

DECLARATION OF TRUST

NVC GHF FUND

This TRUST AGREEMENT is entered into this 26th. Day of May, 2015 BETWEEN;

FRANK EKEJIA TRUST ESTATE
(GRANTOR)
100 CRESCENT CT #700
DALLAS, TX 75201

And

Clifton M. Dugas, II, Fiduciary/Trustee
Sir Richard Allen Newman, Fiduciary/Trustee

The GRANTOR hereby conveys assigns, transfers, and delivers to the Trustee 100,000,000,000 (One Hundred Billion Euro) EURO ACCOUNT / CASHIERS CHECK, NVC GHF FUND Trust Account AT NVCFUND LEDGER SETTLEMENT. The fund assets and property as now and in the future may be so transferred as described hereto and made a part hereof, the receipt of which the Trustee hereby acknowledges, and to have and to hold the said property under Account Number: NVC100B/GHL-HSBC hereinafter called the Trust Estate, unto the Trustee in Trust for the purposes and terms as set forth below.

BENEFICIARY: This Trust is established for the benefit of:

NVCFUND HOLDING TRUST CERTIFICATE HOLDERS

INVESTMENT MANAGEMENT: The Trustee, or its General Manager assigns, shall invest, sale assets and reinvest the Trust Estate in its discretion, with out regard for any law prescribing or limiting the investment powers of fiduciaries, in any security, but not limited to Stocks, Commodities, Precious Metals, Mutual Funds, Bonds, Real Estate, Bank CDs and L/C's, Warehouse and Elevator Receipts, Stamps, Waybills, Options, Commercial Papers, Account Receivable, Royalty and Limited Partnership Interests, Copyrights. Patents, Bequests Anticipated, Etc

PURCHASE AND SALE OF SECURITIES: Capital assets and securities may be purchased on the installment sales basis at the Trustees discretion. Commercial paper securities may be sold at any price, i.e., at, above or below cost at the sole discretion of the Trustee or its assigns. Investments may be HYPOTHECATED and loaned out, and monies can be borrowed.

BANKING: Regular checking, saving, thrift and other saving accounts may be opened maintained, and closed at the discretion of the Trustee or its assigns. The Trustee or its assigns may appoint third party bookkeepers to manage, deposit, and withdraw from said accounts.

FORMATION AND PROTECTION: This Trust is formed under English Common Law and Article I section 10 of the Constitution of the United States of America.

DONORS AND SELLERS: Anyone may donate assets to this Trust, and anyone may sell assets to the Trust. Upon Termination of this Trust the Trustee or its assigns shall pay to the donors the then current value of their donations, or to the Donor's Estate. Sellers who have the right of the first refusal under a Buy/Sell Agreement may exercise their rights at any time the Trust remains in operation or as long as the Trust's Successor remains in operation.

DISTRIBUTION AND TERMINATION: The Trustee or its assigns shall distribute all net income to the Beneficiaries or on its behalf for a period of Twenty (20) years from the date of this agreement, at which time it may be renewed with a new Agreement. It is the intent of the GRANTOR and Trustee to so renew unless stated by them otherwise.

POUR-OVER AUTHORITY: For the purpose of renewing this Agreement, the assets of the assisting Agreement may be "poured-over" into the Renewable Agreement by the Trustee.

LAW SUITS: This Trust shall settle, compromise, pursue and/or oppose law suits, fines, liens, levies, assessments, purported claims for debts, restrictions, libel, etc. by both public and private parties and agencies.

TAXES: The Trustee is to pay all properly due taxes and to file all properly due tax returns. This Trust shall be properly operated as a "Simple Trust" and distributes all net income to its legal Beneficiaries.

OUTSIDE HELP AND ADVICE: The Trustee or its assigns may utilize outside consultant, brokers, agents, attorneys, accountants, appraisers, custodians, employees, independent contractors, and to pay them compensation as the Trustee may deem advisable.

BONDS AND FEES: The Trustee or its assigns may transfer, assign, mortgage, apply and remove liens on property, perfect title, and furnish copies of bills of sale, deeds, Trust indentures, corporate charters, resolution, and such other legal paperwork as may be necessary to effect legal change of ownership of real estate property. Trustee may serve without Bond of Fees.

OWNERSHIP TITLE: Title to assets may be held in the name of This Trust, the name of the Trustee or its assigns, in the street name, or in bearer name. Any monies received by an agent-nominee for and on behalf of this Trust shall not be considered to have been constructively received by said nominee-agent, but shall accrue solely for the benefit and legal ownership of this Trust.

TRUSTEE RESIGNATION DEPARTURE: Should the Trustee resign, cease to exist, or depart for any reason, the successor Trustee shall be

NVCFUND TRUST ADMINISTRATION

IRREVOCABLE: This Trust is irrevocable and cannot be changed, revoked, or terminated or even blocked by the Creator, Trustee, or Beneficiary. No other parties are legally associated.

IN WITNESS WHEREOF, said Creator and Trustee have hereunto set their respective hands and Seals.

BY:

Frank O. Ekejiya



FRANK EKEJIJA, GENERAL EXECUTOR
GRANTOR

WITNESSES:

I, CHERYL FORD declare that FRANK EKEJIJA is personally known to me or prove to me on the basis of convincing evidence to be the principal that he signed or acknowledged this Trust in my presence, or he appears to be of sound mind and under no duress or undue influence.

Cheryl E. Ford
Corporate Secretary

By:

CHERYL FORD

Clifton M. Dugas, II

CLIFTON M. DUGAS, II, FIDUCIARY TRUSTEE

WITNESSES:

I, Tari Brienne Smith declare that CLIFTON M. DUGAS, II with US Passport Number: 457335932 proved to me on the basis of convincing evidence to be the PERSON that signed or acknowledged this Trust he appears to be of sound mind and under no duress or undue influence.

Tari Brienne Smith

NAME OF WITNESS:



BY: Frank O. Ekejiya



FRANK EKEJIJA, GENERAL EXECUTOR
GRANTOR

WITNESSES:

I, CHERYL FORD declare that FRANK EKEJIJA Is personally known to me or prove to me on the basis of convincing evidence to be the principal that he signed or acknowledged this Trust in my presence, or he appears to be of sound mind and under no duress or undo influence.

Cheryl E. Ford
Corporate Secretary

By:

CHERYL FORD

Sir Richard Allen Newman

SIR RICHARD ALLEN NEWMAN, FIDUCIARY TRUSTEE

WITNESSES:

I, June M. Kimber, declare that SIR RICHARD ALLEN NEWMAN with US Passport Number: 524 038189 proved to me on the basis of convincing evidence to be the PERSON that signed or acknowledged this Trust he appears to be of sound mind and under no duress or undue influence.

June M. Kimber
NAME OF WITNESS:

