (30) days written notice by BCF to the Donor. The fees are graduated based on the size of the Fund.

The first \$2,000,000		1.00% per annum
Additional amounts >\$2,000,00	00	.75% per annum
	AGENCY:	
	By	
	Nama & Titla	

SCHEDULE B

INVESTMENT & SPENDING POLICY