BELIZE INTERNATIONAL TRUST APPLICATION FORM

Any services provided by Orion Corporate & Trust Services Ltd. are pursuant to the laws of Belize only. To ensure you are in full compliance with the laws and requirements of your jurisdiction, legal and accounting advice in your jurisdiction is recommended. Orion Corporate & Trust Services Ltd. is not in a position to, and does not offer legal advice for any jurisdiction outside of Belize. By filling out this application form you are acknowledging that you have obtained the proper legal and tax advice.

Please use additional sheets if additional space is required when filling out the form.

SETTLOR			
NAME			
RESIDENT ADDRESS			
TELEPHONE (Home)	(Office)	FAX NO	
DATE OF BIRTH	NATIONALITY/ F	ASSPORT NO	
OCCUPATION	E-MAIL		
MAILING ADDRESS			
 Do you wish to be irrevocable Do you wish any other perso 	a beneficiary?YesNo ly excluded as a beneficiary?Yes n to be named a beneficiary?Yes following information regarding the add	No	
• •	one may an end and and and		
ADDRESS			
PHONE	FAX	E-MAIL	
RELATIONSHIP (IF ANY)			
		SHARE (%)	
		E-MAIL	
		E-MAIL	
RELATIONSHIP (IF ANY)			

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4.	Income under the said trust shall be dist A Paid to the beneficiaries B Accumulated and added to capit	quarterly semi-	annually annually		
5.	Upon your death, do you wish the trust A Continued B Continued if the surviving bene C Dissolved and the accrued income	ficiaries so desire.	ne following persons:		
	NAME		SHARE (%)		
	ADDRESS				
	PHONE	FAX	E-MAIL		
	RELATIONSHIP (IF ANY)				
	NAME				
			E-MAIL		
	RELATIONSHIP (IF ANY)				
	NAME		SHARE (%)		
	ADDRESS				
	PHONE	FAX	E-MAIL		
	RELATIONSHIP (IF ANY)				
6.	(i.) Does any Settlor, Beneficiary, or theYesNo	neir close family member hold			
	(ii.) Has any Settlor, Beneficiary, or their close family member held political or public office in any country within the last ter years?YesNo				
	Please elaborate if the answer is "Yes" to any of the above:				
7.	Is there any ongoing or anticipated litig If "Yes", please provide details:	ation involving any of the parti	ies associated with the proposed trust?Yes	_ No	

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8.	Do you wish Orion Corporate & Trust Services Limited to be your Trustee?YesNo If "No", please provide the following information regarding the Trustee:				
	NAME				
	ADDRESS			_	
	TELEPHONE	FAX	E-MAIL		
	Do you wish Orion Corporate & Trust Services Limited to provide a Successor Trustee for the Trust? Yes No If "No", please provide the following information regarding the Successor Trustee(s)				
	NAME			-	
	ADDRESS			_	
	TELEPHONE	FAX	E-MAIL		
	If "No", please provide the f	following information regarding the Prote			
				-	
			E-MAIL		
11.		rate & Trust Services Limited to provide following information regarding the Succ			
	NAME			-	
	ADDRESS				
	ADDRESS			_	
			E-MAIL		
	TELEPHONE	FAX			
12.	TELEPHONE What assets or sum of mone	FAX	E-MAIL		
12.	TELEPHONE What assets or sum of mone What (if any) additional ass	FAXey will be the initial trust fund?	E-MAIL		
12.	TELEPHONE What assets or sum of mone What (if any) additional ass Cash or Deposit \$	FAXey will be the initial trust fund?ets do you intend to add to the trust fund?	E-MAIL	- - -	

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FAX	E-MAIL
clude sufficient information to explain the easonable accuracy. The entity shall pro	nd entities to keep reliable accounting records. The ne company's transactions and determine the financi vide its registered agent with a written record of the ept and notify the registered agent of any change the
ention of accounting records/transaction	n records for the company is:
vith the following information regarding	n investment adviser for the trust? Yes No the prospective investment advisers of the trust:
FAX	E-MAIL
following information regarding the pro	spective attorney(s)-at-law of the trust:
FAX	E-MAIL
the trust?	
uction (if any):	
	FAX

TRUSTEE TERMS AND CONDITIONS

- 1. Orion Corporate & Trust Services Ltd. ("the Company") as Trustee requires real control of the trust assets. If the Company as Trustee owns the shares of a corporate entity but is not in control of such an entity then the manager of such entity must inform the Company in writing of all operations/transactions that the entity conducts.
- 2. The Company must be kept fully informed in a timely fashion of any pending, past, current, or anticipated future litigation involving any party associated with the trust or any other matter related to trust that Trustee deems important.
- 3. If any trust or party associated with the trust that the Company provides services for enters litigation or is a party to litigation (as defendant or otherwise), the Company has the right to request a refundable deposit of at least twenty thousand (USD\$20,000.00) to cover the Company's legal fees, anticipated legal fees, security for costs, court fees,

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time spent thereon, other parties' attorneys' costs in the event of loss, and litigation expenses. The unused portion of the deposit will be refunded at a time the Company deems appropriate or the matter is completed with no appeal. The Company further reserves the right to resign or settle the court action in the best interest of the Company if circumstances dictate (which should be at the sole and absolute discretion of the Company) or if cooperation, payment, communication, or other assistance or facilitation by settlor(s) or any associated party is not forthcoming or timely.

- 4. No invoice should remain thirty (30) days past due.
- 5. Parties associated with the trust include settlor(s), beneficiaries, protectors and their legal advisors and investment advisors. All instructions or comments to the Company should be in writing.
- 6. The Company retains the right to resign for breach of any above-mentioned clauses or if the Company considers it in its best interest to do so. The Company will give appropriate notice of such resignation.
- 7. Although not bound by foreign court orders, the Company reserves the right to obey or be guided by such orders especially where it appears that by extension the Company would be deemed to be breaking a law (Civil or Criminal) of any foreign state or Belize or if by its action, or non action, it could be deemed in contempt of that court.

OTHER TERMS AND CONDITIONS

These conditions shall be deemed to be incorporated into all contracts made by Orion Corporate & Trust Services Ltd. ("the Company") and all work undertaken or goods supplied by the Company shall be deemed to be carried out pursuant to a contract incorporating these conditions. The person, firm or company from whom the Company receives instructions ("the Customer") shall be liable to the Company as a principal for all costs, charges and expenses that shall be due to the Company in respect of services carried out or goods supplied by the Company subject to these conditions whether or not such Customer purports to contract as an agent. A Customer may not assign the benefit or burden of any contract with the Company.

- 1. Any services will be provided or goods supplied by the Company as expeditiously as may be possible but the Company shall not be liable in respect of any failure to meet any specified delivery or completion date save that where the Company files, registers or submits documents or conducts agency services such services will be carried out by any due date having regard to the nature and time of the receipt of the Customer's instructions and any other delays outside the Company's control.
- 2. (1) Where advice is given or documents prepared the Company will use its best endeavors to ensure accuracy or such advice or documents having regard to the nature of the Customer's instructions. (2) Where goods are supplied or documents printed by the Company such goods or documents shall be reasonably adequate for the purpose intended and disclosed to the Company. (3) Information supplied by the Company shall be reasonably accurate having regard to the accuracy of the source material and the nature of the Customer's instructions.
- 3. The Customer warrants:
 - a. that any instructions given by the Customer will not cause the Company to infringe the law of any country.
 - b. the accuracy of all information given to the Company by the Customer.
 - c. that where shares or company appointments are held by employees of the company in connection with the formation of a company for the Customer then immediately following the receipt of the necessary documents by the Customer all necessary steps will be taken to:
 - (1) complete the transfer of such shares to the beneficial owner
 - (2) implement the resignations of the employees or nominees of the company from the appointments in question and substitute the appointees of the beneficial owner of the new company.
 - (3) thereafter complete the necessary statutory formalities in connection with the appointment of officers, registered office and the issue of shares.
- 4. So far as may be necessary for the execution of the Customer's instructions, the Customer authorizes the Company to sign the Customer's name upon Court and other official forms and applications and will indemnify the Company against all costs, claims, demands and expenses that may result from the Company's use of the Customer's name in connection with the making of applications to or the conduct of business in any Government Department, Court, Registry or other official body so far as such application or business may be necessary for the execution of the Customer's instructions. The copyright in all written material including documents, reports and record books prepared by the Company shall vest in the Company. The Customer shall have the right to use such material for the purpose intended by the Customer's instructions and for no other purpose. This condition shall not however apply where the Company has merely printed documents prepared by the Customer without the assistance of the Company.
- 5. The Company will perform the services required for the Customer with all reasonable diligence and skill if however any liability to the Customer shall arise on the part of the Company, its agents (whether under the express or implied terms of the contract or in negligence or in any other way) for any damage or loss sustained or incurred by the Customer. Such liability shall in all cases whatsoever be limited to the payment by the Company on its own behalf and on behalf of its agents by way of damages of an amount not exceeding USD500 in respect of any one claim or series of connected

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claims. Notwithstanding anything else contained in these conditions, the Company shall not be liable to the Customer for loss of profits, loss of contracts or other loss or damage arising indirectly or consequentially from negligence or breach or contract by the Company in the performance of its services. The Company shall have no liability to any instructions given orally for any misunderstanding or misinterpretation which may arise in relation thereto whether on the part of the Company or the Customer.

- 6. The Customer shall be responsible for and shall indemnify the Company against all liabilities relating to any loss or damage suffered by any third party arising as a result of work undertaken or goods supplied by the Company to or at the request of the Customer
- 7. If payment shall not have been made by the Customer in accordance with conditions requested by the Company, the Company shall have the right to cancel any outstanding contracts with such Customer summarily by notice in writing without compensation to the Customer but with the right to be paid in respect of all work done for or goods supplied to the Customer and to be reimbursed the amount of all moneys paid out account of the Customer up to the date of such cancellation.
- 8. The Customer must inspect any goods supplied immediately upon receipt and shall give written notice to the Company within five working days from such inspection. If the Customer fails to give proper written notice the goods shall be deemed to be in all respects in accordance with the Customers instructions and the contract.
- 9. Any mail handling (whether Mail Receiving or Mail Forwarding) agreement between the Company and the Customer applies only to items containing documents of no commercial value and the Company is not responsible for items with commercial value, negotiable instruments or illegal items of whatever form or currency. The Company will not forward or hold suspicious or illegal items on behalf of the Customer, but will report and hand over such items to the proper authorities. The Company does not guarantee the reliability of any mail system in any country, including Belize.

hourly rate of USD\$250.00 or such other rate as may	be mutually agreed between the Company and myself/ourselves.
APPLICANT SIGNATURE	APPLICANT SIGNATURE
Date:	Date:

It is agreed that if I request additional work from the Company, its nominees, associates, or subsidiaries, I will be billed at the

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TRUSTEE'S INDEMNITY AGREEMENT

THIS A	AGREEMENT is made this	
day of _	Two Thousand	
BETWEE	EN:	
(Benefici	iary/Settlor in both capacities)	

(hereinafter COLLECTIVELY called "the Owner" which expression shall in the case of an individual include his/their heirs, Executors, Administrators, personal representatives, successors and assigns and shall in the case of more than one person mean such persons jointly and severally and shall include the survivor or survivors of them and their respective heirs, personal representatives successors and assigns) of the one part

AND

ORION CORPORATE & TRUST SERVICES LTD. (hereinafter called "Orion" which expression shall where the context so admits include its successors in title and assigns) on its own behalf and as supplier of Trustee Services.

WHEREAS:

- (a) The Owner at the date hereof is the beneficial Owner of

 (hereinafter called "the Trust") duly registered and existing under the Laws of Belize.
 - (b) The Owner has requested Orion to execute certain instructions with regard to fund investments and money transfers (attached email) which may not always lead to desired results.

NOW IT IS HEREBY AGREED as follows:

1. Orion shall execute such instructions (hereinafter called "the services" which expression shall include any ancillary or subsequent services related thereto) to or in respect of the Trust as the Owner may from time to time request in writing or in any other

manner selected by the Owner and as Orion in its absolute discretion agrees to supply.

- 2. As remuneration for the services Orion shall receive from the Owner such fees and in such manner as set out in its fee scale as may be varied from time to time or as may be agreed with the Owner.
- 3. The Owner will be liable for any consequence of execution of those instructions which are illegal in Belize or elsewhere, are unethical or likely to impair the Trustee's reputation, and without limiting the foregoing or other appropriate restrictions, Owner represents that the instructions are not related in any manner to the following activities:-
 - (i) Money laundering
 - (ii) drug trafficking
 - (iii) proceeds of criminal activities
 - (iv) Terrorist activities
 - (v) trading in arms and weapons
 - (vi) fraud
 - (vii) pornography
 - (viii) licensable activities e.g. banking, insurance, investment business without such license
 - (ix) any other illegal activity
- 4. The Owner, in consideration of Orion's agreeing to act in accordance with instructions which they receive from the Owner, hereby undertakes to indemnify and keep indemnified the Beneficiaries of the Trust (ascertainable at this time or not) Orion and its employees and directors severally and jointly, from any and all liabilities and actions (criminal or civil) and extending to any loss of

value or investment due to poor market conditions or any other reason for loss or diminished value that may arise in connection with the execution of the instructions upon the instructions of the Owner or by reason of any act done, failed to be done, or concurred in, which may have arisen out of, or by reason of the execution of instructions or duties, or supposed duties.

5. The Owner agrees to reimburse Orion or any other Beneficiary (or their Guardians) for all reasonable out of pocket expenses including but not limited to travel expenses, telephone and fax

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expenses, legal fees, travel, outside reproduction

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and printing, courier charges, stationery and other similar related costs incurred in any action anywhere should court proceedings brought by any party including Owner arise.

Signed by the Owner in dual capacity as Settlor and Beneficiary:

Witness

Signed on behalf of Orion Corporate & Trust Services Ltd.

Witness

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DUE DILIGENCE CONSENT FORM

NAME OF TRUST:			
SETTLOR:			
Address:			
Website:			
Purpose of forming the t	rust:		
☐ Ownership of a Bank Account_			
☐ Holding of Assets			
□ Trade			
☐ Investment Vehicles Portfolio_			
documentation.)	ovide the CV of the settlor and any other relevant supporting		
Telephone:	Fax:		
Date of Rirth:	Nationality		
Passport Number:	1\u001anty		
Social Security / Country Residen	ID number:		
("Orion") establish a trust under the trust and/or individual(s) from any consent to the transfer of such informanaging the above-mentioned truobtainable from police, criminal and	(s) of the Trust, hereby authorize Orion Corporate & Trust Services Limited laws of Belize to request any and all reports pertaining to the above-mentioned ource that Orion in its sole discretion deems necessary or advisable and hereby mation or reports to the Orion for due diligence purposed in establishing and t. This authorization includes but it not limited to reports and/or information other records both locally and internationally. I/We hereby release Orion from and using information obtained from the above-described searches.		
Signature	Signature		

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