REAL ESTATE GIFT ACCEPTANCE POLICY

Statement of Purpose

Consistent with its Gift Acceptance Policy, The Community Foundation San Luis Obispo County (“Community Foundation”) encourages gifts of real estate. The Community Foundation has elected to set up a supporting organization to handle such gifts of real estate, known as Real Estate Foundation of San Luis Obispo County (“REF”). These gifts are subject to review and recommendation by REF and must be accepted by a majority vote of the Community Foundation’s Board. This policy will provide guidelines to the donor and the Community Foundation’s Board on the process for accepting a gift of real estate to the Community Foundation.

Statement of Policy

In reviewing gifts of real estate to REF or the Community Foundation; REF, the Community Foundation Board of Directors and staff will consider the following criteria:

- The charitable intent and ultimate community benefit of the gift;
- The nature of any restrictions;
- The permanency of the gift, or in the case of a non-permanent fund, the amount of time the fund will remain with the Community Foundation;
- Projected costs of managing the gift asset;
- Fee revenues to the Community Foundation/REF for administering the gift.

General Rules for Acceptance of Gifts of Real Estate

1. The charitable intent of the gift must be determined. If no charitable intent, REF cannot accept this gift.

2. The clear title of any gift of real estate must be transferred to REF prior to sale in order for the donor to realize the full-appraised value and to avoid capital gains exposure. In most cases, the property must be mortgage-free. If the property is encumbered by debt, the debt must not be of a level that would unduly burden the Community Foundation or adversely affect the marketability of the property.

3. One or more qualified realtors must give a favorable opinion of the prospect of selling the property within a period of 12 months, based upon an inspection of the property and a review of
comparables. The REF Board, prior to Community Foundation Board approval, will review this information.

4. If deemed necessary, a phase one environmental report must be conducted by a qualified agent.

5. A preliminary title search must be done to determine the extent of loans, liens, claims, judgments or any other monetary obligations associated with ownership of the property. The donor must also indemnify REF unless otherwise directed by the REF Board in writing, in a form satisfactory to the Community Foundation’s legal counsel, from any subsequent claims regarding ownership of the property of the donor, relatives, prior co-owners, lenders or others.

6. Prior to acceptance of property, the value of the property must be assessed by a qualified real estate professional, including a recommendation for a “quick sale” price. Once REF has agreed to proceed with the gift, a professional appraisal must be obtained by the donor to establish donation value.

7. All parties must agree that the intent is for donated property to be sold when possible practicable, considering the type of gift, and to maximize value and accommodate donor intent.

8. Sale proceeds will be used to establish a fund with the Community Foundation, or to be added to an existing fund at The Community Foundation. If the proceeds are to be used otherwise (for example, passed-through in their entirety for a charitable purpose other than a fund at the Community Foundation), REF will consider accepting and liquidating such a gift for an agreed-upon fee.

9. REF will handle all its required reporting to the IRS but accepts no responsibility for any tax penalties that may result from the amount of the deduction that a donor may claim differing from the actual sales price of the property. Any reporting required by the donor is the donor’s responsibility.

10. Unless otherwise agreed, all expenses associated with the evaluation, acquisition, retention and sale of the property shall be paid for and accounted for by REF and reimbursed to REF at the time the property is sold, with the net proceeds used to create or add to the aforementioned fund.

11. Such expenses could include, but are not limited to: title search, appraiser’s fee and other professional fees, insurance, security, environmental clean-up, real estate taxes, property repair and maintenance needed to sell or maintain the property, condominium fees and prior debts levied against the property (such as unpaid utility bills.) REF may charge an additional fee (up to 10%) to cover staff costs if the donor does not intend to establish a fund.

12. Under no conditions will the REF serve as the long-term managing owner of a donated property. Should property be occupied when donated, REF will weigh its ability to manage commercial/rental property for the time necessary to sell the property. For example, income producing property may subject REF to expenses such as upkeep of land, maintenance of buildings and management of property.
13. The acceptance of a gift of real estate requires the approval of the REF Board President. Such approval is subject to acceptance by the Community Foundation Board of Directors at the next Community Foundation Board meeting.

Notwithstanding the authority designated above, gifts requiring immediate action, such as gifts in late December, may be exempted from the requirement of Community Foundation Board acceptance if, in the Community Foundation CEO’s judgment, in consultation with the Community Foundation Board Chair, the Chair of the Finance & Administration Committee, the Chair of the Investment Committee and the REF Board President, that gift may be accepted without in any way jeopardizing REF’s exempt status, and is deemed to be an appropriate gift to accept.

14. REF must evaluate whether any restrictions on the gift desired by donor will jeopardize the classification of such gift as charitable.

15. If real property is held by REF for more than twelve months, a representative of REF should normally perform a physical inspection of the property every twelve months, when practical. No regular inspection will be required for real property in the form of subsurface mineral rights.
Appendix A

Procedures for accepting gifts of real estate

I. AUTHORITY TO NEGOTIATE

The REF Board President and the Community Foundation CEO will have the overall authority to handle inquiries, negotiate with donors, assemble documentation, retain appraisers, surveyors, realtors and other technical consultants, and execute agreements on behalf of REF.

II. EVALUATION OF POTENTIAL GIFTS

A. Property and Report Form: Upon initial inquiry, potential donors will be asked to complete a Real Property Disclosure Form and return it to REF with appropriate maps and documentation. (A sample form is included as Exhibit A).

B. Liens, Mortgages and Encumbrances: Property which is subject to liens, unpaid mortgages, deeds of trust, judgment liens, unpaid taxes or assessments, mechanics’ liens or other encumbrances will be accepted only in exceptional circumstances and upon advice from legal counsel.

C. Field Evaluation: Following an offer of a gift of real estate, a member of the REF Board or an authorized representative will visit the property. A representative may be a local realtor or person as the REF Board President and Community Foundation CEO may deem appropriate. The purpose of the visit will be to determine the nature and type of the property and to identify any potential problems not evident from initially supplied information that would hinder or prevent REF’s sale of property.

D. Market Evaluation: Whenever practicable, arrangements will be made to have a realtor analyze the property to evaluate the existence of a market for such property. The REF Board President may, at his/her opinion, request that the donor provide such an evaluation from a realtor acceptable to the REF Board President.

E. Expense Budget: The Community Foundation’s staff will prepare a budget outlining all the projected expenses associated with the acceptance of all proposed real estate gifts.

III. RESPONSIBILITIES OF THE DONOR

A. The donor will be responsible for obtaining (at their expense) a qualified appraisal complying with IRS regulations for the purposes of establishing the value of the gift for federal income tax purposes, including the preparation of Form 8283 (“Noncash Charitable Contributions”) before the REF Board will consider accepting the property. See Treas. Reg 1.170A-13(a).

B. In some cases, the donor must obtain a phase one environmental report at their expense. Follow-up investigations may be required (at their expense) and an environmental audit
satisfactory to REF. No property will be accepted if there is a likelihood of any liability that could attach to REF or the Community Foundation as a result of it taking title to the property.

C. The donor at their expense must furnish REF with evidence of title that shows the current conditions of the title to the property, reflecting all liens, encumbrances, real estate taxes and easements, except for current real estate taxes and restrictions of record. Generally, REF will require a preliminary title report of title with an effective date not less than thirty (30) days past.

D. It is the donor’s responsibility to prepare the deed and other instruments that are necessary to transfer the property to REF. All proposed transfer instruments and the title report must be reviewed by REF’s legal counsel prior to acceptance by REF.

E. Donors will be encouraged to discuss contemplated bequests of real estate before finalizing their wills. Property that is bequeathed to the Community Foundation will be evaluated in accordance with this Policy and Procedure like all other gifts of real property.

IV. PROCEDURE FOR ACCEPTING REAL ESTATE

A. After the requirements of this Policy and accompanying procedures have been satisfied, the REF Board President will have the authority to accept or reject any gift of real property after a majority vote of the REF Board.

B. The Community Foundation Board of Directors may reject any offered gifts of real property that are judged not to be in the best interests of REF and the Community Foundation.

C. Prior to or upon transfer of title to REF, the donor and REF will sign an agreement stating the terms of the gift, which shall specify that there are no restrictions on REF’s right to use or convey the property. The agreement will also specify that the property is free of monetary obligations associated with ownership of the property except as otherwise reflected in the preliminary title report.

D. REF will not generally seek exemption from real estate taxes for real estate.

E. REF to sign IRS form 8283, Section B, for non-cash contributions exceeding $5,000.

V. MARKETING AND SALE OF REAL ESTATE

A. After accepting a real estate gift, arrangements will be made to sell the property through a qualified real estate professional.

B. While it is anticipated that in most circumstances the sale price will equal or exceed the appraised value of the property, the terms of the sale will take into account current market conditions, availability of financing and other factors. Any offer that is below 70 percent of the appraised value must be approved by the REF Board.
C. In the case of a sale within three years of the date of the gift, REF will report the actual sales proceeds to the IRS on Form 8282 ("Donor Information Return") and provide a copy to the donor.

VI. REAL ESTATE GIFTS BY BEQUESTS

A. Upon becoming aware that the Community Foundation/REF has been named to receive a gift under any Will that has been admitted to probate or any trust arrangement, the REF President will contact the executor, trustee, or other legal representative of the estate, and determine if the gift consists of any interest in real property, and/or, if the Community Foundation is a residuary beneficiary of the estate, whether the residue passing to the Community Foundation will contain any land.

B. If the Community Foundation/REF receives real property in satisfaction of the bequest, the REF President will have the discretion to ask the executor, trustee, or other legal representative to conduct an environmental study similar to the one that REF would require if it were to receive an inter-vivos gift. If the executor, trustee, or other legal representative has not made the study and if it does not do so, REF must make its own study or decline to accept the gift.