

Flexible Trust Single Life

Note

Whereas (name)

While every care has been taken in drafting this form, Irish Life Assurance plc cannot accept any responsibility for it's suitably in any particular case.

In case of doubt please consult your professional advisor.

Please read the questions carefully before answering them and use capital letters throughout.

Of (address)				
(hereinafter called "the Settlor") has submitted a \ensuremath{p}	roposal dated dd/mm/y	y y y to Irish Life Assurance plc		
(hereinafter called "the Company") for (type of ass	surance)			
(hereinafter called "the policy") to be issued by the company on the Settlor's life.				
The Settlor requests and authorises the Compereinafter expressed:	pany to issue the policy to the S	ettlor trustee upon the trusts		
1. The trustee or trustees for the time being here thereof and all monies which may become pay same and all income derived therefrom (herein the policy shall become payable in consequence exclusively of the others or other of the spouse living or shall hereafter be born during the Settor after the date hereof), the parents, brothers or shall hereafter be born during the Settlor's lin this clause in such shares and subject to such revocable or irrevocable appoint provided the	vable thereunder and all assets which nafter called "the Trust Fund") upon ce of the death of the Settlor, for the e of the Settlor, all the children and re tlor's lifetime (including children and s, sisters, uncles, aunts, nephews and ifetime and the additional benefician th conditions as the Settlor in his abs	h may from time to time represent the trust, if and only if the benefit under benefit of all or such one or more remoter issue of the Settlor who are now dremoter issue adopted whether befor dinieces of the Settlor who are now living or beneficiaries (if any) named later		
(a) no appointment shall be made nor any power	of revocation exercised after the de	ath of the Settlor.		
(b) no appointment or revocation by which any be Trustee and	eneficiary may benefit may be made	by that beneficiary acting as sole		
(c) the Settlor may at any time or times by deed w of appointment	holly or partially release or restrict th	ne future exercise of this power		
and in default of and subject to any such appointm	nent for the absolute benefit of			
	as to	% of the Trust Fund		
	as to	% of the Trust Fund		
	as to	% of the Trust Fund		
	as to	% of the Trust Fund		
	as to	% of the Trust Fund		

representatives of the Settlor **provided always** that if the benefit under the policy shall become payable otherwise than in consequence of the death of the Settlor then the Trustee shall hold the Trust Fund upon trust for the absolute benefit of the Settlor.

appointment as aforesaid) that beneficiary's share of the Trust Fund shall be held upon trust for the legal personal

2.	have power by deed to remove in any case where there is not in of (address) provided that the Settlor may	ver by deed during his life to appoint a new or additional trustee or to eve any trustee. The power of appointing a new trustee or trustees after trustee able and willing to act as such is vested at any time or times by notice in writing to the Company vest the safter persons in substitution for the person or persons in whom it has presented.	ter the Settlor's death
3.		ustee shall have any right by lien or otherwise to reimbursement of a nless such right is reserved by written agreement on or before the da	
4.	The Trustee shall have the fol	lowing powers in addition to all relevant powers conferred by law:	
(a)	to exercise any power electio absolute beneficial owner of t	n or option available under the conditions of the policy or otherwise he policy;	as if the Trustee was the
(b)	· -	vith the Settlor or any other person for the provision of loans for paying held or effected by the Trustee as part of the Trust Fund;	ment of premiums on
(c)	to invest the Trust Fund in income producing or non-income producing assets including policies of assurance and annuities as if the Trustee was the absolute beneficial owner thereof and to make loans with or without interest to beneficiaries or to persons accountable for payment of tax on property in which such beneficiaries may have a beneficial interest;		
(d)	d) to pay to or to apply for the maintenance, education or benefit of any minor beneficiary who is under disability and unable to give a good receipt, all or part of the capital or income of the share of the Trust Fund to which that beneficiary absolutely contingently or defeasibly entitled or accumulate such income or the remainder thereof with the capital of su share, as the Trustee may think fit;		
(e)	e) in any case where a payment of income or capital is made to or for the benefit of a minor beneficiary or to or for the benefit of any other beneficiary who is under disability and unable to give a good receipt, to accept as a good and sufficient discharge the receipt of any parent or guardian of the beneficiary or of any person with whom the beneficiary resides or under whose care and control the beneficiary is or appears to be, without being required to supervise the application of the said sum by such guardian or other person.		
5.	shall be entitled to be paid all work done by him or by any e not being in any profession, b	ettlor or a spouse of the Settlor) being a person engaged in any profusual professional business or trade charges for business transacted employee or partner of his in connection with the trusts hereof includes business or trade could have done personally. A body corporate may published or as agreed with the Settlor or trustee as at the date of a	I, time expended and ding acts which a Trustee be appointed as trustee
Dat	re	dd/mm/yyyy	
Sig	nature of first Settlor	Х	
Sig	nature of witness	X	

Lower Abbey Street, Dublin 1, Ireland

> tel: 01 704 2000 fax: 01 704 1900 www.irishlife.ie

In the interest of customer service we will record and monitor calls.

