

Dated _____ 20●●

(1) ●

(2) ●

Partnership Deed

THIS DEED is dated

20●●

Parties

(1) [Name] of [address] ([Partner 1]).

(2) [Name] of [address] ([Partner 2]).

together the **Partners** and each a **Partner**.

Background

(A) The Partners carry on the business of [describe business of the partnership].

(B) The Partners shall carry on the Partnership under the terms of this Deed.

The Partners agree that:

1. DEFINITIONS

1.1. The following words and phrases have the following meanings:

Accounting Date	● in each year;
Accountants	the Partnership's accountants or auditors from time to time;
Bank	the Partnership's bank from time to time;
Business Day	a day other than a Saturday, a Sunday or a public holiday in England and Wales;
Capital Account	a Partner's capital account maintained according to clause 5.1;
Confidential Information	all information of a confidential nature (however recorded or preserved) concerning the Partnership, a Partner (or former Partner) or their respective businesses (including details of customers, clients, suppliers, plans, intentions, market opportunities, operations, processes, product information, know-how, designs, trade secrets or software) and the terms of this Deed;
Continuing Partners	those persons who, on a change of Partners, continue as Partners;
Contribution	any money paid or assets transferred to the Partnership by a Partner as a capital contribution;
Current Account	a Partner's current account maintained according to clause 7.1;

Exit Date	the date a Partner retires, is deemed to retire or is expelled from the Partnership;
Expenditure Limit	£●;
Leaving Partner	a Partner who has retired, been deemed to retire or been expelled from the Partnership;
Managing Partner	the Partner appointed by the Partners from time to time as set out in clause 15;
Partners	the Partners as long as they remain partners and all other people who are or become parties to this Deed at any time;
Partnership	the partnership formed and carried on by the Partners as set out in this Deed;
Partnership Accounts	the annual accounts of the Partnership to be prepared as set out in clause 8 below;
Partnership Property	the Premises and all other assets (or rights in them) which are used by the Partnership for the purposes of the business described in this Deed;
Partnership Year	each period of 12 months ending on the Accounts Date, or any other period determined by the Partners;
Premises	the offices or other premises occupied by the Partnership, details of which are in clause 0; and
Profit	for any Partnership Year, the net profit of the Partnership as shown by the Partnership Accounts for that Partnership Year, and Loss has a corresponding meaning.

1.2. In this Deed, unless the context means a different interpretation is needed:

- 1.2.1. **including** means "including without limitation";
- 1.2.2. words denoting the singular include the plural and vice versa, and words denoting any gender include all genders;
- 1.2.3. a **person** includes firms, companies, government entities, trusts and partnerships;
- 1.2.4. a **party** means a party to this Deed and includes its assignees and successors in title and, in the case of an individual, to his estate and personal representatives;
- 1.2.5. reference to a **clause** or **Schedule** is to a clause or the Schedule of or to this Deed (and the Schedule forms part of this Deed);

- 1.2.6. reference to a statute or statutory provision includes any modification of or amendment to it, and all statutory instruments or orders made under it; and
- 1.2.7. reference to **writing** or **written** includes faxes and email but not any other type of electronic communication.

1.3. The headings in this Deed are for convenience only and do not affect its meaning.

2. FORMATION AND NAME

2.1. The Partnership is formed for the purpose [*describe business*].

2.2. The Partnership name is called ●.

2.3. Any person can be appointed as a Partner provided:

- 2.3.1. his appointment is approved by a unanimous vote of the Partners; and
- 2.3.2. he enters into a deed of adherence in such form as the Partners specify, under which he agrees to be bound by the terms of this Deed.

3. COMMENCEMENT DATE AND DURATION

3.1. The Partnership shall begin on ● 20●●.

3.2. The Partnership will not automatically dissolve if any Partner stops being a Partner by reason of his death, retirement or expulsion, or a new Partner is admitted, under the provisions of this Deed.

3.3. The Partnership shall continue until such time it is dissolved under clause 15.

4. PLACE OF BUSINESS

The business of the Partnership shall be carried on at the premises known as ● or such other premises as the Partners from time to time determine under clause 15.

5. CAPITAL

5.1. Each Partner will have a Capital Account. Any Contribution made by that Partner, his share of any capital profits and any interest payable on his share in the Partnership capital will be credited to his Capital Account. Any repayment of capital to a Partner and his share of any capital losses will be debited to his Capital Account. Each Capital Account will be adjusted to reflect any revaluation of assets.

5.2. The initial capital of the Partnership is £● to be contributed immediately by the Partners in the amounts set opposite their names in the Schedule.

5.3. Any Contribution must be:

- 5.3.1. a payment in cash into the Partnership bank account, and/or
- 5.3.2. with the agreement of all the other Partners, a contribution of assets.

5.4. If at any time the Partners decide to increase the capital of the Partnership, the amounts of the increase will be contributed in such proportions as they may agree and, in default of agreement, in the same proportions to which they are entitled to share in the capital of the Partnership.

- 5.5. The capital for the time being of the Partnership belongs to the Partners in the proportions to which the balance of each of their Capital Accounts bears to the total capital of the Partnership.
- 5.6. No Partner is entitled to any interest on the amount of his share of the Partnership capital unless agreed by all the Partners.
- 5.7. No Partner while in the Partnership can withdraw any of his capital except with the written consent of all the other Partners.

6. PROFITS AND LOSSES

- 6.1. The Partners shall share the Profit for each Partnership Year and bear any Loss for any Partnership Year in the proportions specified opposite their names in the Schedule unless otherwise determined by the Partners.
- 6.2. If any person is a Partner for only part of a Partnership Year, his share of any Profit or Loss for that Partnership Year will be calculated as if he had been a Partner for the whole of that Partnership Year, but the share to which he would otherwise have been entitled will then be reduced by applying a fraction, where the denominator is the number of days in the Partnership Year, and the numerator is the number of days in that Partnership Year during which the person was not a Partner.

7. CURRENT ACCOUNTS, DRAWINGS AND TAX

- 7.1. Each Partner will have a Current Account. The Partner's share of any Profit (other than capital profits) will be credited to his Current Account. Any drawings made by the Partner, any payments of or provisions for tax and the Partner's share of any Loss (other than capital losses) will be debited to his Current Account.
- 7.2. Each Partner is entitled to draw on account of his share of the Profit for the then current Partnership Year such sum as the Partners may determine.
- 7.3. As soon as practicable after the Partnership Accounts are approved under clause 8.3, each Partner's Current Account will be credited or (as the case may be) debited with his share of the Profit or Loss for that Partnership Year, after reserving out of the Profit before distribution any tax which the Accountants estimate is payable by that Partner during the next Partnership Year and after taking into account any amount which has been credited or debited to that Partner's Current Account during the Partnership Year under clause 7.1. If, after this, there is a debit balance on that Current Account, that Partner will, unless the Partners otherwise determine, pay to the Partnership a sum equal to that balance within 30 days from the date which the relevant Partnership Accounts are approved under clause 8.3.
- 7.4. Subject to clause 7.3, no Partner can, without the prior consent of the Partners, allow a debit balance to arise on his Current Account, and each Partner shall, at the request of the Partners, immediately pay to the Partnership the amount of any such debit balance.
- 7.5. Without prejudice to clause 7.4 above, if there is at any time a debit balance on any Partner's Current Account then (except as set out in clause 7.6) interest, calculated at the rate of ●% above the base lending rate from time to time of the Bank (the **Interest Rate**), is payable by the Partner on the amount of the balance outstanding from time to time until payment is made in full.
- 7.6. Interest is not payable on any part of that debit balance which is attributable to the Partner's share of any Loss for any Partnership Year and is paid to the Partnership

under clause 7.3, and where the obligation to repay such debit balance has not yet arisen under clause 7.3.

- 7.7. The Partners will ensure that any amount of Profit reserved under clause 7.3 on account of tax estimated to payable by a Partner is paid to HM Revenue & Customs (or other appropriate tax authority) at the appropriate time.

8. ACCOUNTANTS, ACCOUNTS AND RECORDS

- 8.1. The Partners shall ensure that accounting records are kept giving a true and fair view of the Partnership's business. The records shall be available for inspection by each of the Partners and the Accountants at any time.
- 8.2. As soon as practicable after the end of each Partnership Year the Partners shall instruct the Accountants to draw up a profit and loss account in respect of that Partnership Year and a balance sheet as at the relevant Accounts Date (**Partnership Accounts**).
- 8.3. The Partnership Accounts shall be approved by the Partners and, once approved, will become binding on each of the Partners, except in the case of manifest error.

9. BANK ACCOUNTS

- 9.1. All Partnership monies not required for current expenses and all cheques must be paid promptly into the Partnership bank account.
- 9.2. All cheques or instructions for the electronic transfer of money from any account of the Partnership with the Bank will be in the Partnership's name and can be drawn or given:
- 9.2.1. for amounts up to and including the Expenditure Limit, by any Partner; and
- 9.2.2. for amounts in excess of the Expenditure Limit, by the Managing Partner.
- 9.3. In the case of instructions for electronic transfer, written confirmation of those instructions will be signed by the Managing Partner.

10. PARTNERSHIP PROPERTY

- 10.1. Partnership Property belongs to the Partners in the proportions in which they are entitled to share in the capital of the Partnership.
- 10.2. Any Partnership Property which is vested in one or more of the individual Partners' names is held by them on trust for all of the Partners. All costs and expenses relating to such Partnership Property will be borne by the Partnership and the other Partners shall indemnify the Partner or Partners in whom such property is vested against all liabilities which may arise directly or indirectly in respect of it.

11. INDEMNITY

Each Partner shall indemnify and keep indemnified the other Partners from and against all payments made and liabilities incurred by each such Partner in the performance of his duties as a Partner in the ordinary course of the business of the Partnership or in respect of anything necessarily done by him for the preservation of the business or Partnership Property.

12. INSURANCE

- 12.1. The Partners shall obtain and maintain policies of insurance against risks and for amounts as the Partners agree for:
- 12.1.1. Partnership Property;
 - 12.1.2. employers' liability;
 - 12.1.3. public liability;
 - 12.1.4. professional negligence;
 - 12.1.5. loss of profits resulting from the destruction of or damage to premises used to carry out the business of the Partnership;
 - 12.1.6. loss of profits resulting from the destruction of or damage to or theft of any plant equipment, chattels, cars and other vehicles, including in the case of any computers or ancillary equipment any virus or corruption or loss of any software or data; and
 - 12.1.7. and any other insurance policies the Partners consider appropriate.

13. HOLIDAYS

Each Partner is entitled to a total of 5 weeks' holiday in each Partnership Year. This entitlement includes the usual public holidays. Each Partner must consult with the Managing Partner about the time when the Partner intends to take holidays and take them at a time considered most practical for the Partnership.

14. OBLIGATIONS OF PARTNERS

- 14.1. Each Partner agrees at all times:
- 14.1.1. to use his best skills and endeavours towards the successful operating of the Partnership and at all times conduct himself in a fair and proper manner in all transactions of any nature effecting the Partnership;
 - 14.1.2. to disclose to the other Partners any matter that may prejudice the business prospects of the Partnership and generally show the utmost good faith to the other Partners in all transactions relating to the Partnership;
 - 14.1.3. not to disclose Confidential Information to any person, firm or business unless with the prior written consent of all the other Partners;
 - 14.1.4. that no other partners will be added to the Partnership without the express prior written approval of all of the Partners;
 - 14.1.5. to keep proper records of all business transacted by or on behalf of the Partnership;
 - 14.1.6. to duly and punctually pay and discharge his separate and private debts and liabilities and keep the Partnership, the Partnership Property and the other Partners and their respective estates and effects indemnified against all actions, proceedings, costs, claims, and demands in relation to such private debts and liabilities;

- 14.1.7. to comply with all regulations, professional standards and other provisions about the conduct of the Partnership's business generally, including any directions made from time to time by the Partners.
- 14.2. Each Partner agrees that he will not without the written consent of all the other Partners:
- 14.2.1. whilst he is a Partner, carry on or be engaged or interested in any business, occupation or activity or take steps to set up or promote or facilitate the establishment of any business, occupation or activity which competes or intends to compete with any part of the business of the Partnership;
 - 14.2.2. employ, or terminate the employment of, any employee or agent of the Partnership;
 - 14.2.3. loan any money or Partnership to any other person, firm or business, nor accept any such money or property, whether in the form of a loan or otherwise, on behalf of the Partnership from any other person, loan or otherwise, on behalf of the Partnership from any other person, firm or business;
 - 14.2.4. offer a guarantee, security or any other promise for the payment of any liabilities incurred by the Partnership in the ordinary course of business, nor shall he accept a guarantee, security or promise for such sums as may be owed to the Partnership from time to time, nor shall accept any compromise or part-payment of any such sums that may be owed to the Partnership from time to time;
 - 14.2.5. transfer, mortgage, or charge his share in the Partnership or any part of it;
 - 14.2.6. open any bank account or borrow any money in the name of or for the Partnership.

15. MANAGEMENT AND DECISIONS

- 15.1. Unless this Deed specifies otherwise, where a matter under this Deed requires the decision of the Partners, such matter will be determined by the Partners by simple majority vote.
- 15.2. The following matters require the unanimous consent of the Partners:
 - 15.2.1. the admission of new Partners to the Partnership;
 - 15.2.2. the alteration of the Partners' shares in Profits and Losses;
 - 15.2.3. any change to this Deed;
 - 15.2.4. the Partnership giving a guarantee in excess of the Expenditure Limit;
 - 15.2.5. changing the Premises or opening new premises;
 - 15.2.6. changing the name of the Partnership;
 - 15.2.7. the Partnership borrowing or lending any sum in excess of the Expenditure Limit;
 - 15.2.8. the acquisition or disposal of all or part of the business of the Partnership or

- merger with another partnership;
- 15.2.9. any purchase of a capital item by the Partnership costing in excess of the Expenditure Limit;
- 15.2.10. a change in the Accounts Date;
- 15.2.11. a change in the business of the Partnership;
- 15.2.12. the expulsion of any Partner;
- 15.2.13. any decision to dissolve the Partnership.
- 15.3. ● is the Managing Partner of the Partnership, for a period of ● years from the date of this Deed. After this period the Partners shall re-elect ● or appoint a new Managing Partner.
- 15.4. Unless otherwise decided by the Partners, the Managing Partner shall not be entitled to any additional remuneration or share of profits by virtue of his being the Managing Partner. The day-to-day business affairs of the partnership shall be directed by the Managing Partner whose duties shall include:
 - 15.4.1. execution of the Partnership's policies;
 - 15.4.2. the hiring and firing of employees, where practicable;
 - 15.4.3. direction and control of the training and work of the staff;
 - 15.4.4. supervision of the Partnership's records and control of the office supplies;
 - 15.4.5. supervision of the furnishing and maintenance of the Premises;
 - 15.4.6. supervision of the Partnership's spending and collections;
 - 15.4.7. arranging Partner and office meetings;
 - 15.4.8. arranging Partner and office meetings;
 - 15.4.9. compilation and dissemination to Partners of a record of decisions made at meetings of the Partners; and
 - 15.4.10. such other duties as the Partners delegate to him from time to time.
- 15.5. Meetings of the Partners may be called by any Partner but, to the extent possible, will be convened upon request to and notice by the Managing Partner.
- 15.6. Not less than 10 days' notice of the meeting must be given to all those entitled to attend, but a meeting can be convened at shorter notice if all the Partners agree in writing.
- 15.7. The quorum for a meeting of the Partners is all the Partners.

16. GOODWILL

- 16.1. The goodwill of the Partnership is deemed to be of nil value and the share of a Leaving Partner in the goodwill, if any, of the Partnership automatically accrues to the Continuing Partners and no Leaving Partner has any claim in respect of it.

17. EXPENSES

- 17.1. Each Partner is entitled to claim back out-of-pocket expenses properly incurred by him in connection with the Partnership on provision of a receipt and VAT invoice where appropriate.
- 17.2. The Partners can decide to place upper limits on any category or categories of expenses which can be claimed.

18. VOLUNTARY RETIREMENT

A Partner can retire from the Partnership by giving not less than 6 months' written notice to the other Partners. His Exit Date will be the date that notice expires.

19. INVOLUNTARY RETIREMENT

- 19.1. A Partner will be deemed to retire from the Partnership:
- 19.1.1. immediately on his death and his Exit Date will be the date of his death;
 - 19.1.2. on expiry of at least three months' written notice from the Partners requiring him to retire as a Partner because he has been unable to perform his duties as a Partner for either:
 - (a) a continuous period of 6 months or more; or
 - (b) an aggregate period of 6 months or more during the previous 12 month period.
- A notice under this clause is of no effect if the Partner who has been served the notice satisfactorily resumes his duties as a Partner before the notice expires and the other Partners decide to withdraw the notice; or
- 19.1.3. immediately if the Partners serve him written notice requiring him to retire as a Partner after he has become a patient under the Mental Health Act 1983 and his Exit Date will be the date of that notice.

20. EXPULSION

- 20.1. The other Partners may by written notice (signed by all of them) to the Partner concerned expel that person immediately from membership of the Partnership if that person:
- 20.1.1. commits a serious breach of this Deed which is either incapable of remedy or is not remedied within 20 Business Days after it occurs;
 - 20.1.2. commits persistent breaches of this Deed;
 - 20.1.3. has a bankruptcy order made against him;
 - 20.1.4. fails to pay any money owed by him to the Partnership within 10 Business Days of a written request for payment from the Partnership or any Partner;
 - 20.1.5. is guilty of any conduct likely to have a serious negative effect upon the business of the Partnership; or
 - 20.1.6. no longer holds a professional qualification or certification required for the

normal performance of his duties as a Partner.

- 20.2. If the Partners are not already aware, a Partner must inform the other Partners as soon as possible after the occurrence of an event mentioned in clause 20.1.
- 20.3. The expulsion notice must give sufficient details of the alleged breach or breaches.
- 20.4. The expelled Partner's Exit Date is the date of expiration of the expulsion notice.

21. PROVISIONS RELATING TO LEAVING PARTNERS

- 21.1. If a Partner retires, is deemed to retire or is expelled on a date other than an Accounts Date:
 - 21.1.1. he is not entitled to receive any share of the Profit and will not be liable for any share of the Loss of the Partnership arising after his Exit Date;
 - 21.1.2. the Partnership is not obliged to prepare any accounts other than the Partnership Accounts which would normally be prepared up to the next Accounts Date; and
 - 21.1.3. the Profit or Loss shown in those Partnership Accounts will be apportioned on a time basis for the periods before and after the Partner's retirement, deemed retirement or expulsion in order to calculate the amount of his share in the Profit or Loss.
- 21.2. On retirement, deemed retirement or expulsion of a Partner the Partnership will owe him the amount of his share in the Partnership capital as shown in the Partnership Accounts as at either the Accounts Date following his Exit Date or the Accounts Date that is his Exit Date. For the avoidance of doubt there will be no amount payable to him in respect of goodwill.
- 21.3. If a Partner is expelled and the profitability of the Partnership is reduced as a result of any event which led to his expulsion, the other Partners may instruct the Accountants (or, if they are unwilling or unable to act, an alternative firm of accountants appointed by the President of the Institute of Chartered Accountants in England and Wales) to certify as experts the amount of that reduction in profitability. Regardless of any other clause in this Deed, the amount that would otherwise be payable to the expelled Partner will be reduced by the certified amount of that reduction in Partner will be reduced by the certified amount of that reduction in profitability.

22. PAYMENTS TO LEAVING PARTNERS

- 22.1. On the death of a Partner the Partners must:
 - 22.1.1. on the first day of the next three months, pay an amount equal to his normal monthly drawings then applicable. These payments will be made to the deceased Partner's personal representatives, widow or another person as the Partners decide in their absolute discretion (but the Partners are not concerned whether or not the recipient(s) of these payments will prove to be entitled at law to the deceased Partner's estate); and
 - 22.1.2. pay the Partner's share in the capital of the Partnership (after allowing for the payments referred to in clause 22.1.1 to the deceased Partner's personal representatives) as soon as reasonably practical but in any case within one year of his death (together with interest at the Interest Rate on

the amount payable).

- 22.2. On the retirement, deemed retirement (other than on a death) or expulsion of a Partner, the Partnership will pay to the retiring or expelled Partner the amount of that Partner's share in the capital of the Partnership (together with interest at the Interest Rate on any part of it outstanding). The payment will be made by four equal six-monthly instalments. The date of the first instalment will be either the Accounts Date following his Exit Date or the Accounts Date that is his Exit Date. Instalments can be paid earlier by the Partners at their discretion.

23. LEAVING PARTNERS' OBLIGATIONS

- 23.1. Unless it is with the agreement of the Continuing Partners, a Leaving Partner must not during the period of 12 months from his Exit Date:

23.1.1. interfere with, solicit or try to entice away from the Partnership a person he knows was a client or customer of the Partnership, or a person he knows regularly introduced clients or customers to the Partnership, during the 12 months period before his Exit Date;

23.1.2. supply goods or services to or deal with (whether on his own account or through a firm, company or other organization he is involved with) a person he knows is a client or customer of the Partnership at his Exit Date;

23.1.3. try to entice away from the Partnership, employ or otherwise engage anyone who is a Partner or an employee of the Partnership at his Exit Date; or

23.1.4. engage in any business similar to the business of the Partnership or with a similar name to the name of the Partnership (whether on his own account or through a firm, company or other organization he is involved with) or which competes with the business of the Partnership within a 20 mile radius of any place of business of the Partnership at the Exit Date.

- 23.2. Each Leaving Partner must pay into the Partnership's bank account immediately all sums due from him to the Partnership and any of these sums which are not paid will be recoverable from him by the Partners as a debt.

- 23.3. Each Leaving Partner must return to the Partners all accounting records, letters and other documents in his possession relating to the Partnership which are needed for the continuing conduct of the business of the Partnership. While the Leaving Partner is owed money by the Partners, he or his duly authorised agents are permitted to inspect by appointment the Partnership's accounting records, letters and other documents to the extent they relate to any period preceding the Exit Date.

- 23.4. Each Leaving Partner must promptly do all things and sign all documents reasonably requested by the Partners (and at the Partners' sole expense) to assign or transfer to the Partners any property or assets which immediately prior to the Exit Date were owned by or vested in the Leaving Partner as nominee for or in trust for the Partners.

24. DISSOLUTION

If the Partnership is dissolved, the affairs of the Partnership will be wound up and the assets and liabilities dealt with in the manner provided by the Partnership Act 1890.

25. ENTIRE AGREEMENT

- 25.1. This Deed contains the whole agreement between the parties relating to its subject matter and supersedes all prior discussions, arrangements or agreements that might have taken place in relation to the Deed. Nothing in this clause limits or excludes any liability for fraud or fraudulent misrepresentation.
- 25.2. Each party acknowledges that in entering into this Deed it does not rely on, and shall have no remedies in respect of, any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this Deed.

26. ASSIGNMENT

No party may assign, transfer, sub-contract, or in any other manner make over to any third party the benefit and/or burden of this Deed without the prior written consent of the other party or parties.

27. VARIATION

No variation to this Deed will be valid or binding unless it is recorded in writing and signed by or on behalf of each of the parties.

28. NOTICES

- 28.1. Any notice given to a party under or in connection with this Deed shall be in writing and shall be delivered by hand or by pre-paid first-class post or other next working day delivery service at that party's address as set out at the beginning of this Deed.
- 28.2. Any notice shall be deemed to have been received:
- 28.2.1. if delivered by hand, on signature of a delivery receipt or at the time the notice is left at the proper address; and
- 28.2.2. if sent by pre-paid first-class post or other next working day delivery service, at 9.00 am on the second Business Day after posting or at the time recorded by the delivery service.
- 28.3. A notice given under this Deed is not valid if sent by e-mail or fax.

29. THIRD PARTY RIGHTS

The Contracts (Rights of Third Parties) Act 1999 shall not apply to this Deed and no third party will have any right to enforce or rely on any provision of this Deed.

30. SEVERANCE

If any court or competent authority finds that any provision of this Deed (or part of any provision) is invalid, illegal or unenforceable, that provision or part-provision will, to the extent required, be deemed to be deleted, and the validity and enforceability of the other provisions of this Deed will not be affected.

31. GOVERNING LAW AND JURISDICTION

- 31.1. This Deed and any non-contractual obligations arising in connection with it will be governed by and interpreted in accordance with the laws of England and Wales.
- 31.2. All disputes arising under or in connection with this Deed shall be subject to the

exclusive jurisdiction of the courts of England and Wales.

This document has been signed as a deed and delivered on the date at the beginning of this Deed.

SCHEDULE

Name of Partner

Contribution £

Profit/Loss Share £

EXECUTED as a **DEED** by

•

.....

in the presence of:

Witness signature:

Witness name (print):

Witness address:

.....

.....

Witness occupation:

EXECUTED as a **DEED** by

•

.....

in the presence of:

Witness signature:

Witness name (print):

Witness address:

.....

.....

Witness occupation:

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The Diverse Law Firm

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