

Nucleus client relations, PO BOX 26968, Glasgow G2 9DY.

Please complete and sign this form before sending it to us at the above address.

We recommend you seek legal advice and approval before completing this document.

#### Important notes

- This Deed may be used when a trust has been created over investments held in the Nucleus Wrap using one of the draft Trusts provided by Nucleus and where one of the Trustees previously appointed wishes to retire from his office as trustee.
- This draft Deed includes an appointment of a new Trustee to replace the Trustee who is retiring. If it is not desired to simultaneously appoint a new Trustee, a different Deed will be needed.
- The person making the appointment of the new Trustee is the Appointor. This will be the Settlor(s) in the case of a Discretionary Gift Trust, Discretionary Loan Trust and the Flexible Gift Trust, and the Donor(s) in the case of a Bare Gift Trust, whilst alive and of full capacity. In other cases the Appointor are the Trustees.
- The reasons for appointing trustees are explained in the Client Guide to each Trust which you should read.
- If the draft is to be used unamended, the parties should follow the completion instructions in the margin of the document.
- The completed Deed should be returned to Nucleus Financial Services who will record the names of the further additional Trustee with whom any future dealings will be conducted and pass the details to the relevant Company. Any subsequent changes of Trustee must be notified to Nucleus Financial Services. The original Deed will be returned to the first-named Trustee and should be kept in a safe place.

This document is presented as a draft for the consideration of the parties' legal advisers. Every effort has been taken in the preparation of the document to ensure that it is capable of achieving the objectives stated above. However, as the circumstances of each individual are different, Nucleus cannot guarantee that the objectives of any particular individual will be achieved using this draft. Accordingly, Nucleus can accept no responsibility for any loss occasioned from the use of this draft Deed.



This Deed is made on the	Name of Retiring Trustee
day of	
in the year	Address of Retiring Trustee
Between:	
Name of Appointor	
	(the "Retiring Trustee") of the second part
Address of Appointor	And
	Name of New Trustee
And	Address of New Trustee ("the New Trustee") of the third part
Name of second Appointor	
Address of second Appointor	And
Address of second Appointor	And Name of Continuing Trustee
Address of second Appointor	
Address of second Appointor ("the "Appointor" which expression, where two persons are named, includes both of them) of the first part	
("the "Appointor" which expression, where two persons are named,	Name of Continuing Trustee
("the "Appointor" which expression, where two persons are named, includes both of them) of the first part	Name of Continuing Trustee
("the "Appointor" which expression, where two persons are named, includes both of them) of the first part	Name of Continuing Trustee
("the "Appointor" which expression, where two persons are named, includes both of them) of the first part	Name of Continuing Trustee Address of Continuing Trustee
("the "Appointor" which expression, where two persons are named, includes both of them) of the first part	Name of Continuing Trustee Address of Continuing Trustee And Name of Continuing Trustee
("the "Appointor" which expression, where two persons are named, includes both of them) of the first part	Name of Continuing Trustee Address of Continuing Trustee And
("the "Appointor" which expression, where two persons are named, includes both of them) of the first part	Name of Continuing Trustee Address of Continuing Trustee And Name of Continuing Trustee

(the "Continuing Trustees") of the fourth part



And is supplemental to a Declaration of Trust dated

which created a trust known as

("the Trust") and made by

as the Settlor or the Donor as defined in the Trust.

### Whereas

- A. The Appointor, [the Continuing Trustees] and the Retiring Trustee are the present Trustees of the Trust.
- B. The Retiring Trustee wishes to retire from his office as Trustee.
- C. The power of appointing new or additional trustees under the Trust is vested for the time being in the Appointor.
- D. The Appointor desires to appoint the New Trustee to act jointly with the Appointor [and the Continuing Trustees] as Trustees of the Trust in the execution and administration thereof.
- E. The New Trustee wishes to accept his appointment as Trustee of the Trust.
- F. It is intended that the property now in the Trust Fund the details of which are specified in the Schedule to this Deed shall be transferred into the joint ownership or under the joint control of the Appointor, [the Continuing Trustees] and the New Trustee.

### And Witnesses as follows:

- 1. The Retiring Trustee hereby retires and is discharged from the office of Trustee of the Trust.
- 2. In exercise of the power conferred by the Trust and all other powers (if any) the Appointor HEREBY APPOINTS the New Trustee to be a Trustee to act jointly with the Appointor [and the Continuing Trustees] as Trustee for all the purposes of the Trust with effect from the date of this Deed.
- 3. The New Trustee accepts the appointment effected by this Deed.

- 4. Where the property in question is an Onshore Bond or an Offshore Bond with effect from the date of this Deed the Appointor [and the Continuing Trustees] as Trustees of the Trust hereby assign the Policy specified in the Schedule to the Appointor, [the Continuing Trustees] and the New Trustee so that the Policy shall henceforth be in the legal ownership of all the Trustees of the Trust and the survivor(s) of them as Trustees of the Trust.
- 5. Where the property in question is investments in a Nucleus General Account, the Appointor (and the Continuing Trustees) as Trustees of the Trust hereby assign their beneficial title to the investments to the Appointor, [the Continuing Trustees] and the New Trustee to hold subject to the terms of this Trust.
- Where 4 above applies, by sending a copy of this Deed to [Nucleus Financial Services Limited acting on behalf of] [SFA] [RL360] [Sanlam] delete as appropriate the parties hereto give Notice of the assignment referred to above.
- 7. A. Where 5 above applies, by sending a copy of this Deed to NFS Nominees Limited, the parties hereto give Notice of the assignment referred to above and hereby direct NFS Nominees Limited to hold the said investments for the Appointor, [the Continuing Trustees] and the New Trustee as Trustees.
- B. The parties hereto certify that this instrument falls within category A in the Schedule to the Stamp Duty (Exempt Instruments) Regulations 1987.

### Schedule

### Trust Fund

All assets held in the Nucleus General Account number

Nucleus Onshore Bond policy number

Nucleus Offshore Bond policy number



Signatures In witness whereof the parties hereto executed this Deed the day and	Signed as a deed and delivered by the said (second Appointor)
year stated above. Signed as a deed and delivered by the said (the Appointor)	At (place of signing) [Scots law only]
At (place of signing) [Scots law only]	On (date of signing) [Scots law only]
On (date of signing) [Scots law only]	Second Appointor's signature (must be a 'wet' signature)
Appointor's signature (must be a 'wet' signature)	
	In the presence of:
In the presence of:	Witness name
Witness name	Signature of witness (must be a 'wet' signature)
Signature of witness (must be a 'wet' signature)	
	Occupation
Occupation	Address of witness

Address of witness



Signed as a deed and delivered by the said (Retiring Trustee)	Signed as a deed and delivered by the said (New Trustee)
At (place of signing) [Scots law only]	At (place of signing) [Scots law only]
On (date of signing) [Scots law only]	On (date of signing) [Scots law only]
Retiring Trustee's signature (must be a 'wet' signature)	New Trustee's signature (must be a 'wet' signature)
In the presence of:	In the presence of:
Witness name	Witness name
Signature of witness (must be a 'wet' signature)	Signature of witness (must be a 'wet' signature)
Occupation	Occupation
Address of witness	Address of witness



Signed as a deed and delivered by the said (first Continuing Trustee)	Signed as a deed and delivered by the said (second Continuing Trustee)
At (place of signing) [Scots law only]	At (place of signing) [Scots law only]
On (date of signing) [Scots law only]	On (date of signing) [Scots law only]
First Continuing Trustee's signature (must be a 'wet' signature)	Second Continuing Trustee's signature (must be a 'wet' signature)
In the presence of:	In the presence of:
Witness name	Witness name
Signature of witness (must be a 'wet' signature)	Signature of witness (must be a 'wet' signature)
Occupation	Occupation
Address of witness	Address of witness



#### Completion guide

If, after you have sought independent legal advice, this deed is to be completed unamended the following parts of the document need to be completed as follows:

- The deed should be dated the same date as the last signature of the parties.
- In the deed, the following details must be inserted in addition to the date:
  - the name(s) and address(es) of the Donor(s)/Settlor(s) if alive and of full capacity, otherwise the names of the Continuing Trustees
  - the name and address of the Trustee who is retiring
  - the name and address of the New Trustee
  - the name(s) and address(es) of the Continuing Trustee(s) if the Appointor is the Settlor/Donor and not the Trustees. If the Appointor is the Trustees, all references to Continuing Trustees should be deleted.
  - the date and name of the Trust and the name of the Settlor/ Donor.
- At paragraph 6 on page 3, delete as appropriate depending on the relevant Company.
- In the Schedule, the details of the current investments, i.e. relevant Nucleus general account or bond policy number, should be inserted
- All parties should sign in the appropriate box. Each signature should be witnessed.