

This trust deed may be used for the following policies issued by:

- Canada Life International Limited
 - Delta Discounted Trust Account
 - Premiere Alpha Discounted Trust Account
 - Dimensions Preference Discounted Trust Account
- Canada Life International Assurance (Ireland) DAC
 - Premiere Europe Discounted Trust Account
- Canada Life Limited
 - CanInvest Select Account

Discounted Gift Trust

Bare Trust

This deed is provided as a draft to be considered by you and your professional adviser. We can accept no responsibility for the tax or any other consequences arising out of you executing this deed, or for making sure the deed meets with your requirements.

Please note:

For Canada Life Limited policies you must ensure that you also complete the relevant self-certification form.

For Canada Life International Limited and Canada Life International Assurance (Ireland) DAC policies you must complete the relevant data capture form. These forms are available from our website – www.canadalife.co.uk

Discounted Gift Trust

This Deed of Assignment and Tru	JSt is made on the	/		Do not date
Part 1 – Donor(s) and Trustee(s)				
between				
				(full name of
				first Donor)
of				
				(residential a
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and				
				(full name of
				second Dong
of				
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('the Donor') of the one part and				
Part 2 – Additional trustees				
				(full name of Trustee)
	(nationality)	/	/	Trustee)
of	(nationality)	/	/	Trustee)
of	(nationality)	/	/	Trustee) (date of birth
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WHEREAS A. The Donor is the legal and beneficial owner of the Policies (as hereinafter defined).

- B. The Donor wishes to make this irrevocable trust by assigning the Policies to the Donor and Additional Trustees (the Trustees) as hereinafter provided.
- (the Trustees) as nereinatter provided.

 C. The Settlor has exercised the regular partial surrender right conferred by either Provision 12 of the Delta Discounted Trust Account Policy Provisions, Provision 10 of the Dimensions Preference Discounted Trust Account Policy Provisions, Provision 18(b) of the Premiere Alpha Discounted Trust Account and the Premiere Europe Discounted Trust Account Policy Provisions or Provision 9.1 of the Select Account Discounted Gift Trust Policy Provisions, (as hereinafter defined) and is therefore entitled to receive the regular partial surrender benefit absolutely.

		- Policy(
		mpany	(ies) subject to the trust	Please tick as appropriate
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	/	/	(date of birth)	% (beneficiary
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	/	/	(date of birth)	% (beneficiary percentage)
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of		/	(date of birth)	% (beneficiary percentage)
				(residential addres
				Postcode
				Total 100 %

Part 6 – Trust definitions and provisions

Now this Deed witnesses as follows:

1. Definitions and construction

In this deed of assignment and bare trust where the context so admits

- (1) (a) the singular number includes the plural number and vice versa;
 - (b) the masculine gender includes the feminine gender and vice versa;
 - (c) the neuter gender includes the masculine gender and the feminine gender and vice versa;
 - (d) references to persons include companies;
 - (e) references to companies include any association charitable body or partnership whether incorporated or unincorporated
 - (f) references to clauses and schedules are to clauses of and schedules to this deed;
 - (g) unless otherwise stated references to subclauses are to sub-clauses of the clause in which the reference appears and references to paragraphs are to paragraphs of the schedule in which the reference appears;
 - (h) the headings in this deed are for convenience only and shall be ignored in construing the provisions of this deed;
 - (i) references to any statutory provision shall include any statutory modification to or re-enactment of such provision.
- (2) the following expressions shall bear the following respective meanings
 - (a) 'Beneficiaries' means those persons named in part 5 (which persons may not include Donor or either Donor);
 - (b) 'Beneficiaries' Fund' means the Beneficiaries' Rights together with the property from time to time representing the same and such other monies investments or other property as may be paid or transferred to or become held by the Trustees upon the trusts declared in this deed;
 - (c) 'Beneficiaries' Rights' means subject to the Donor's Right all the rights attaching to and all monies payable under the Policies;
 - (d) 'Donor's Right' means the right to all monies payable and paid under Provision 12 of the Policy Provisions;
 - (e) 'Policies' means the policies of life assurance specified in part 3 and 'Policy' shall mean any one of them;
 - (f) 'Policy Provisions' means the terms and conditions governing the Policies;

- (g) 'Trustees' means the the Donor and Additional Trustees or other the trustee or trustees for the time being of this deed;
- (h) 'Trust Fund' means the Beneficiaries' Fund and the Donor's Right.
- (3) This trust shall be known by the name specified in part 4.

2. Assignment

- (1) The Donor hereby irrevocably assigns for no consideration in money or money's worth the Policies to the Original Trustees to be held on the trusts hereinafter declared.
- (2) The Donor covenants with the Trustees that each Policy is now valid and in full force.
- (3) The Donor shall not be under any obligation to keep up the Policies or any of them or to reinstate any Policy if it shall become void for any reason and shall have no right to reimbursement or lien over the Policies or in respect of any premium paid by the Donor.
- (4) (a) Where the Policies being assigned are issued by Canada Life International Limited, the assignment effected by sub-clause (1) shall be governed by and construed in accordance with the law of the Isle of Man and parties hereto irrevocably submit to the non-exclusive jurisdiction of the Manx courts in settling any dispute arising out of the assignment.
 - (b) Where the Policies being assigned are issued by Canada Life International Assurance (Ireland) DAC, the assignment effected by subclause (1) shall be governed by and construed in accordance with the law of Ireland and parties hereto submit to the non-exclusive jurisdiction of the Irish courts in settling any dispute arising out of the assignment.
 - c) Where the Policies being assigned is issued by Canada Life Limited, the assignment effected by sub-clause (1) shall be governed by and construed in accordance with the law of England and Wales. A party can commence court proceedings in any court within the UK for the purposes only of this deed.

3. Proper law and forum of administration

- (1) This trust is irrevocable and is established under the law of England and Wales.
- (2) A party can commence court proceedings in any court within the UK for the purposes only of this deed.

4. Bare Trusts of the Donor's Right

The Trustees shall hold the Donor's Right on bare trusts for the Donor (and if there is more than one jointly) absolutely.

5. Bare Trusts of the Beneficiaries' Fund

The Trustees shall hold the Beneficiaries' Fund on bare trusts for the Beneficiaries in the proportions set out in part 5 absolutely.

6. Additional investment and administrative powers of Trustee

The Trustees shall have all the investment and administrative powers and the immunities set out in the first schedule in addition to those vested in the Trustees by law in respect of each share of the Beneficiaries' Fund to which a Beneficiary is absolutely entitled under clause 5 and in clause 7 and the first schedule each such share is called the 'Share' and that one of the Beneficiaries who is entitled to the Share is called the 'Beneficiary'.

7. Powers of maintenance and advancement

- Section 31 of the Trustee Act 1925 shall not apply to this deed.
- (2) If and so long as the Beneficiary is under the age of 18 years the Trustees may pay or apply any income or capital of the Share to him or for his maintenance or education or otherwise for his benefit as they shall in their discretion think fit. Any balance of income shall be retained by the Trustees upon trust for the Beneficiary absolutely and the balance so retained shall be subject to the provisions of this deed applicable to the Share. Any such retained income may at any time be paid or applied as if it were income arising in the current year.
- (3) The statutory powers of advancement shall apply but so that the power of advancement shall extend to the whole rather than one half of the Share.

8. Appointment, retirement etc, of Trustee

- (1) The provisions contained in the second schedule shall apply in regulating the number appointment and retirement of the Trustees and ancillary matters therein specified.
- (2) Sections 19 and 20 of the Trusts of Land and Appointment of Trustees Act 1996 shall not apply to this deed.

9. Release of powers

The Trustees may at any time by any deed or deeds wholly or partially release or restrict the future exercise of all or any of the powers conferred upon the Trustees by this deed or by law.

10. Overriding restrictions

- (1) Subject to clause 11, notwithstanding anything in this deed contained or implied none of the powers authorities or discretions hereby or by law conferred on the Trustees or on any other person shall at any time or in any circumstances whatsoever be exercisable in any manner which may cause or enable the Donor (or any of them) to benefit in any way from the Beneficiaries' Fund.
- (2) Notwithstanding anything else in this deed, contained or implied, if the mere existence of any powers, authorities or discretions hereby or by law conferred on the Trustees or on any other person would be enough (without their exercise) to cause this Trust to be a settlement (within the meaning of section 43(2) Inheritance Tax Act 1984) then those powers authorities or discretions shall be restricted so far as may be necessary to avoid that result.

11. Right to recover income tax

- (1) The Donor (or any of them) shall be entitled to enforce his statutory right to recover income tax for which he is liable under Chapter 9 Part 4 of the Income Tax (Trading and Other Income) Act 2005 against the Trustees from the property of the Beneficiaries' Fund to the extent only that section 538 of that Act entitles him at law so to do.
- (2) The Trustees shall be obliged on application by the Donor (or any of them) to pay to that Donor from the Beneficiaries' Fund such amount as he is entitled to recover notwithstanding that (but for this clause) such statutory right of recovery is not or may not be enforceable as against the Trustees (and so that for the purposes of this clause a certificate of an officer of HM Revenue and Customs as to the amount of income tax which is recoverable by the Donor (or any of them) under section 538 of the Income Tax (Trading and Other Income) Act 2005 shall be conclusive evidence of the amount and shall be conclusive and binding on the Trustees and all persons beneficially interested in the Beneficiaries' Fund).

12.Invalidity

If at any time any provision of this deed is or becomes invalid illegal or unenforceable in any respect under or in any respect contrary to any law the validity legality and enforceability of the remaining provisions of this deed shall not be in any way affected or impaired thereby.

13. Agreement to the Data Protection Notice

All parties hereby confirm that they have read, understood and agree to the Data Protection Notice on page 8 and are satisfied that their personal information will be handled appropriately, in accordance with this notice. Where individual beneficiaries are specified, the Donor and Trustees hereby undertake to make sure that they are provided with a copy of this notice and made aware of their rights thereunder.

14. Declaration of tax residence outside Ireland

This clause shall apply where the Policies being assigned are issued by Canada Life International Assurance (Ireland) DAC.

Tax residence definition – individual

An individual will be regarded as being tax resident in Ireland for a tax year if she/he either:

- spends 183 days or more in Ireland in that tax year, or
- has a combined presence of 280 days in Ireland, taking into account the number of days spent in Ireland in that tax year together with the number of days spent in Ireland in the preceding year. Presence in a tax year by an individual of not more than 30 days in Ireland will not be reckoned for the purpose of applying the two-year test. Presence in Ireland for a day means the personal presence of an individual:
- at the end of the day (midnight) for tax years 2008 and earlier, and
- at any time during that day for tax year 2009 onwards.

Ordinary tax residence definition - individual

The term 'ordinary residence' as distinct from 'residence' relates to a person's normal pattern of life and denotes residence in a place with some degree of continuity. An individual who has been resident in Ireland for three consecutive tax years becomes ordinarily resident with effect from the commencement of the fourth tax year.

An individual who has been ordinarily resident in Ireland ceases to be ordinarily resident at the end of the third consecutive tax year in which s/he is not resident. Thus, an individual who is resident and ordinarily resident in Ireland in 2009 and departs from Ireland in that year will remain ordinarily resident up to the end of the tax year 2012.

All parties are required by the Irish Revenue Commissioners to make the following declaration set out below, which is in a format authorised by them, in order to receive payments without deduction of Irish tax.

I/We* declare that

- I/We* have read the explanation of the terms detailed in the 'Tax residence' and 'Ordinary tax residence' definitions above.
- I am/We are* the applicant(s) in respect of which this declaration is being made.
- I am/We are* not resident or ordinarily resident in Ireland.
- I/We* hereby undertake(s) to inform the Company of any change in my/our country of residence during the life of the account/policy.

(* Delete as appropriate).

Note: Policies issued by Canada Life International Assurance (Ireland) DAC cannot be assigned to individuals resident in Ireland (for tax purposes as described above or otherwise).

Data Protection Notice

Any personal information you may provide to Canada Life International Limited (CLI) as data controller will be treated in accordance with the Isle of Man Data Protection Act 2002.

Any personal information that you may provide to Canada Life International Assurance (Ireland) DAC (CLIAI) as data controller will be treated in accordance with the Data Protection Acts 1998 and 2003.

Any personal information that you may provide to Canada Life Limited (CLL) as data controller will be treated in accordance with the Data Protection Act 1998.

(CLI, CLIAI & CLL together will be defined as 'Canada Life' in this notice).

By signing this form you consent to Canada Life using and sharing your personal information as set out in this notice including, without limitation, the processing of sensitive personal data.

If submitting personal information about another person, by signing this form you confirm that you have their consent to provide such information to Canada Life and for their information to be used as set out in this notice.

Using personal information

Canada Life uses personal information to undertake any activity relating to its policies, products and services and, where relevant, to process applications, set-up and administer policies, products and services and handle any claims.

Given the global nature of Canada Life's business, it may be necessary to transfer information to countries outside the European Economic Area ('EEA') in order to provide Canada Life's services.

Sharing personal information

Canada Life may share personal information:

- with other Canada Life group companies including those outside the EEA;
- with its relevant reassurers;
- with other companies, organisations and associations and/or credit reference agencies in order to prevent, detect or investigate financial crime or fraud;
- with approved service providers including providers of medical services and opinions;
- with relevant industry bodies such as the Association of International Life Offices, if appropriate;
- with the Isle of Man Financial Services Authority;
- · with the Central Bank of Ireland;
- · with the UK Financial Conduct Authority;
- with the UK Prudential Regulation Authority;
- · with any other regulators with competent jurisdiction;

- with the Isle of Man Financial Services Ombudsman Scheme;
- with Ireland's Financial Services Ombudsman's Bureau;
- · with the UK Financial Ombudsman Service;
- with any other applicable financial services ombudsman schemes or supervisors; and
- in any circumstances if permitted or required to do so by law or if Canada Life has consent to do so.

Where the information is being released to any of the above, Canada Life may use electronic communications.

Relevant industry bodies may share information about you collected by other insurance companies with the Company.

Canada Life will not use your information to advise you of other products and services offered by third parties or companies within the Canada Life marketing group.

Accessing personal information

A person whose personal information is held by Canada Life has various rights including the right to:

- have any incorrect personal information corrected; and/or
- access the personal information Canada Life holds for which a fee may be charged.

To do so and/or if you need more information, please contact Canada Life. Requests and queries should be addressed to each company as appropriate:

The Data Protection Officer
Canada Life International Limited
Canada Life House
Isle of Man Business Park
Douglas
Isle of Man
IM2 20J

The Data Protection Officer
Canada Life International Assurance (Ireland) DAC
Irish Life Centre
Lower Abbey Street
Dublin 1

The Data Protection Officer Canada Life Limited Canada Life Place Potters Bar Hertfordshire EN6 5BA

First Schedule (The powers of investment and administration and immunities referred to in clause 6)

Part 1 – Trustee's unrestricted power of investment

The Trustees may apply any money to be invested in the purchase of or subscription for such stocks, funds, shares, securities or other investments or property of whatsoever nature and situated in any part of the world and whether involving liability or not and whether producing income or not or upon such personal credit with or without security and upon such terms generally as the Trustees think fit without having regard to any obligation to diversify the investment of the Share to the intent that the Trustees shall have the same full and unrestricted powers of

investing and transposing investments and laying out monies in all respects as if they were absolutely entitled thereto beneficially and without prejudice to the generality of the foregoing the Trustees may at any time and from time to time apply any part of the capital of the Share in effecting any policy of assurance on the life of any person or any endowment policy or any other contract of insurance and in maintaining any such policy or contract (whether or not effected by them).

Part 2 – Administrative and management powers

1. To exercise the powers of a beneficial owner

To exercise all powers which an individual beneficial owner might exercise without being restricted in any way by the office of trustee including without prejudice to the generality of the foregoing power to carry on a trade or business whether alone through a partnership or otherwise power to incorporate, promote and invest in companies power to concur in the reorganisation or reconstruction of company securities and the rights attaching thereto power to exercise all voting and other rights attaching to company securities and power to sell, surrender, exchange, pay-up and otherwise deal with any policy of assurance endowment policy or contract of insurance as if they were beneficially entitled thereto.

2. To receive property

To receive property (including onerous property) by gift inter vivos or otherwise from any person and to hold the same upon the trusts of the Share herein set forth and to administer such additions under the provisions of this deed.

3. To purchase, sell, lease or exchange property

To purchase, sell, lease or exchange any property movable or immovable either at public auction or by private contract for such consideration and on such terms as the Trustees deem advisable.

4. To permit trust property to remain with custodians or nominees

To permit any property for the time being subject to the trusts of the Share to be and remain deposited with any bank trust company or like institution in any part of the world and to permit any property which is subject to the trusts of the Share to be and remain vested in the names of nominees in any part of the world instead of in the name of the Trustees.

5. To institute and compromise proceedings

To institute, prosecute and defend any suits or actions or other proceedings affecting the Trustees as trustees of the Share and to compromise any matter or difference or to submit any such matter to arbitration and to compromise or compound any debts owing to the Trustees or any other claims against them upon evidence that to the Trustees shall seem sufficient.

6. To employ agents

To employ and pay at the expense of the Share any agents in any part of the world including investment advisers, investment managers, solicitors and accountants to provide advice in connection with or transact any business or to do any other act or thing requiring to be done in the execution of the trusts of the Share.

7. To borrow

To borrow at any time any monies required for any purpose upon such terms as the Trustees think fit and the Trustees may for this purpose mortgage or charge in favour of the lender the whole or any part of the Share or any interest in the Share.

8. To lend

To lend at any time any monies or assets forming part of the Share to the Beneficiary upon such terms and conditions and whether or not at interest or upon any security as the Trustees shall think fit.

9. To charge

To charge mortgage pledge or deposit the whole or any part of the Share or any interest therein as security for any loan obligation guarantee or other liability of the Beneficiary to any third party upon such terms as the Trustees think fit.

10.To give indemnities

To enter into any indemnity in favour of any outgoing or former trustee or any other person in respect of any liability of any nature payable or prospectively or contingently payable in respect of the Share and to pledge charge or otherwise deal with the Share (or any part thereof) in support of such indemnity.

11.To pay taxes

In the event of any taxes, duties or imposts becoming legally payable by the Trustees in any part of the world in respect of the capital of the Share or any part thereof to pay all or any part of such taxes, duties or imposts out of the capital of the Share notwithstanding that such taxes, duties or imposts or some part thereof are not or may not be recoverable by legal process and that the payment of such taxes duties or imposts may be prejudicial to the Beneficiary.

12.To do all things necessary for due administration

To do all such things as may be necessary or incidental to the due administration and control of the Share or the due execution of the trusts of the Share.

13. Remuneration of Trustee

- (1) Subject to the provisions of sub-paragraph (2) each Trustee being a person engaged in any profession or business shall be entitled to be paid all usual professional or proper charges for business transacted time expended and acts done by him in connection with the trusts powers and provisions of this deed including acts which a Trustee not being in any profession or business could have done personally.
- (2) A Trustee may act as such on such terms and conditions (including the right to remuneration and the incidence thereof) as shall be agreed between such Trustee and the person for the time being having the power to appoint a new or additional trustee of this trust and so that any corporate Trustee shall in default of agreement be entitled to remuneration in accordance with its normal published scale of charges from time to time.

14. Non-accountability of Trustees for certain remuneration

- (1) No Trustee shall be accountable for any remuneration or other fee received by him from any company in which shares, stock, debentures or other securities are for the time being held by the Trustees as part of the Share.
- (2) Any company being a Trustee of this trust may transact any business which by its constitution it is authorised to undertake upon the same terms as would for the time being be made with an ordinary customer without accounting for any profit made thereby.

15. Receipts to discharge Trustees

Where the Trustees are authorised or required to pay or apply any capital money or income to or for the benefit of any person who does not have the capacity to give a valid receipt the Trustees may pay the same to any parent or guardian of such person without seeing to the application of it or apply the same in such manner as may be directed in writing by such parent or guardian and the receipt of such parent or guardian shall be a sufficient discharge to the Trustees.

16.Delegation of Trustees' trusts, powers, duties and discretions

The Trustees (or any of the Trustees if there are more than one) may delegate all or any of the trusts powers duties and discretions imposed or conferred upon the Trustees by this deed or by law to any person resident or domiciled in any part of the world (including if thought fit any other Trustee).

17. Power to amend

The Trustees may at any time by deed or deeds amend the provisions of Part 1 and Part 2 of this first schedule to enable them to administer effectively the trusts of the Share.

Part 3 – Exoneration and indemnity of Trustees

- Without prejudice to the protection in this regard afforded by law in the professed execution of the trusts and powers of this deed no Trustee (nor any director or officer of any corporate trustee) shall be liable:
 - (a) for any loss to the Share arising by reason of any improper investment made or retained in good faith;
 - (b) for the negligence or fraud of any agent employed by such Trustee or by any other Trustee although the employment of such agent was not strictly necessary or expedient provided such employment was in good faith;
- (c) by reason of any mistake or omission made in good faith by any Trustee; or
- (d) by reason of any other matter or thing except fraud wilful misconduct or negligence on the part of the Trustee whom it is sought to make liable.
- Each Trustee shall be entitled to exoneration and indemnity out of the Share for any liability loss or expense incurred hereunder and for any judgment recovered against and paid by such Trustee other than liability, loss, expense or judgment arising out of his own fraud, wilful misconduct or negligence.

Second Schedule (The provisions referred to in clause 8 relating to the appointment and retirement of Trustees and ancillary matters)

- The minimum number of Trustees of this deed shall be two in the case of individual Trustees and one in the case of a corporate Trustee.
- So long as the number of Trustees is below the minimum number a continuing Trustee shall not be entitled (save in the event of an emergency) to exercise any discretion or power hereunder other than the power of appointing a new Trustee pursuant to the powers hereinafter contained.
- 3. Any Trustee who wishes to be discharged from the trusts of this deed shall give written notice of such wish to the person for the time being entitled to appoint new Trustees and to his co-Trustees (if any) and having given such notice shall be discharged at the expiration of one month from the date when such notice shall have been given or of such shorter period as the said person entitled to appoint new Trustees may agree in writing but so that such discharge shall not take effect unless and until immediately after such discharge there will be (whether by virtue of continuance in office or of an appointment taking effect forthwith upon such discharge) at least the minimum number of Trustees required by paragraph (1) or by any applicable law and unless and until the Trustee wishing to be discharged shall have complied in full with paragraph (6) below.
- 4. If a Trustee whether original, additional or substituted shall die or being a company be dissolved or shall desire to be discharged from all or any of the trusts or powers of this deed or shall refuse or become unfit to act therein or become incapable of acting therein then the following persons namely:
 - (a) the Donor (and if there is more than one then all of them who are for the time being in existence) or if he is unable or unwilling to act;

- (b) the surviving or continuing Trustees for the time being or if there be no surviving or continuing Trustees;
- (c) the personal representatives constituted in the place of the domicile of the last surviving Trustee (if an individual) or the last Trustee (if a company)

may by deed appoint one or more other persons to be a Trustee or Trustees in the place of the Trustee so deceased, dissolved, desiring to be discharged, refusing or being unfit or being incapable as aforesaid.

- 5. The persons in paragraph (4) mentioned in the same order of succession may by deed appoint one or more other persons to be an additional Trustee or additional Trustees provided that the number of Trustees shall not be increased beyond four.
- 6. An outgoing Trustee shall execute and do all such transfers or other documents acts or things as may be necessary for vesting the Trust Fund in the new or continuing Trustees provided always that an outgoing Trustee who is or may be liable as a Trustee for any taxes, duties or imposts shall not be bound to transfer the Trust Fund as aforesaid unless reasonable security is provided for indemnifying such outgoing Trustee against such liability or contingent liability.
- 7. The expression 'continuing Trustees' in paragraph (4)(b) includes retiring Trustees.

Please note that in order to comply with our regulatory obligations we may require documents to verify the identity and residential address of individual trustees (or the relevant equivalent documentation for trustees who are companies, partnerships or other entities).

Part 7 – Signatures

In witness whereof the parties hereto have executed this Deed the day and year first above written

Signed and delivered as a Deed by	the First Donor as Donor and Trustee	
Print name of Donor/Trustee		All signatures must be witnessed by
Signature of Donor/Trustee		an independent person, not another trustee, the donor
In the presence of		or anyone who can benefit under
Full name of witness		the trust
Signature of witness		
Occupation of witness		
Residential address of witness		
	Postcode	
Signed and delivered as a Deed by	the Second Donor (in the case of Joint Donors) as Donor a	nd Trustee
Print name of Second Donor /Trustee [All signatures must be witnessed by
Signature of Second Donor/Trustee		an independent person, not another trustee, the donor
In the presence of		or anyone who can benefit under
Full name of witness		the trust
Signature of witness		
Occupation of witness		
Residential address of witness		
	Postcode	

Signed and delivered as a Deed by	the first mentioned Additional Trustee	
Print name of first mentioned Additional Trustee		All signatures must be witnessed by
Signature of first mentioned Additional Trustee		an independent person, not another trustee, the donor
In the presence of		or anyone who can benefit under
Full name of witness		the trust
Signature of witness		
Occupation of witness		
Residential address of witness		
	Postcode	
Signed and delivered as a Deed by	the second mentioned Additional Trustee	
Print name of second mentioned Additional Trustee		All signatures must be witnessed by
Signature of second mentioned Additional Trustee		an independent person, not another trustee, the donor
In the presence of		or anyone who can benefit under
Full name of witness		the trust
Signature of witness		
Occupation of witness		
Residential address of witness		
	Postcode	

Signed and delivered as a Deed by	the third mentioned Additional Trustee	
Print name of third mentioned Additional Trustee		All signatures must be witnessed by
Signature of third mentioned Additional Trustee		an independent person, not another trustee, the donor
In the presence of		or anyone who can benefit under
Full name of witness		the trust
Signature of witness		
Occupation of witness		
Residential address of witness		
	Postcode	
Signed and delivered as a Deed by	the mentioned Corporate Trustee	
Print name of Director		All signatures must
Signature of Director		be witnessed by an independent person, not another trustee, the donor
Print name of Director/ Company Secretary		or anyone who can benefit under
Signature of Director/ Company Secretary		the trust
In the presence of		l
Full name of witness		
Signature of witness		
Occupation of witness		
Residential address of witness		
	Postcode	



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