This document is intended for clients of financial advisers. It covers a complex subject and we recommend that you seek advice from your adviser.

# The Bare Gift Trust

Fidelity Adviser Solutions Trust Deed



#### The Bare Gift Trust

This document is provided on the strict understanding that it is presented as a draft to be considered by the Donor and his or her legal advisers. Ultimately, its legal and tax effects will depend on the circumstances of each particular case. Accordingly, neither Financial Administration Services Limited nor any associated or affiliated company nor any of their representatives, officials, employees or professional advisers can accept any responsibility for any loss occasioned as a result of its use in any circumstances whatsoever except as provided by law. The representatives of Fidelity Adviser Solutions will not give, nor do they have authority to give, advice or make representations relating to the legal or tax effects of any document provided by Fidelity Adviser Solutions or any associated or affiliated company or of any instrument which may be based on any such document.

Please see page 10 for details on how to fill in this form.

#### The Trust Deed

This Trust			the		
		day of		in the year	
This date	must n	ot be ed	ırlier than the late	st date of sig	nature in Part 8
between					
of					
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of					

(hereinafter called the "  ${\bf Original\ Trustees}$  ") of the second part

#### Part 1 Declaration

A. Where the "Initial Asset" (as defined in the Schedule hereto) is defined in paragraph (a) or (e) of the Schedule the Donor has transferred or delivered (or intends forthwith to transfer or deliver) to the Original Trustees the Initial Asset to hold subject to the terms of this Trust

OR

Where the "Initial Asset" is defined in paragraph (b) of the Schedule the Donor hereby assigns the Initial Asset to the Original Trustees to hold subject to the terms of this Trust

OR

Where the "Initial Asset" is defined in paragraph (c) or (d) of the Schedule the Donor hereby assigns all his beneficial interest in the Initial Asset, and if the Donor and Trust is subject to the law of Scotland, his whole interest in the Initial Asset, to the Original Trustees to hold subject to the terms of this Trust.

B. From time to time further moneys, investments or other property may be paid or transferred to or otherwise placed under the control of the Trustees (as hereinafter defined) by way of addition.

#### Part 2 Definitions

In this Trust the following expressions shall have the following meanings and unless the context does not permit the singular shall include the plural and vice versa and words denoting any gender shall include all genders

(i) "Appointor" means the Donor while he is alive and of full capacity, or if two persons are the Donor both of them jointly while they are both alive and of full capacity or if only one of them is alive and of full capacity that one acting alone, and subject thereto the Trustees

Specified

(ii) "Beneficiaries" means

Name	Percentage Share

#### Part 2 Definitions (continued)

- (iii) "Trustees" means the trustee or trustees as appropriate for the time being of this Trust and at the commencement of this Trust the Trustees are the Original Trustees
- (iv) "Trust Fund" means
  - (a) the Initial Asset
  - (b) all money, investments or other property paid or transferred by any person or persons to, or so as to be under the control of, and (in either case) accepted by the Trustees as additions and any income retained pursuant to this Trust Deed and
  - (c) the money, investments and other property from time to time representing the said Initial Asset money, investments other property additions and retained income
- (v) "Spouse" includes any civil partner registered under the Civil Partnership Act 2004 and widow(er) includes any surviving civil partner so registered. Any references to marriage include registered civil partnership.

#### Part 3 Principal Trust Terms

#### 1. Beneficial Entitlement

- (i) The Trustees shall hold the Trust Fund and the income thereof for the absolute benefit of the Beneficiary(ies) and if more than one in the Specified Percentage Shares shown in paragraph (ii) of Part 2 above and if there are no Specified Percentage Shares and there is more than one Beneficiary then in equal shares absolutely.
- (ii) Any income arising to the Trustees at any time from the Trust Fund shall be paid or applied as it arises to or for the benefit of the Beneficiary. Section 31 of the Trustee Act 1925 shall not apply to this Trust.
- (iii) So long as any Beneficiary is under the age of legal capacity the Trustees shall have power to pay or otherwise apply for or towards his maintenance education or benefit so much of the income from his share in the Trust Fund as the Trustees may in their absolute discretion think fit and the Trustees shall retain the balance of any such income on trust for that Beneficiary absolutely and until he shall attain the age of legal capacity the Trustees shall invest the same and the resulting income thereof in investments hereby or by law authorised and shall hold the same as an accretion to the Trust Fund or part to which the Beneficiary is entitled Provided Always that so long as the said Beneficiary is under the age of legal capacity or otherwise under a legal disability the Trustees may pay or apply as aforesaid any such balance or accretion as if it were income arising in the then current year.

#### 2. Trust Capita

The Trustees shall in place of any other power to pay or apply capital for the benefit of a beneficiary have the power, subject to the consent of an adult Beneficiary having legal capacity but otherwise in their absolute discretion, to pay, transfer or apply the whole or any part or parts of any of the Trust Fund to which any Beneficiary is entitled to or for the outright benefit only of such Beneficiary.

#### 3. Exclusion Of The Donor And Spouse

None of the Trusts' powers or provisions hereof shall operate or be exercised so as to allow any part of the Trust Fund or the income thereof to be paid transferred or applied to or for the benefit of the Donor or of any Spouse of the Donor.

#### Part 4 Administrative Powers

- Subject to paragraph 2 of this Part 4, the Trustees shall in the management and administration of the Trust Fund have the widest possible powers (which they may exercise or omit to exercise from time to time at their absolute discretion) of managing and dealing with the Trust Fund in all respects as if the Trustees were the absolute beneficial owners thereof and without prejudice to the generality of the foregoing the Trustees shall have the following powers:
  - Power to accept the Donor's directions as to the initial investment of the moneys comprised in the Trust Fund without having regard to the diversification of the Trust Fund.
  - (ii) Power to sell or otherwise liquidate and deal with any asset whatsoever comprised in the Trust Fund and to invest in any property of whatsoever nature and wheresoever situate and whether producing income or not, including land heritable property and investment in any policies of assurance as the Trustees may in their absolute discretion think fit.
  - (iii) With regard to any policy of assurance or capital redemption policy held subject to the Trust, the power:
    - (a) to pay premiums on any such policy and to borrow from any person (including any of themselves) the moneys required for any such premium upon such terms as to repayment interest and otherwise as they may think fit.
    - (b) to exercise any of the elections, powers, options and privileges conferred by any such policy and to alter the amount of any periodic premiums payable thereunder or the period during which such premiums are payable and to alter the terms of any such policy in any manner by agreement with the insurers and to do any of the foregoing notwithstanding that the sum assured may thereby be reduced or increased.
    - (c) to convert any such policy into a fully paid up policy free from payment of future premiums.
    - (d) to surrender wholly or partially any such policy.
    - (e) to appoint in writing such person or persons as the Trustees think fit to act as agent of the Trustees for the purpose of receiving moneys from any person and to apply the said moneys as premiums under any such policy already in force or under any such policy which is about to come into force and to become comprised in the Trust Fund.
    - (f) to recover receive or give valid receipts for all moneys due or to become due under any such policy so that the receipt by the Trustees of any moneys payable under or deriving from any dealing with any such policy shall be a full and sufficient discharge to the insurance company making the payment who shall not be concerned to see to the application of any such moneys.
  - (iv) Power to borrow money on such terms as to interest repayment and otherwise as they may think fit and whether upon the security of the whole or any part or parts of the Trust Fund or upon personal security only and to use such money in purchasing or subscribing for investments or property to be held as part of the Trust Fund or otherwise for any purpose for which capital moneys forming part of the Trust Fund may be used.

#### Part 4 Administrative Powers (continued)

- (v) Power to pay or transfer any capital or income to be paid transferred or applied for the maintenance education or benefit of a Beneficiary who is under the age of legal capacity or otherwise under a legal disability to any parent or guardian of that Beneficiary or to such other person on behalf of such Beneficiary as the Trustees shall think fit and the receipt of such person shall be a complete discharge to the Trustees who shall be under no obligation to see to the proper application thereof.
- (vi) Power revocably or irrevocably to delegate any power or powers in making managing realising or otherwise dealing with any property comprised in the Trust Fund to any person or persons (including nominees) upon such terms as to remuneration or otherwise as the Trustees may think fit and no Trustee shall be responsible for the default of any such agent if the Trustee in question employed or incurred expense in employing him in good faith.
- 2. The exercise by the Trustees of the powers conferred by paragraph 1 of this Part 4 shall require the consent of the Beneficiary or Beneficiaries affected thereby except in relation to any part of the Trust Fund held for a Beneficiary or Beneficiaries under the age of legal capacity or otherwise under a legal disability.

# Part 5 Appointment, Dismissal, Retirement and Remuneration of Trustees

- The Appointor shall have power to appoint by deed new or additional Trustees and where necessary the Trustees will grant any necessary documentation to complete such appointment.
- 2. The Donor while he is alive and of full capacity, or if two persons are the Donor both of them jointly while they are both alive and of full capacity or if only one of them is alive and of full capacity that one acting alone, shall have power to dismiss by deed any Trustee and the said power shall be exercisable notwithstanding that as a result of its exercise the sole Trustee is a corporation which is not a Trust Corporation for the purpose of Section 37 of the Trustee Act 1925, where relevant, or a single individual but not so as to result in the Donor and/or his spouse for the time being becoming the only Trustee(s).
- Any Trustee may retire at any time on giving 30 days' written notice to the Appointor Provided Always that no retirement of any Trustee shall take effect so as to result in the Donor and/or his spouse for the time being becoming the only Trustee(s).
- 4. Any corporate body which is empowered to act as a trustee may at any time be appointed as a Trustee and may act by its proper officers in the discharge of its duties as such Trustee and in the exercise of the powers and discretions conferred hereby or by law.
- 5. Every corporate Trustee shall be entitled to remuneration upon such terms as may be agreed by the Appointor at the time of its appointment and in the absence of such agreement every corporate Trustee shall be entitled to remuneration in accordance with its normal scale of charges (if applicable) at the time of its appointment time Provided Always that the Donor and the spouse for the time being of the Donor shall not in any capacity or any way be entitled to remuneration as a Trustee.

- Any Trustee other than the Donor and any spouse of his for the time being
  - (i) who, not being a body corporate, is engaged in any profession business or trade may be employed by the Trustees and any Trustee so engaged and employed may charge and be paid all reasonable professional business or trade costs and charges for business transactions and time expended and acts done by him (or any partner or employee of his) in connection with this Trust including acts which a Trustee not being engaged in any profession business or trade could have done personally and whether or not in the usual scope of his profession business or trade.
  - (ii) may exercise or concur in exercising all powers and discretions given to him by this Trust or by law notwithstanding that he has a direct or other personal interest in the mode or result of any such exercise but any of the Trustees may nevertheless abstain from acting except as a merely formal party in any matter in which he may be so directly or personally interested and may allow his co-trustees to act alone in relation thereto.

#### Part 6 Further Trust Provisions

- No Trustee who is an individual shall be liable for any loss to the Trust Fund or the income arising from it by reason either of
  - (i) any investment made in good faith by him or any other Trustee

OR

(ii) any mistake or omission made in good faith by him or any other Trustee except in the case of negligence by a paid Trustee

OR

(iii) the negligence or fraud of any delegate or agent employed in good faith by him or any other Trustee although the delegation to or employment of such agent was not strictly necessary or expedient

OR

- (iv) any other matter or thing except individual fraud on the part of the Trustee whom it is sought to make liable or, in the case of a paid Trustee, negligence.
- 2. The Trustees shall have power by deed or deeds revocable (whether by the person making such deed or some other person) or irrevocable wholly or partially to release or restrict the future exercise of any power hereby conferred on them (including this power) whether or not of a fiduciary nature and whether dispositive or administrative and so as to bind their successors.

#### Part 7 Governing Law

English law governs the validity of this Trust, and its construction, effects and administration.

### Schedule

For new investments complete (a) To assign existing investments to Trust complete (b), (c), (d) or (e) as appropriate

"Initial Asset" means the cash	cheque or other property as indicated by the Donor(s) completing (a), (b), (c), (d) or ( $\epsilon$	e) below
(a) The sum of £	or the cheque for the said sum made payable to	
(b) Investment Bond policies of	ollectively identified as bond number	
on the life/lives of		
issued by		
(c) All the investments held b	FIL Nominee (Shareholdings) Limited as the nominee of the Donor(s) in the	
Account numbered	managed by Financial Administration Services Limited	
	ollowing Unit Trusts, OEICs and/or SICAV Fund(s) held by FIL Nominee (Shareholdings) umbered below managed by Financial Administration Services Limited	Limited as the nominee of the
Account Number	Fund Name	Number of shares/units
(e) The units or shares in the	ollowing Unit Trust, OEIC and/or SICAV Fund(s) held by the Donor(s) as legal and benef	icial owner
Account Number	Fund Name	Number of shares/units

# Part 8 Signatures

IN WITNESS whereof the Parties hereto executed this Deed the day and year first before written at the location stated below

Signed as a Deed and delivered by the said	
(the Donor)	(Donor's signature)
In the presence of:	
Witness' name:	(Witness' signature)
	D D M M Y Y Y
	(Date signed)
Address	(Witness' occupation)
Signed as a deed and delivered by the said	
(the 2nd Donor)	(2nd Donor's signature)
In the presence of:	
Witness' name:	(Witness' signature)
	D D M M Y Y Y
	(Date signed)
Address	(Witness' occupation)

# Part 8 Signatures (continued)

IN WITNESS whereof the Parties hereto executed this Deed the day and year first before written at the location stated below

Signed as a Deed and delivered by the said	
(the Original Trustee)	(Trustee's signature)
In the presence of:	
Witness' name:	(Witness' signature)
	D D M M Y Y Y
	(Date signed)
Address	(Witness' occupation)
Signed as a Deed and delivered by the said	
(Original Trustee)	(Trustee's signature)
In the presence of:	
Witness' name:	(Witness' signature)
	D D M M Y Y Y
	(Date signed)
Address	(Witness' occupation)

# Part 8 Signatures (continued)

IN WITNESS whereof the Parties hereto executed this Deed the day and year first before written at the location stated below

Signed as a Deed and delivered by the said	
(Original Trustee)	(Trustee's signature)
In the presence of:	
Witness' name:	(Witness' signature)
	D D M M Y Y Y
	(Date signed)
Address	(Witness' occupation)
Signed as a Deed and delivered by the said	
(Original Trustee)	(Trustee's signature)
In the presence of:	
Witness' name:	(Witness' signature)
	D D M M Y Y Y
	(Date signed)
Addrass	(Witness' occupation)

## How to complete the Trust Deed

Fidelity Adviser Solutions cannot give advice regarding the legal or tax effects of the Trusts, and will not accept responsibility for any loss occurring from their use. Financial advisers and their clients are recommended to seek independent legal advice before completing the Trust Deed to ensure the Trust meets their needs.

If, after seeking appropriate legal advice, the Bare Gift Trust Deed is to be completed unamended, the following parts of the document should be completed as follows:

	day of	in the year	
between			
of			
and			
of			
	which term, where of them) of the first		
of			
of			
and			
and			

Insert the date of the Trust. This date must not be earlier than the latest date of signature in Part 8.

Insert the Donor's full name.

Insert the Donor's address.

Insert the joint Donor's full name (if applicable).

Insert the joint Donor's address (if applicable).

Insert the first additional Trustee's full name. The Donor(s) is automatically appointed as a Trustee so his or her details do not need to be repeated.

Insert the first additional Trustee's address (if applicable).

Insert name and address details of further Trustees (as per first additional Trustee). No more than 4 Trustees including the Donor(s) can be appointed.

#### Part 2 Definitions

In this Trust the following expressions shall have the following meanings and unless the context does not permit the singular shall include the plural and vice versa and words denoting any gender shall include all genders

(i) "Appointor" means the Donor while he is alive and of full capacity, or if two persons are the Donor both of them jointly while they are both alive and of full capacity or if only one of them is alive and of full capacity that one acting alone, and subject thereto the Trustees

(ii) "Beneficiaries" means

Name	Specified Percentage Share

Insert the full name of each Beneficiary and required percentage share of the trust fund. There must be at least one Beneficiary. Insert each Beneficiary's details on a separate line. It is not possible to add or remove a Beneficiary or change his or her share under a bare trust. If no percentage shares are specified and there is more than one Beneficiary, each Beneficiary has an equal share. Any shares specified must add up to 100%.

# How to complete the Trust Deed (continued)

For new investmen	its complete (c	ı) To assian exis	tina investments	to Trust complete (b)	. (c). (d) o	r (e) as appr	opriate	
				ed by the Donor(s) cor				v
a) The sum of £			or the cheque fo	r the said sum made p	ayable to			
(b) Investment Bond	d policies colle	ctively identified	as bond number					
on the life/lives of								
issued by								
c) All the investme	ents held by FIL	Nominee (Share	holdings) Limite	d as the nominee of th	e Donor(s)	in the		
Fidelity Adviser	Solutions Acc	count numbered			managed	by Financial	Administration	on Services Limited
Donor(s) in the	Fidelity Advise			elow managed by Fin			rvices Limite	
Account No	umber			Fund Name			N	umber of shares/units
							$\dashv \vdash$	
(e) The units or sho		wing Unit Trust, O	DEIC and/or SICA	V Fund(s) held by the	Donor(s) as	s legal and b		
		wing Unit Trust, (	DEIC and/or SIC		Donor(s) as	s legal and b		umber of shares/units
		wing Unit Trust, 0	DEIC and/or SICA		Donor(s) as	s legal and b		
		wing Unit Trust, C	DEIC and/or SIC		Donor(s) as	s legal and b		
		wing Unit Trust, (	DEIC and/or SIC/		Donor(s) as	s legal and b		
		wing Unit Trust, 6	DEIC and/or SICA		Donor(s) a	s legal and b		
		wing Unit Trust, (	DEIC and/or SICA		Donor(s) as	is legal and b		
		wing Unit Trust, (	DEIC and/or SIC/		Donor(s) as	s legal and b		
		Wining Unit Trust, O	DEIC and/or SICA		Donor(s) a:	s legal and b		

Part 8 Signatures	
IN WITNESS whereof the Parties hereto executed this of	deed the day and year first before written at the location stated below
Signed as a deed and delivered by the said	
(the Donor)	(Donor's signature)
	()
In the presence of:	
Witness' name:	(Witness' signature)
······································	
	D D M M Y Y Y
	(Date signed)
Address	(Witness' occupation)
Audiess	(Williess Occupation)
Signed as a deed and delivered by the said	
Signed as a deed and delivered by the said	
Signed as a deed and delivered by the said	
	(2nd Donor's signature)
(the 2nd Donor)	(2nd Donor's signature)
(the 2nd Donor)	(2nd Donor's signature)
(the 2nd Donor)	(2nd Donor's signoture)
(the 2nd Donor) In the presence of:	(2nd Donor's signature)  (Witness' signature)
(the 2nd Donor) In the presence of:	(Witness' signature)
(the 2nd Donor) In the presence of:	
Signed as a deed and delivered by the said  (the 2nd Donor) In the presence of:  Witness' name:	(Witness' signature)
(the 2nd Donor) In the presence of:	(Witness' signature)
(the 2nd Donor) In the presence of:	(Witness' signature)
(the 2nd Donor) In the presence of:	(Witness' signature)

Details of the "Initial Asset" should be inserted in The Schedule by completing one or more of the sections, as appropriate.

Paragraph (a). Complete this if the Donor(s) is transferring cash (or a cheque) to the Trust, by inserting the amount of the transfer and the payee of the cheque (e.g. Fidelity), if applicable.

Paragraph (b). Complete this if the Donor(s) is transferring an existing life assurance policy (e.g. a Bond) to the Trust, by inserting the policy number(s) of the policy, or segments of the policy, to be transferred, the full name(s) of the life or lives assured, and the name of the insurance company that issued the policy.

Paragraph (c). Complete this if the Donor(s) is transferring all of the existing investments in an account to the Trust by inserting the Account Number.

Paragraph (d). Complete this if the Donor(s) is transferring some of existing investments held in an account to the Trust by specifying the Account Number, Fund Name(s) and number of shares or units to be transferred.

Paragraph (e). Complete this if the Donor(s) is transferring investments held directly (not via the nominee) to the Trust, by specifying the Account Number, Fund Name(s) and number of shares or units to be transferred.

Please note: If there are any Fidelity funds being transferred to the Trust that are not currently held by FIL Nominee (Shareholdings) Limited as nominees of the Donor(s) then they must be listed in section (e) regardless of whether they were purchased through Fidelity Adviser Solutions.

If paragraph (b) is completed, the Donor(s) must send a Notice of Assignment to the relevant insurance company.

If paragraph (c) and/or (d) is completed, the Donor(s) must complete a stock transfer form specifying the investments to be transferred to the Trust and send this to Fidelity.

If paragraph (e) is completed, the Donor(s) must complete a stock transfer form specifying the investments to be transferred to the Trust and send this to Fidelity in the case of Fidelity funds.

Each Donor and Trustee must sign and complete Part 8 where indicated. Each signature must be witnessed.

Insert the full name and signature of the relevant party.

The Witness must insert his or her full name and sign. The Witness must be an independent party to the Trust (i.e. he or she cannot be a Donor, Trustee or Beneficiary).

Insert the Witness' occupation.

Insert the Witness' address.

#### **Application forms for Trustee Investments**

Where the establishment of this Trust involves the setting up of a new investment for which the Trustees will be applying, please ensure that:

- The application for the investment is not dated prior to the date of the trust deed
- All Trustees are included and sign as applicants for the investment

#### Important information

Please note that tax laws may change in the future, which could affect the effectiveness of the Trust.

Once set up, a Trust may be difficult and/or costly to unwind if you decide that it is no longer suitable for your needs. You should consider this carefully with your legal adviser before proceeding. The Trustees are responsible for the ongoing administration of the Trust, including any relevant tax filings and payments. Your legal adviser can provide more information about a Trustee's ongoing responsibilities and duties in managing the Trust. Fidelity Adviser Solutions does not undertake trust administration services and will not be able to provide advice in relation to these activities. Fidelity Adviser Solutions cannot give advice regarding the legal or tax effects of the Trusts, and will not accept responsibility for any loss occurring from their use. Financial advisers and their clients are recommended to seek independent legal advice to ensure the Trust meets their needs.

