1. **Agreement** - This agreement is made on this date of ________________________ between ____________________________ ("Donor") and East Texas Communities Foundation ("Foundation").

2. **Fund Name** - The Donor hereby contributes the assets listed in Addendum I to the Foundation to establish a nonprofit endowment fund for the sole benefit of ___________________________________________ ("Nonprofit") to be known as the ___________________________________ Endowment Fund ("Fund").

3. **Purpose** – The purpose of this gift is to support the charitable work of the Nonprofit (a public charity as defined in Section 170(b)(1)(A) of the Internal Revenue Code).

4. **Distributions** - Distributions from the Fund shall be made only to the Nonprofit, or its successor. The Fund shall be defined as either a Permanent Endowment or Sustaining Endowment as indicated below. If no selection is made, the Fund shall be considered a Permanent Endowment. (select by initialing only one method,)

   _____ **Permanent Endowment** – Ordinary distributions to the Nonprofit shall be made from the Fund once per calendar year in the amount requested by the Nonprofit up to a cumulative limit of 5% of the value of the Fund determined as of the preceding December 31. Any portion of the amount available for distribution which is not withdrawn by the Nonprofit in one year may be withdrawn in a subsequent year. No additional distributions shall be made from the fund.

   _____ **Sustaining Endowment** - Ordinary distributions to the Nonprofit shall be made from the Fund once per calendar year in the amount requested by the Nonprofit up to a cumulative limit of 5% of the value of the Fund determined as of the preceding December 31. Any portion of the amount available for distribution which is not withdrawn by the Nonprofit in one year may be withdrawn in a subsequent year. In addition to ordinary distributions, extraordinary distributions to the Nonprofit may be made from the Fund at any time in any amount if requested by a 2/3 vote of the total number of directors or trustees of the Nonprofit and approved by a majority vote of the Board of Directors of the Foundation.

5. **Ownership and Administration** - This contribution is irrevocable, and the Foundation shall be the sole and exclusive owner of the Fund. The Fund shall be administered in accordance with the Foundation's Articles of Incorporation, Bylaws and Policy for Nonprofit Endowment Funds, as amended from time to time, copies of which shall be provided to the Nonprofit and the Donor upon request.
6. **Variance Power** - In accordance with IRS regulations and the policies and Bylaws of the Foundation, the Board of Directors of the Foundation shall have the power to modify any restriction or condition imposed by a donor on the investment or distribution of assets if, in the sole judgment of the Board of Directors, such restriction or condition becomes illegal, unnecessary, uneconomical, impossible to perform, or inconsistent with the charitable needs of the community or area served, and such modification would more effectively serve the charitable purposes of the Foundation taking into consideration the wishes of the donor.

7. **Recommendations** - The Nonprofit shall be an advisor to the Foundation to make recommendations regarding the investment and distributions of the Fund. However, such recommendations are advisory only, and the Foundation shall not be bound by such recommendations.

8. **Fees** - The Foundation shall charge the Fund an annual administrative fee, plus any out-of-pocket expenses incurred directly by the Fund.

9. **Remainder**

   a. **Nonprofit Termination** - If the Nonprofit ceases to exist with no successor, or if the Nonprofit ceases to qualify as a public charity as defined in Section 170(b)(1)(A) of the Internal Revenue Code, and such Condition is not cured within 30 days following written notice delivered by the Foundation to the Nonprofit at its last known address, then the Fund shall terminate and its assets shall become unrestricted assets of the Foundation.

   b. **Foundation Termination** - If the Foundation ceases to exist with no successor, or if the Foundation ceases to qualify as a public charity as defined in Section 170(b)(1)(A) of the Internal Revenue Code, and such condition is not cured within 30 days, then the assets of the Fund shall be transferred to the Nonprofit to be used as an endowment fund.

Donor: ___________________________________________ East Texas Communities Foundation: ___________________________________________

_________________________________________________ Kyle L. Penney, President

Board approved: August 18, 2011
ADDENDUM I

ENDOWMENT FUND AGREEMENT

Dated ______________

Initial Transfer of Assets
and Initial Investment

Initial Transfer of Assets

The Donor transfers the following assets to the East Texas Communities Foundation to establish the _______________________________ Endowment Fund:

_______________________________________________

Initial Investment

The Donor(s) recommend that the funds be initially invested in the (select one)

_____ Cash Fund
_____ Money Market Fund
_____ Conservative Fund
_____ Moderate Fund
_____ Moderate Index Fund, or
_____ Growth Fund.

If no recommendation is made, assets will be invested in the Moderate Fund.

Donor:        East Texas Communities Foundation:

________________________________   _____________________________

Kyle L. Penney, President