

E. E. CARTER FOUNDATION CARTER OPPORTUNITY AWARDS
GIFT AND PLEDGE AGREEMENT

This AGREEMENT is made and entered into this 1st day of June, 201x, between the E. Eugene Carter Foundation of Washington, D.C., (hereinafter called the "Donor") and the XYZ Foundation, a not-for-profit corporation in the State of ABC (hereinafter called the "Foundation").

A. Acknowledgment and Name of Gift. In acknowledgement of the fact that the Donor intends to make a gift to the Foundation of Sixty Thousand Dollars (\$60,000.00) for the purposes described herein, the Foundation agrees to hold, administer, and distribute the property received as a result of said gifts as provided herein. The gifts shall be designated on the books and records of the Foundation as the "E. E. Carter Foundation Carter Opportunity Award Fund" (hereinafter called the "Fund"). The Donor or others may make additional contributions to the Fund by gift, Will, or otherwise. Such additional funding may be made by E. Eugene Carter personally or via other charitable funds and shall be used to support additional Carter Opportunity Awards as described below.

B. Investments. The Foundation is authorized to retain the assets contributed to the Fund or the Foundation may sell or exchange any of said assets and reinvest the proceeds in accordance with established Foundation policies and procedures.

C. Use of Fund. The principal and net income, if any, of the Fund (hereinafter called the "Fund Assets") shall be defined and distributed in accordance with established Foundation policies and procedures upon the following terms and conditions:

1. In making its gifts, the Donor's purpose is to remove a financial burden from students enrolled as an Engineering major at the ABC College of Engineering, thereby helping recipients stay in the College and complete a bachelor's degree.

2. The Fund Assets shall be used to directly repay awardees' subsidized federal student loans up to a total of Twenty Thousand Dollars (\$20,000.00) per student to a minimum of three students who will be identified in their sophomore or first semester junior years.

3. The award shall be offered only if the student is initially enrolled full-time and completes a degree in engineering within six (6) years of matriculation. It shall be paid directly to the student's lender(s) within six months of the student's graduation and shall be applied against the outstanding balance(s) of the student's subsidized federal student loan(s).

4. Priority for the award shall be given to female engineering students of Hispanic descent, who are first-generation-to-college students. Preferably the recipients should be immigrants or the daughters of immigrants. Further preference shall be given to female Hispanic students who have a federal work-study job on campus, who seek academic support and mentoring, and who may themselves be tutors or mentors to other students. No minimum GPA is required of recipients, and the award is not to be based on a GPA. This award is not based on academic accomplishment as a primary criterion.

5. The Dean of Engineering, or designee, and the Director of Financial Aid, or designee, shall determine the recipients and, at the time of graduation, the amounts of the awards, subject to the approval of the appropriate University officials. The amount of each award shall be equal to the balance of the student's subsidized federal student loan(s) at the time of graduation, subject to a maximum per student of Twenty Thousand Dollars (\$20,000.00) as noted above.

6. Any funds remaining in the Fund Assets after three students have received awards may go to additional students, as specified in this Agreement, until the Fund Assets are depleted. The initial Fund Assets shall be fully disbursed within seven (7) years of the date of this Agreement.

