# OF TRUSTEE OF QUALIFIED BLIND TRUST

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# UALIFIED BLIND TRUST | 4 JAN -9 AM 10: 39

Trust Name
Third Amended Trust of Senator Dianne
Feir

undersigned, is eligible to serve in such a capacity in designated in the trust instrument as an investment adviser, or an officer or employee of the to the Select Committee on Ethics of the United States Senate for approval as a blind trust undersigned proposed Trustee of such trust, pursuant to section 102(f) of the Ethics in Government Act of 1978, as amended ("the Act"), the With respect to the trust of Senator Dianne Feinstein (Grantor) which has been submitted or the person in addition to the Trustee who is accordance with section 102(f)(3)(A) of the

- (X) a financial institution; The undersigned is: an attorney;
- ( ) a certified public accountant;
- Act of 1934 (15 U.S.C. 78c(a)(4)); or ) a broker under the definition set forth in section 3(a)(4) of the Securities and Exchange
- trust, is generally involved in his or her role as such an advisor in the management or control of trusts ) an investment advisor who, other than with respect to his or her involvement with this
- The undersigned and any officer or employee of the undersigned person or entity who is involved in, or who will be involved in the management or control of the trust:
- party (an "interested party" is defined in section 102(f)(3)(E) of the Act); person cannot be (a) Is independent of and not associated with any It of and not associated with any interested party so that the trustee or other controlled or influenced in the administration of the trust by any interested
- partner of, or involved in any joint venture or other investment with, any interested party; and (b) Is not and has not been an employee of or affi liated with any interested party and is not a
- Act). (c) Is not a relative of any interested party (a "relative" is defined in section 109(16) of the

Si Bi St.
Name of Trustee First Republic Trust Company
Address 111 Pine Street, 9th Floor
San Francisco CA 04111

## THIRD AMENDMENT AND RESTATE MENT TRUST AGREEMENT

between Senator Dianne Feinstein, hereinafter called the Grantor, and First Republic Trust Company, whose business address is 111 Pine Street, 9th Floor, San Francisco, CA 94111, hereinafter called the Trustee. THIS TRUST AGREEMENT made and entered into the second seco Company, whose business address is 111 Pine Street, this No. day of December, 2013,

### WITNESSETH

provided for by section 102(f)(4)(A) of the Ethics in Government Act of 1978 (Pub. L. 95-521, as amended) (hereinafter referred to as the "Act"), Grantor hereby amends and restates the such office and any other office to which she may subsequently be appointed to the extent of interest, or appearance of any such conflict, which may arise from her duties and powers in with the requirements of the Act, which shall become Dianne Feinstein 1991 Trust, as amended December 28, GRANTOR is a United States Senator for the effective on the date this agreement bears. State of California. 1993, to be administered in accordance To avoid any conflict

meets the requirements of such section. The Trustee is an eligible financial institution, as specified in Section 102(f)(3)(A) who

Grantor, therefore, hereby delivers to the Trustee, and the Trustee hereby acknowledges receipt of, the property encompassed in the Dianne Feinstein 1991 Trust, as amended December 28, 1993, subject to the provisions of this Trust and the Act, and other applicable Federal laws.

the proceeds of sale are to be reinvested, without any what extent the original assets of the Trust are to be sold or disposed of and in what investments the proceeds of sale are to be reinvested, without any participation in, or knowledge of, such decisions by any interested person. Accordingly, the Grantor and the Trustee agree as follows: The primary purpose of this Trust is to entrust to the Trustee decisions as to when and to

#### FIRST:

- (A) This Trust shall terminate upon the first to occur of the following
- written notice directing that this Trust be terminated; or (2) Grantor's death or incompetence. The period between the date of this agreement and the termination of the Trust shall be called the "Trust Term." elected in the Federal Government and Grantor thereafter giving Trustee other position to which she may have been subsequently appointed or (1) Grantor's ceasing for any reason to serve as a U.S. Senator and in any
- agreement may in addition be terminated through revocation. (B) Notwithstanding Paragraph (A) of this Article FIRST, this Trust

#### SECOND:

interested party. of the Act and, in the exercise of its authority and discretion to manage The Trustee shall administer this trust in accordance with the requirements and control the assets of this Trust shall not consult or notify any

THIRD:

- respect to its transfer or sale, and none of the assets listed are prohibited by any law or regulation. (A) Each asset that comprises this Trust is free of any restriction with
- trust hereunder. mortgage, or otherwise encum (B) During the Trust Term, the interested parties shall not pledge, ber their interests in the property held in

#### FOURTH:

any interested party have been the Trustee shall promptly notify the Grantor, the U.S. Senate Records when the holdings of a particular asset transferred to the Trust by any interested party any information as to the acquisition, retention, or of that asset becomes less than Committee on Ethics, and the disposition of any particular securities or other Trust property; except that, The Trustee shall not knowing Secretary of the Senate, Office of Public ly or negligently disclose to the public or to completely disposed of or when the value Select

#### FIFTH:

whatsoever which might identify the securities or other property which comprise the assets of the Trust or identify the securities or other property the Trustee disclose publicly or to any interested party any information losses, which is necessary for the interested party to prepare and file tax returns required by the laws of the United States and the laws of any State, Article FIFTH, the Trustee shall use its best efforts to provide the interested party, promptly after the close of each taxable year of the Trust during the Trust Term, with that information concerning the Trust, complete an interested party's tax return), shall not be disclosed to the public or to any interested party. To effectuate the provisions of this the Trust income summarized designee, and such return and any information relating thereto (other than district or political subdivision; provided however, that in no event shall including information on income, expenses, capital gains and capital which have been sold from the The income tax return of the Trust shall be prepared by the Trustee or his in appropriate categories necessary to assets of the Trust.

#### SIXTH:

sources of income of the An interested party shall not receive any report on the holdings and sources of income of the Trust other than provided by Article FOURTH of trust; except that the

- party's interest in the Trust, (A) Make quarterly reports of the total cash value of such interested
- necessary to enable the interested party to complete an individual tax (B) Report the net income or loss of the Trust and make other reports return required by law (in accordance with Article FIFTH of this Trust),

Trust's value and income attributable to the beneficial interest in the Trust such sections and Rule. of such interested party, categorized in accordance with the provisions of (C) Provide an annual report for purposes of section 102(a)(1) and section 102(d)(1) of the Act and Senate Rule 34 of the aggregate amount of the

#### SEVENTH:

party and the There shall be no direct or indirect communication between an interested Trustee with respect to the Trust unless

- unspecified assets of the trust, or (A) It relates to a request for a distribution from the Trust of cash or other
- (B) The communication is in writing and is filed by the person initiating the communication at the office of the U.S. Senate Select Committee on Ethics within five days of the communication, and it relates only
- term capital gain), (1) To the general financial interest and needs of the interested party (including, but not limited to, an interest in maximizing income or long-
- by the Trust, or from holding an asset, which notification directs that the asset not be held applicable to the reporting individual which prohibits the interested party (2) To the notification of the Trustee of a law or regulation subsequently
- not required). subsequent assumption of duties by the Grantor (but any such direction is creates a conflict of interest or the appearance thereof due to the Trust by an interested party which in the determination of the (3) To directions to the Trustee to sell all of an asset initially placed in the Grantor

#### EIGHTH:

copy of appropriate action to avoid receiving, information with respect to the holdings of, and the sources of income of, the Trust, including obtaining a SIXTH of this Trust. relating thereto, except for the The interested parties shall not take any action to obtain, and shall take any Trust tax return filed by the Trustee or any information reports and information specified in Article

#### NINTH:

The Trustee shall not knowingly and willfully, or negligently -

- of Title I of the Act or this Trust, (A) Disclose any information to any interested party with respect to this Trust that may not be disclosed pursuant to any provision or requirement
- (B) Acquire any holding the ownership of which is prohibited by, or not in accordance with the terms of, the his Trust, including the acceptance of any

the Grantor, contribution in cash or in kind to the trust from an individual other than

- of the Act or this Trust, or which solicitation is prohibited (C) Solicit advice from any inte by any provision or requirement of Title rested party with respect to this Trust,
- (D) Fail to file any document required by Title I of the Act.

#### TENTH:

The Grantor shall not knowingly and willfully, or negligently --

- not be disclosed pursuant to any (A) Solicit or receive any information with respect to this Trust that may Act or this Trust, or provision or requirement of Title I of the
- (B) Fail to file any document required by Title I of the Act.

#### ELEVENTH

the payment of such income taxes as may be due and payable by the Trust, and for payment of expenses and compensation as provided for in this Subject to such amounts as the Trustee may from time to time reserve for Trust, during the Trust Term the Trust as requested in writing by the Grantor. Trustee shall pay Grantor funds from this

#### TWELFTH:

law, the Trustee shall have the following powers, rights, and discretion with respect to any Trust property held by him: In addition to the rights, duties, and powers conferred upon the Trustee by

- and upon such terms as the Trustee appropriate; (A) To sell, exchange, or otherwise dispose of the property in such manner in its sole discretion shall deem
- property of any kind; to invest and reinvest the principal and any undistributed income, in subsequent notification pursuant to (B) Except as limited by specific enumeration in this Trust agreement or Article SEVENTH, paragraph (B)(2),
- or distributed to it by reason of consolidation, merger, or dissolution; held at any time, to receive and any corporation having stocks, participate in any reorganization, consolidation, merger, or dissolution of (C) Except as limited by specific enumeration in this Trust agreement, to bonds or other securities which may be participation in any such reorganization, hold any property which may be allocated
- discretionary, or otherwise, with respect thereto, (D) To exercise all conversion, whatsoever nature pertaining to subscription, voting, and other rights of any such property and to grant proxies,

- a director or officer of any such of which shall constitute Trust property, and to act through its nominee as (E) To elect, appoint, and remove directors of any corporation, the stock corporation;
- Trust); exchange, lease, mortgage, grant a security interest in, pledge, pool, or otherwise encumber and deal with the property of this Trust for Trust purposes and in behalf of the Trust to the same extent and with the same and funds (but such actions may not take into account any interests of an (F) Except as limited by specific enumeration in this Trust agreement, to interested party or other individ manage, control, operate, convert, reconvert, invest, reinvest, sell, powers that any individual would have with respect to his own property ual outside of those interests held by the
- mortgage, or otherwise encumber any and all such Trust property for Trust account any interests of an interested party or other individual outside of and conditions as it may deem proper (but such actions may not take into obligations may or should ultimately be borne on such terms, covenants, property irrespective of by whom the same were made or where the purposes upon such terms, covenants, and conditions as it may deem those interests held by the Trust); (G) Except as limited by specific enumeration in this Trust agreement, to encumbrances which at any time may be encumbrances on any such Trust proper and also to extend the time of payment of any loans or hereunder) and for the purpose of securing the payment thereof, to pledge, borrow money from any person or corporation (including the Trustee
- nominee, or to hold the same unregistered, or in such form that title shall pass by delivery; (H) To register any property belonging to the Trust in the name of its
- any court any and all claims whether such claims shall increase or (I) To abandon, settle, compromise, extend, renew, modify, adjust, or submit to arbitration in whole or in part and without the order or decree of decrease the assets held under this Trust agreement;
- income or principal, whether or not conflict with well-settled ru made between principal and income, provided that such adjustments shall charged against principal or income, and what other adjustments should be (J) To determine whether or to what extent receipts should be deemed in the State of California. income adjustments, or the Uniles for the determination of principal and form Principal and Income Act, if in effect to what extent expenditures should be

premium; K) To determine whether or not t to amortize bonds purchased at a

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- agreement, to make distributions to or at the request of an interested party legally permissible, the value of any property; in kind or in cash or partly in each and for such purposes to fix, insofar as (L) Except to the extent otherw ise expressly provided in this Trust
- (M) To pay such persons employed by the Trustee to assist it in the administration of the Trust, including investment counsel, accountants, the propriety thereof; rendered by such persons. and those engaged for assistance in preparation of tax returns, such sums as the Trustee deems to be reasonable compensation for the services written instructions of the Trustee, and shall not be obliged to inquire into Such persons may rely upon and execute the
- any capacity in the administration of the Trust or the management and control of Trust assets, including investment counsel, investment advisers, unless accountants, and those engaged (N) No person may be employed or consulted by the Trustee to assist it in for assistance in preparation of tax returns,
- to the prior approval of the U.S. (1) if any such employment or party, the person is a signatory to this Trust instrument as a party, subject consultation is known to any interested Senate Select Committee on Ethics,
- trust arrangement pursuant to the requirements of 102(f)(3)(A)(ii), (2) such person, under all the facts and circumstances, would be determined to be independent of any interested party with respect to the
- public or to any interested party which might identify the securities or any other information which may not be disclosed by the Trustee, and or other property which have been sold from the assets of the Trust, or of other property which comprise (3) such person is instructed by the assets of the Trust or identify securities the Trustee to make no disclosure to the
- communication with any interested party, and that any indirect communication with an interested party shall be made only through the (4) such person is instructed by Trustee pursuant to Article SEVENTH of this Trust; the Trustee to have no direct
- although not otherwise specifically mentioned in this Article TWELFTH, acts, take all such proceedings, absolute owner thereof, and in with relation to any such Trust (5) Except as specifically limited in this Trust agreement, to do all such connection therewith to make, execute, and property, as if the Trustee were the and exercise all such rights and privileges,

deliver any instruments and to enter into any covenants or agreements binding the Trust.

THIRTEENTH: the Trust whether due to an error of judgment or otherwise where the taken or for any loss or depreciation of the value of any property held in Trustee has exercised good faith and ordinary diligence in the exercise of The Trustee shall not at any time be held liable for any action taken or not

its duties such as would have been exercised by a prudent man.

FOURTEENTH:

No Trustee hereunder shall be required, in any jurisdiction, to furnish any bond or other security, or to obtain the approval of any court before

applying, distributing, selling, or otherwise dealing with property.

FIFTEENTH: and, at such time, it shall be required to make full and proper accounting and turn over to the Grantor all Trustee. no accounting to the Grantor until the date of termination of this Trust, Except as provided in Article SIXTH of this Trust, the Trustee shall make assets of the Trust then held by it the said

SIXTEENTH: contained in Attachment A, or as provided for by the laws of the State of The Trustee shall be compensated in accordance with the fee structure

California.

SEVENTEENTH: Attachment B governs the distribution of all of the Trust assets upon

Grantor's death or incompetence.

EIGHTEENTH: duly acknowledged instrument delivered to the Grantor to resign as The Trustee (and any substitute or successor) shall have the right, by a

Trustee in which event the Grantor shall designate and appoint a substitute

or successor Trustee (subject to the prior written approval of the U.S.

Senate Select Committee on Ethics) in his place and stead, which shall

have all of the rights, powers, discretions, and duties conferred or imposed

hereunder upon the original Trustee.

Any amendment of the terms of this Trust Agreement, including the

appropriateness unless it relates to the testamentary provisions of this trust. Any such substitute or successor Trustee shall have all of the rights, appropriateness unless it relates powers, appointment of a substitute or successor Trustee, shall require the prior written approval of the Committee, upon a showing of necessity and discretions, and duties conferred or imposed hereunder upon the

original Trustee.

minor or dependent child, and their representatives. The term "interested party" as used in this Trust means the Grantor, her spouse, any

(and regulations thereunder) and the laws of the validity, construction, and administration of California. of this Trust shall be governed by the Act

Dated this day of December, 2013.

accepted this day of December

Trustee

Pam J. Royer

Managing Director & Senior Trust Officer Representative

Title

estment Advisor

Organization

### ATTACHMENT A

including but not limited to permissible communications regarding the Trust and periodic review of the Trust financial statements, under the following standard fee structure: The Trustee agrees to fulfill all the requirements and duties prescribed in this Agreement,

- 0.50% for the first \$5 million; 0.35% on the next \$5 million; and 0.25% on assets over \$10 million.

### ATTACHMENT B

# NOT TO BE INCLUDED ON THE PUBLIC RECORD

with	-	Trustee,	free of trust, to	Upon the
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·	, , , , , , , , , , , , , , , , , , ,	Trustee's		f Grantor,
*	as Trustee of any revocable trust established by her, either alone or	in the Trustee's discretion, may distribute such remaining trust property to	(	Upon the death of Grantor, Grantor's remaining trust property shall
or her	f any re	may		maining
benefit,	evocable	distribut		g trust pr
as the s	trust esta	e such		operty sh
sole and	ıblished t	remainin	if she sı	
separate	y her, ei	g trust	if she survives Grantor	stributed,
, for her benefit, as the sole and separate property of	ther alone	property	rantor [	be distributed, outright and
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alone or with five (35) years of descendant's trust shall remain in trust until such desc provisions of such trust except that the principal of Grantor's trust property distributed to such contrary. descendant's trust, share shall not be distributed outright, but instead shall be added to and made a part of such provided, however, that if a trust is then being administered for the benefit of a descendant of be distributed among the then living descendants of age notwithstanding anything in to be held, under any trust established by does not survive Grantor, Grantor's remaining trust property shall administered, (hereinafter " and distributed the terms of the descendant's trust to the endant shall have attained the age of thirtyin accordance with the terms '), such descendant's per stirpes;

descendant's trust to the contrary. have attained the age of thirty-five (35) years of age notwithstanding anything in the terms of the property distributed to such descendant's trust shall remain be held, administered, and distributed according to the terms and provisions of the trust for the benefit of descendants of ' property to that time for the benefit of a descendant of include provisions for establishing then the Trustee of this does not survive Grantor, and if a trust is not being administered at l's successor trustee(s) designated in except that the principal of Grantor's trust a trust for the benefit of descendants trust shall distribute the remaining trust in trust until such and descendant if the terms trust

continue to serve for any other reason, the Trustee shall have the power to designate a successor surviving parent or if the surviving parent is unable or unwilling to serve as Custodian, or cannot and free of trust; provided, however, if such descendant is under the age of 25, the trust share allocated to such descendant shall be distributed to the surviving parent of the descendant as Custodian under the California Uniform Transfers to Minors Act, or any similar Act of any state, descendant's share of Grantor's trust property shall be distributed to such descendant, outright Custodian. serve without bond, until the descendant shall attain the trust has not been established for the either alone or descendant under age 25. If the any trust or estate descendant has plan

of this paragraph, shall be determined by the laws of d in the State of California relating to the succession predeceased Grantor without surviving descendants. predeceased spouse as such laws are in effect at the time of any distribution under this paragraph, shall be distributed to those persons who would be Grantor's heirs had Grantor then died intestate owning such property. The distribution of trust property to Grantor's heirs, for purposes of this paragraph, shall be determined by the laws of descent and distribution for intestate estates except that, of California relating to the succession for purposes has no then living descendants, Grantor's remaining trust property this paragraph, Grantor's of separate spouse property not acquired from shall be deemed ಕ