

ABSOLUTE WILLS AND LEGAL SERVICES LTD

TERMS & CONDITIONS.

(a) The Agreement - whereby:

(I) The Company agrees to provide the inclusive services as detailed herein at the fee stated overleaf.

(ii) The Client/s agrees to pay for these inclusive services in full upon signature of this Agreement.

(iii) The Client/s agrees that upon the death of The Client/s (or either of them) any outstanding balance for the inclusive service applicable to The Client/s shall be payable in full from the proceeds of the estate prior to any distribution of the estate.

(iv) The Company does not accept any liability or obligation to advise The Client/s of any changes in legislation or taxation, which may affect The Client/s either directly or indirectly and which may necessitate a review of their Will(s)/Asset Trust/Funeral Plan(s).

(v) The Client/s agrees that this Agreement shall remain valid even if an executor or trustee of their estate should decide not to use any or all of the services which form part of the Agreement.

(b) The Client/s Hereby Declares and Agrees as(vii) follows:

(i) I/we have had explained to us the concept of "Deprivation of Assets" and I/we fully accept that no guarantee can be provided that action taken will not be challenged by the Local Authority or any other third parties.

(ii) The information given herein is correct to the best of my/our knowledge and is that on which I/we instruct The Company to draft my/our Will(s)/Asset Trust/Funeral Plan(s)/LPAs and/or provide ancillary estate planning services and I/we accept responsibility for any information written on my/our behalf.

(iii) I/we acknowledge that the Company does not accept responsibility for any errors or omissions that may arise because of incorrect information supplied or of my/our failure to check the provisions of any Will(s)/Asset Trust/Funeral Plan(s)/LPAs or other documents drafted hereafter based on the information supplied.

(iv) I/we understand that the said information may be passed to the Company's advisors, and I/we hereby authorize the said advisors to contact me/us with the object of discussing and offering to me/us such services as it may provide, and I/we hereby agree to our contact details being disclosed to the Company's advisors for this purpose.

I/we hereby agree to The Company and/or any of its associated professional advisors contacting anyone or all of the appointed Guardians Trustees, Executors, Administrators and Attorneys for any purpose related to the Estate Planning of my/our estate to offer such advice and services as they may in their absolute discretion deems appropriate.

I/we understand that I/we will be liable to be charged a fee in respect of services provided hereunder and that this fee is payable upon the signing hereof.

I/we understand that after the 14-day cooling off period, I/we have no automatic rights to a refund if I/we should change my/our minds. Any application for a refund must be made in writing to The Company for consideration and will be at the discretion of The Company. If The Company authorizes a refund, a deduction for all costs incurred by The Company will be made.

(viii) I/We hereby confirm that we have read and checked The Company's general terms and conditions as published on their websites.

(c) The Company Hereby Declares and Agrees as follows:

(i) It will prepare a Will(s)/Asset Trust/Funeral Plan(s)/LPAs for The Client/s in accordance with the instructions given to it on the date hereof and on such other occasions as communicated to it by The Client's in a timely manner.

(ii) The Company reserves the right to charge additional administration fees If the Client/s amend their instructions substantially or repeatedly from those originally provided after the initial drafting stage.

(iii) It shall aim to deliver the said Will(s)/ Asset Trust/ Funeral Plan(s)/LPAs to The Client/s as soon as possible or within one calendar month (after the 14 day cooling off' period) from the date of this Agreement or from the last communication of information relating thereto and subject to all necessary information having been supplied to the Company by The Client's.

(iv) It is under no obligation to supervise the signing of the Will/s/LPAs nor does it accept any responsibility for an unexecuted or improperly executed Will(s)/ Asset Trust/Funeral Plan(s) or for any losses suffered by The Client/s or any third parties as a result thereof

(v) The Company accepts no liability for losses or claims arising as a result of the failure of The Client/s to properly execute the deeds/Wills/ documents in accordance with the instructions provided and in a timely manner.

(vi) The Company does not provide advice on taxation and The Client/s is responsible for taking their own independent financial advice concerning taxation and any potential liability.

(vii) The Client/s has the right to cancel this agreement by written notification within 14 days from the date hereof.

(viii) The Client/s has no automatic right to a refund after the 14-day cooling off' period. The Company will treat all refund requests on their merits after the 14 day cooling off period.

Notice of the Right to Cancel

The Company: Absolute Wills & Legal Services Ltd: Unit 85, Kingfisher Close, Southend-On-Sea, Essex, SS3 9YB Phone: 0800 689 0214

Client Name(s) _____

Order Ref No. _____

Date _____

You have the right to cancel this contract within the cancellation period.

You have the right to cancel the contract if you wish and that right can be exercised by delivering or sending (including by electronic mail) a cancellation notice to the Company at any time within the period of fourteen days starting with the day of receipt of this written notice of your right to cancel the contract. Cancellation is deemed to be served as soon as it is posted or sent to the Company or in the case of an electronic communication from the day it is sent to the Company.

If you made a written or verbal request for work to commence before the fourteen-day cancellation period expires, and you subsequently cancel in accordance with your

rights, reasonable payment may be due for any work already carried out.

You can use the cancellation form provided below if you wish. Your notice of cancellation may be given to:

Absolute Wills & Legal Services Ltd: Unit 85, Kingfisher Close, Southend on Sea, Essex, 553 9YB

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Cancellation Form

if you wish to cancel the contract you **MUST DO SO IN WRITING** and deliver personally or send (which may be by electronic mail) this to the address below. You may use this form if you want to but you do not have to.

(Complete, detach and return this form ONLY IF YOU WISH TO CANCEL THE CONTRACT)

To: Absolute Wills & Legal Services Ltd: **Unit 85, Kingfisher Close, Southend on Sea, Essex, SS3 9YB** Phone: 0800 689 0214

I/We (delete as appropriate) hereby give notice that I/we (delete as appropriate) wish to cancel my/our (delete as appropriate) contract dated

(Ref No)

Signed _____ Name(s) _____

Date _____

Address _____