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

Appointment of an additional Trustee

Fidelity Adviser Solutions Trust Deed



The Fidelity Adviser Solutions Appointment of an additional Trustee by the Creator to act with the original Trustees of a Trust

In the case of a Bare Trust, the "Creator" will usually be the Donor. With a Bare Loan Trust, the "Creator" will usually be the Lender. With a Discretionary Trust, the "Creator" will usually be the Settlor.

This document is provided on the strict understanding that it is presented as a draft to be considered by the Donor, Settlor or Lender, as appropriate, 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.

Financial advisers and their clients are recommended to seek independent legal advice to ensure the Trust meets their needs.

The Trust Deed This Trust Deed is made the between (Insert name of the New Trustee here) day of in the year of (Insert the date this Deed is signed here) This date must not be earlier than the latest date of signature on (Insert address of the New Trustee here) pages 5-6 (hereinafter called "the New Trustee") between OF THE THIRD PART And is supplemental to a Deed of Trust dated (Insert name of the Creator here) of (Insert here the date of the Trust) (Insert address of the Creator here) ("The Trust") made between the Creator and the Continuing Trustees as Original Trustees of the Trust. and **Declaration** (If there is a Second Creator, insert the name of the Second **WHEREAS** Creator here) The Creator and Continuing Trustees ("the Present Trustees") are the current Trustees of the Trust. of The power of appointing new or additional trustee(s) under the Trust is (If there is a cond Creator, insert the address of the Second vested for the time being in the Creator. Creator here) The Creator desires to appoint the New Trustee to act jointly with the Present Trustees as Trustees of the Trust in the execution and (known as "the Creator" and where two persons are named, the administration thereof. "Creator" includes both of them) The New Trustee wishes to accept his or her appointment as Trustee of 4. OF THE FIRST PART **AND** The asset currently held by the Present Trustees subject to the terms of the Trust ("the Asset") is specified in the Schedule hereto and it is Insert here the name(s) and address(es) of the person(s) who were intended that legal and/or beneficial ownership of the Asset (as named in the Trust as the Original Trustee(s) with the Creator and who will appropriate) shall be transferred into the joint ownership of the continue to act. Present Trustees and the New Trustee. AND WITNESSES as follows:between In exercise of the power conferred by the Trust and all other powers (if any) the Creator HEREBY APPOINT(S) the New Trustee to be a Trustee to act jointly with the Present Trustees as Trustees for all the purposes (Insert name of the First Continuing Trustee here) of the Trust. (ii) The New Trustee accepts the appointment effected by this Deed. of (iii) With effect from the date of this Deed the Present Trustees as Trustees of the Trust hereby assign the Asset (and where the Asset is specified (Insert address of the First Continuing Trustee here) in paragraph (b) or (c) of the Schedule the beneficial ownership thereof) to the Creator, the Continuing Trustees and the New Trustee to be held subject to the trusts of the Trust. and (iv) The parties hereto will notify the Company or Companies identified in the Schedule of the assignment referred to above. (Insert name of the Second Continuing Trustee here) A notice of the assignment of a Bond (if relevant) must be sent to the company issuing the Bond. Completion of a Stock Transfer Form will be required if investment funds are to be transferred. of (Insert address of the Second Continuing Trustee here) (collectively known as the "Continuing Trustees") OF THE SECOND PART

AND

Schedule

"The Asset" means

(a) Investment Bon	d policies colle	ctively identified	as bond number						
on the life/lives of									
issued by									
(b) All the investme	ents held by Fid	elity Nominee (S	hareholdings) Lim	nited as the Trustee	s'nominee in the				
Fidelity Adviser	r Solutions Acco	ount numbered			istration Services Limited				
					idelity Nominee (Shareholdingsial Administration Services Limi	s) Limited as the Trustees' nominee ited.			
Account Nu	umber			Fund Name		Number of shares/units			
(d) The units or sha	ares in the follow	wing Unit Trust, C	DEIC and/or SICA	/ Fund(s) held by th	ne Trustees as legal owners on	the Trusts of the Trust.			
Account Nu	umber			Fund Name	Number of shares/units				

Signatures

 $\ensuremath{\mathsf{IN}}$ WITNESS whereof the Parties hereto executed this deed the day and year stated above

Sig	ned as a deed and delivered by	the sa	id									
Sig	Signed and delivered as his or her deed by the said Creator			(Creator's Signature)								
at		on										
	(place of signing)*		(date of signing)*									
In t	he presence of:											
Wit	ness' name:			(Witness	signature	e)						
				D	D	М	М	Y	Y	Y	Y	
				(Date of	signing)	IL	JL	JL	II.	Л		
Add	dress			(Witness	occupati	on)						
Sig	ned as a deed and delivered by	the sa	id									
Sig	ned and delivered as his or her	deed b	y the said 2nd Creator	(2nd Cre	ator's Sig	nature)						
at		on										
	(place of signing)*		(date of signing)*									
In t	he presence of:		, , , ,									
Wit	ness' name:			(Witness	signature	e)						
						М	М	Y	Y	Y	Y	
				(Date of	signing)		1 7 1					

(Witness' occupation)

Address

 $^{^{\}star}$ Place and Date of signing is only required if the Trust is governed by the law of Scotland

Signatures (continued)

IN WITNESS whereof the Parties hereto executed this deed the day and year stated above

Sigi	nea as a deed and delivered by	tne sa	IG									
Sigi	Signed and delivered as his or her deed by the said 1st Continuing Trustee			(1st Continuing Trustee's Signature)								
at		on										
	(place of signing)*		(date of signing)*									
In t	ne presence of:											
Wit	ness' name:			(Witness	signature	e)						
				D	D	М	М	Y	Y	Y	Y	
				(Date of	signing)		I			JI.		
Add	dress			(Witness	occupati	on)						
Sigi	ned as a deed and delivered by	the sa	id									
Sign	ned and delivered as his or her c	leed by	the said 2nd Continuing Trustee	(2nd Cor	ntinuing Tr	rustee's Si	gnature)					
at		on										
	(place of signing)*		(date of signing)*									
In ti	ne presence of:		(date of signing)									
	·											
Wit	ness' name:			(Witness	signature	e)	N 4	\/	\/	\/	\/	
				(Data of		IVI	M	Y	Y	Y	Y	
				(Date of	signing)							

(Witness' occupation)

Address

 $^{^{\}star}$ Place and Date of signing is only required if the Trust is governed by the law of Scotland

Signatures (continued)

 $\ensuremath{\mathsf{IN}}$ WITNESS whereof the Parties hereto executed this deed the day and year stated above

Signed as a deed and delivered by the said									
Signed and delivered as his or her deed by the said New Trustee			stee's Sig	nature)					
at on									
(place of signing)* (da In the presence of:	te of signing)*								
(Witness' name)		(Witness	signature	e)					
		D	D	М	М	Y	Y	Y	Y
		(Date of	signing						
Address		(Witness	occupati	on)					



^{*} Place and Date of signing is only required if the Trust is governed by the law of Scotland