

MEMORANDUM OF TRUST

To: All Persons, Individuals and Corporations foreign to the Private Trusts of which the private living man and property are identified herein,

To: Acting Court Clerk, please file on record in reference to Custody No.: C23034667 and A/S No.: 23/0000/00/596879F

We write to inform you as Attorney in Fact for the person MICHAEL HENRY FURLONG per **"Declaration of Lasting Power of Attorney"** attached as **Schedule "A"**, we will require some assistance with respect to any outstanding business affairs to settle any matters.

To carry out our duties to settle any outstanding matters and protect all assets, rights, titles and interests vested in the foreign private trust we require a copy of all existing, outstanding and valid, charges, contracts and agreements for the person to do so.

Please forward a digital copy of any of the above electronically to the Trustee via the email address provided below within 5 days to allow for an expedited resolution for any outstanding affairs. All certified digital copies of said above received electronically shall be considered as a true copy upon receipt and each handled accordingly.

Failing the receipt of communication stating the requirement an extension of time to complete the said above request, or otherwise, and or failing the receipt of digital copies per said above request, we shall determine that no outstanding business affairs, charges, contracts or agreements for the person MICHAEL HENRY FURLONG exist, further making any communication beyond 5 days, be it electronic digital copies and or physical copies with respect to any outstanding affairs received and dated prior to todays date, null and void, ab initio, nunc pro tunc.

ESTABLISHED TRUST

As the signatory of Trustee, we write to make it known that on this Fifteenth day of the month of June in the year Twenty thousand and Twenty-Three, we herein confirm the establishment of a foreign private revocable trust named MICHAEL HENRY FURLONG ATTORNEY IN FACT GRANTOR TRUST (hereinafter referred to as the "Trust"), deriving its authority by the benefits, rights and powers granted and duly appointed as Attorney-in-Fact under "Declaration of Lasting Power of Attorney" for the person MICHAEL HENRY FURLONG to handle all affairs going forward, in the best interest of the Trust and it's assets, of which one of the beneficiaries is Michael Henry of the house Furlong.



The Keeper of Records, Cosmic Gazette,
do hereby certify the foregoing document
is a true and correct copy of the original
of the document recorded in public at
cosmicessencepma.com

Witness my hand and official seal this
24 day of June, 2023

Keeper of Records Cosmic Gazette,
By CERK, TRUSTEE
Trustee

MEMORANDUM OF TRUST

The following powers and provisions have been granted in Trust and may be relied upon as a full statement of the matters covered by such, by anyone dealing with any beneficiary or the original Trustee or successors.

Michael Henry of the house Furlong, herein after referred to as "beneficiary" is the living mind, body and soul of man and of the One Infinite Creator, protected in trust, and has the beneficial use of all private trust property in his possession as identified by any beneficiary certificates he shall hold or have rights and access to.

No right of representation, written, verbal, assumed or presumed or to operate/act for the person MICHAEL HENRY FURLONG through any contract, application, registration, or certification in business/commerce or otherwise has been granted to the beneficiary Michael Henry of the house Furlong.

The man Michael Henry, beneficiary, is, was and always will be the only man who has the right to benefit from all property tangible or intangible, provided to him through the person MICHAEL HENRY FURLONG created for the vested benefit of the sovereign man, with control, protection and management of all rights, titles and interest of the same vested in the Trust, as declared and published on public gazette located here <https://cosmicessencepma.com/michaelhenry>.

All interactions with the beneficiary are under the protection of the laws of the foreign private trust.

CREATION OF TRUST

The Trust was executed upon the instructions and through the authority, benefits, rights and powers of the "Declaration of Lasting Power of Attorney" for MICHAEL HENRY FURLONG on June 15, 2023.

NAME OF TRUST

The name of the Trust is MICHAEL HENRY FURLONG ATTORNEY IN FACT GRANTOR TRUST.

TRUSTEE

The current acting Trustee of the Trust as of the date of this memorandum is MHF AIF and any successor due to a replacement being appointed as deemed necessary by any vacancy.

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REVOCABILITY OF TRUST

The Trust is revocable and may only be revoked or amended by and through the laws of the Trust.

PURPOSE OF THE TRUST

The Trust has been established and intended for the sole purpose of the protection of all interests and property tangible or intangible, to hold, protect and control the person (corporate name eg. MICHAEL HENRY FURLONG), and all property, holdings of assets, titles, registrations, contracts, certifications, tangible or intangible in Trust, while providing any and all powers and rights to said trust to rescind, revoke, terminate, initiate, amend or create and assign to trusts, contracts, registrations, agreements, certifications and any rights and privileges of same, acting or representing in any capacity, et al, ab initio, at the sole discretion of the trustee.

ADDRESS OF THE TRUST

The Trust uses the following digital addresses for all communications:

Email: MFAIFGT@post.com

TRUSTEE AUTHORITY AND POWERS

- (1) The trustee appointed for the Trust has been granted to act on behalf of the Trust appointed as Attorney-in-Fact ("Power of Attorney") for MICHAEL HENRY FURLONG with all rights and authority to delegate, act alone as the principal and exercise any and all of the powers conferred upon and vested the trust.

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(2) MICHAEL FURLONG ATTORNEY IN FACT GRANTOR TRUST and other private trust clauses of interest:

2.05 (b) Any party outside the trust who wishes to CLAIM the beneficiary identified by private identification, or the property in use by such, **has caused harm/trespassed another**, said party may serve a lawful claim to the Trustee of the trust by providing a written request to the beneficiary, via the email address provided for contact details of the private trust, **NOTING that**, the beneficiary **does not have the right to disclose possible outdated or incorrect trustee and or trust property information**, only forward said written request to the Trustee that has the rights(powers) granted to do so.

2.05 (c) The beneficiary has the right of use of the name/person MICHAEL HENRY FURLONG, **excluding the rights as a signing authority, to do business, contract (verbal or written) constructive or otherwise, or to disclose additional information regarding the person.**

2.05 (d) Any Titles or Property designated to a beneficiary, and notwithstanding Section 2.05 (b),(c), provides the full right of use of such, provided that no harm is caused to self or another and subject to the specific exceptions specified in Section 2.05 (e)

2.05 (e) Exceptions for use of titles and property:

(1) USE OF PERSON. Any beneficiary of a person (corporate name eg. MICHAEL HENRY FURLONG) may use the name for any purpose except for signing of contracts, registrations, certifications, accounts et al. The trustee has signing authority for the person and shall provide the beneficiary authentication/signing services upon request and at the discretion of the trustee.

(2) USE OF REGISTRATIONS OF PERSON. Any beneficiary of National Insurance Number, Social Insurance Number, Social Security Number, Employee Identification Number, Birth Certificate, Drivers License, and all registrations previously completed for the person (corporate name eg. MICHAEL HENRY FURLONG), notwithstanding Section 2.05 (a), shall have the right of use of said existing registrations, excluding the right to amend, create or enter into assumed or presumed, verbal or written contracts, constructive or otherwise by the use of said name.

(3) MICHAEL HENRY FURLONG “Declaration of Lasting Power of Attorney” clauses of interest: See full POA attached as Schedule “A”

4. Intent and Purpose. The purpose and intent of the appointment through the declaration of lasting power of attorney to appoint this Trust as attorney-in-fact, is to hold, protect and control the person and all property and holdings of assets, titles,

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interests, registrations, contracts, certifications, tangible or intangible in trust, while providing any and all powers and rights to said Trust to rescind, revoke, terminate, initiate, amend or create and assign to trusts, contracts, registrations, agreements, certifications and any rights and privileges of same, et al, ab initio, at the sole discretion of the trustee.

- 7) **Powers of Attorney-in-Fact** The Attorney-in-Fact, as fiduciary, shall have all powers of an absolute owner over the property interest in all interests in financial assets, real and personal property, and liabilities of the principal and is authorized to do and perform all acts in the principal's place and stead as fully as the principal might do and perform such acts as principal, whether located within or without the FAZAKERLEY C, LIVERPOOL, MERSEYSIDE, UNITED KINGDOM, and shall have all powers as are necessary or desirable to provide for the support, maintenance, health, emergencies, financial and urgent necessities of the principal; and such other or included powers, including but not limited to:
- a) Full power, right and authority to sell, purchase, convey, lease, rent, exchange, mortgage, pledge, and otherwise deal in and with any and all property, real and personal, belonging to principal the same as if said Attorney-in-Fact were the absolute owner thereof, and the authority to sign and deliver any and all deeds, conveyances and other instruments in furtherance thereof; and to make, amend, alter, rescind or revoke agreements fixing the status of community property or separate property, and rescind or revoke a Community Property Agreement.
 - b) To sign, seal, execute, acknowledge or deliver (without disclosing the fiduciary capacity, if lawful) any and all instruments in writing of any kind necessary and convenient, containing such terms and conditions and such warranties and covenants, if any, as may be necessary to accomplish any of the powers granted to my Attorney-in-Fact; and to modify, reform, renegotiate or rescind any contract or obligation made before this time or subsequently by me or on my behalf.
 - d) To endorse, cash, and receive the proceeds of any checks, vouchers, certificates of deposit, or other instruments for the payment of money or issuance of funds for securities. To endorse, cash and negotiate any and all checks or drafts issued by any Treasury and/or United States Government and/or any other agency of any government.
 - e) To have access, for all purposes, to any and all trusts, accounts and safety deposit boxes or vaults to which the principal has a right of access and to deposit or remove documents or property therefrom.
 - f) To sell, buy, assign, pledge, encumber, exchange or transfer any stocks, bonds, mutual funds, or other securities and certificates which I may possess or have, and act as my attorney or proxy with respect thereto.
 - g) To demand, sue for, recover, receive, compromise, settle, adjust, pay and otherwise discharge all accounts, legacies, bequests, interests, dividends, annuities, demands, debts, taxes, claims of liability or indebtedness, and any and all other obligations which may now or will subsequently be due, owing or payable by or to me and, in so doing, use any of my funds or other assets or use funds or other assets of the Attorney-in-Fact and obtain

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reimbursement out of my funds or other assets; and to carry on and transact every kind of business on my behalf.

- h) To accept service of process for any legal action; and to prosecute or defend:
 - i) actions for attachment, execution, eviction, foreclosure, indemnity, and any other proceedings for equitable or injunctive relief;
 - ii) legal proceedings in connection with the authority granted in this instrument.
- i) The Attorney-in-Fact shall have the authority to represent me in all tax matters, including audits, appeals, and litigation, including the compromise thereof; to prepare, sign, and file federal, state and local income, gift and other tax returns of all kinds, to consent to split gifts, to pay taxes due, assessments for interest or penalties, collect and make disposition of refunds, and to exercise any elections I may have under federal, state or local tax law.
- l) To request designation as "Representative Payee" as may be necessary for Social Security, Social Insurance or Medical purposes.
- m) To make gifts, transfer funds, securities, et al, whether outright or in trust, to any person or entity(including my Attorney-in-Fact), so long as such gifts would be in the best interests of the principal, the trust holding the principal, and those interested in the estate of the principal, such determination to be made in the sole discretion of the Attorney-in-Fact.
- n) To disclaim real or personal properties that I may receive by gift or inheritance, and to exercise or release in whole or in part any power of appointment of the Attorney-in-Fact.
- o) Make, amend, alter or rescind or revoke any community property agreement, agreement as to status of property, or other document of similar import entered into by the principal and the principal's spouse.
- q) Limitation of Authority. There are no limitations to the powers of authority and additionally, except as otherwise provided above, the Attorney-in-Fact shall have the power to establish, revoke, rescind or change any estate planning or testamentary documents previously executed by the principal, without limitation.
- r) To make compromises or otherwise settle any controversy and to assign and or transfer principal and any assets, as assets, to or from the MICHAEL FURLONG ATTORNEY IN FACT GRANTOR TRUST.
- s) To make effective immediately upon signing of this Lasting Power of Attorney, the principal and all assets of the principal become property held in trust of MICHAEL FURLONG ATTORNEY IN FACT GRANTOR TRUST.

HOLD HARMLESS

A person who acts in reliance on this Memorandum of Trust without knowledge that the representations contained in this Memorandum of Trust are incorrect is not liable to any person for so acting and may assume without inquiry the existence of the facts contained in this Memorandum. Knowledge of the terms of the Trust may not be inferred solely from the fact that a copy of all or part of the trust instrument is held by the private man relying on the

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Memorandum. A person who in good faith enters a transaction in reliance on this Memorandum of Trust may enforce the transaction against the trust property as if the representations contained in this Memorandum of Trust were true and correct.

No specific provision of the Trust limits the general authority of the Trustee granted in the Trust and outlined above. Further, the Trust is not subject to supervision by any court, nor is court permission or approval necessary or approved in the laws of the Trust, for any action by the Trustee.

ADMINISTRATIVE PROVISIONS

- (1) The Trust has not been revoked, modified, or amended in any manner that would cause the representations contained in this Memorandum of Trust to be incorrect.
- (2) This Memorandum of Trust is a true and accurate statement of the matters referred to herein concerning the Trust.
- (3) This Memorandum of Trust has been signed by the current acting Trustee of the Trust.
- (4) Reproductions of this executed original (with reproduced signatures) shall be deemed to be original counterparts of this Memorandum of Trust and any person who is in possession of a photocopy of this executed Memorandum may, in good faith, rely upon the information it contains and shall not be liable to the Grantor, any Trustee or beneficiary for reliance upon the information herein contained.
- (5) No person shall have received notice of any event upon which the use of this Memorandum of Trust depends, unless said notice is in writing and until the notice is delivered to said person.
- (6) This Memorandum may be amended post recording date. All future amendments and included schedules shall be considered as true and fact from date of amendment recording.
- (7) Reliance on Photocopy Hereof. Third parties shall be entitled to rely upon a photocopy of the signed original hereof, as opposed to a certified copy of the same.
- (8) Should this Memorandum or any future amendments require Public recording and Witnessing or Notarization, as Trustee we authorize the beneficiary Michael Henry of the house Furlong to provide his autograph for this purpose on the following page(s).

MEMORANDUM OF TRUST

IN WITNESS WHEREOF, the undersigned declares under penalty of perjury that the foregoing is true and correct, and that this Memorandum of Trust has been executed on the Twenty Second day of June Two Thousand Twenty Three (June 22, 2023), in Great Britain.

MHF AIF, Trustee

By: MHF AIF, Trustee under Declaration of Trust June 15, 2023



The Keeper of Records, Cosmic Gazette, do hereby certify the foregoing document is a true and correct copy of the original of the document recorded in public at cosmicessencepma.com

Witness my hand and official seal this
24 day of June, 2023

Keeper of Records Cosmic Gazette,

By CERK, TRUSTEE
Trustee

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WITNESSES

I, the undersigned witnesses acting in good faith affirm, that the Man executing this document, is known to me and/or has presented sufficient evidence to establish lawful identity and status; I accept same as evidence of the facts presented.


IN WITNESS WHEREOF I hereunto set my hand and seal on this 22th day of June, 2023.

Michael - Henry

By: Michael Henry, Beneficiary under Declaration of Trust June 15, 2023


SIGNED, SEALED, AND DELIVERED

in the presence of:

Witness #1: 
(Sign)

Witness Name: James Robinson

Location: 42 Swanson Road.

Witness #2: 
(Sign)

Witness Name: E. TANT

Location: 38 Falconhall Rd LA 10P.



The Keeper of Records, Cosmic Gazette, do hereby certify the foregoing document is a true and correct copy of the original of the document recorded in public at cosmicessencepma.com

Witness my hand and official seal this
24 day of June, 2023

Keeper of Records Cosmic Gazette,

By CERK, TRUSTEE
Trustee

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Certificate of Service

I certify that on this 24th day of June 2023 a true and correct copy of this memorandum was served upon agents/representatives of LIVERPOOL KNOWSLEY & ST. HELENS via Fax, Email and overnight express.

LIVERPOOL KNOWSLEY & ST. HELENS

Liverpool

L2 1XA

_____/MHF AIF, Trustee/_____

By: MHF AIF, Trustee under Declaration of Trust June 15, 2023



The Keeper of Records, Cosmic Gazette, do hereby certify the foregoing document is a true and correct copy of the original of the document recorded in public at cosmicessencepma.com

Witness my hand and official seal this
24 day of June, 2023

Keeper of Records Cosmic Gazette,

By CERK, TRUSTEE
Trustee

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Schedule “A”

LASTING POWER OF ATTORNEY

Declaration of lasting power of attorney.

MICHAEL HENRY, FURLONG (Name and Surname) and any derivatives thereof, herein referred to as the principal, domiciled and residing in the City of LIVERPOOL, County of MERSEYSIDE, UNITED KINGDOM, hereby revokes and rescinds any other powers of attorney which the principal may have previously executed and made in the above name and all variants so null and void from JUNE, TWENTY- EIGHTH, NINETEEN SEVENTY-EIGHT to date of the signing of this Power of Attorney nunc pro tunc, and in their place executes this Enduring Power of Attorney as follows:

- 1) Designation of Attorney-in-Fact. MICHAEL FURLONG ATTORNEY IN FACT GRANTOR TRUST is hereby designated as Attorney-in-Fact for the principal.
- 2) Effectiveness and Duration. This power of attorney shall become effective immediately upon signing ab initio.
- 3) Intent and Purpose. The purpose and intent of this lasting power of attorney to appoint this trustee, attorney-in-fact, is to hold, protect and control my person and all property and holdings of assets, titles, registrations, contracts, certifications, tangible or intangible in trust, while providing any and all powers and rights to said trust to rescind, revoke, terminate, initiate, amend or create and assign to trusts, contracts, registrations, agreements, certifications and any rights and privileges of same, et al, ab initio, at the sole discretion of the trustee.
- 4) Revocation. This power of attorney may be revoked, suspended, or terminated by the principal or Attorney-in-Fact so named, at any time if the principal sends written notice to the designated and acting Attorney-in-Fact, trustee, or so deemed by the Attorney-in-Fact on behalf of the principal.
- 5) Termination. By Guardian of Estate: The appointment of a guardian of the estate of the principal vests in the guardian, the power to revoke, suspend or terminate this power of attorney. The appointment of a guardian of the person only, does not empower the guardian to revoke, suspend or terminate this power of attorney.
- 6) Entitlement Holder. The Attorney-in-Fact shall become the entitlement holder with all rights thereof with respect to but not limited to any certificates, titles, bonds, issuances of any kind, property interest in all interests in financial assets held by any securities intermediary, and shall have the right to handle such at the sole discretion of the Attorney-in-Fact so as to protect and provide for the MICHAEL FURLONG ATTORNEY IN FACT GRANTOR TRUST, it's beneficiaries, trustee(s) and all parties of the trust.
- 7) Powers. The Attorney-in-Fact, as fiduciary, shall have all powers of an absolute owner over the property interest in all interests in financial assets, real and personal property, and liabilities of the principal and is authorized to do and perform all acts in the principal's place and stead as fully as the principal might do and perform such acts as principal, whether located within or without FAZAKERLEY C, LIVERPOOL, MERSEYSIDE, UNITED KINGDOM, and shall have all powers as are necessary or desirable to provide for the support, maintenance, health, emergencies, financial and urgent necessities of the principal; and such other or included powers, including but not limited to:
 - a) Full power, right and authority to sell, purchase, convey, lease, rent, exchange, mortgage, pledge, and otherwise deal in and with any and all property, real and personal, belonging to principal the same as if said Attorney-in-Fact were the absolute owner thereof, and the authority to sign and deliver any and all deeds, conveyances and other instruments in furtherance thereof; and to make, amend, alter, rescind or revoke agreements fixing the status of community property or separate property, and rescind or revoke a Community Property Agreement.
 - b) To sign, seal, execute, acknowledge or deliver (without disclosing the fiduciary capacity, if lawful) any and all instruments in writing of any kind necessary and convenient, containing such terms and conditions and such warranties and covenants, if any, as may be necessary to accomplish any of the powers granted to my Attorney-in-Fact; and to modify, reform, renegotiate or rescind any contract or obligation made before this time or subsequently by me or on my behalf.
 - c) To deposit in or withdraw from any bank, savings and loan association, trust company, or other financial institution any funds, checks, certificates of deposit, securities, or other credits which I now own or

subsequently may have on deposit or to which I may be entitled, to sever or create any joint accounts, whether tenancy with survivorship or tenancy in common (without disclosing the fiduciary capacity, if lawful).

- d) To endorse, cash, and receive the proceeds of any checks, vouchers, certificates of deposit, or other instruments for the payment of money or issuance of funds for securities. To endorse, cash and negotiate any and all checks or drafts issued by any Treasury and/or UNITED KINGDOM Government and/or any other agency of any government.
- e) To have access, for all purposes, to any and all trusts, accounts and safety deposit boxes or vaults to which the principal has a right of access and to deposit or remove documents or property therefrom.
- f) To sell, buy, assign, pledge, encumber, exchange or transfer any stocks, bonds, mutual funds, or other securities and certificates which I may possess or have, and act as my attorney or proxy with respect thereto.
- g) To demand, sue for, recover, receive, compromise, settle, adjust, pay and otherwise discharge all accounts, legacies, bequests, interests, dividends, annuities, demands, debts, taxes, claims of liability or indebtedness, and any and all other obligations which may now or will subsequently be due, owing or payable by or to me and, in so doing, use any of my funds or other assets or use funds or other assets of the Attorney-in-Fact and obtain reimbursement out of my funds or other assets; and to carry on and transact every kind of business on my behalf.
- h) To accept service of process for any legal action; and to prosecute or defend:
 - i) actions for attachment, execution, eviction, foreclosure, indemnity, and any other proceedings for equitable or injunctive relief;
 - ii) legal proceedings in connection with the authority granted in this instrument.
- i) The Attorney-in-Fact shall have the authority to represent me in all tax matters, including audits, appeals, and litigation, including the compromise thereof; to prepare, sign, and file federal, state and local income, gift and other tax returns of all kinds, to consent to split gifts, to pay taxes due, assessments for interest or penalties, collect and make disposition of refunds, and to exercise any elections I may have under national, county or local tax law.
- j) To have full authority to act with respect to any account maintained by or for me, or to establish an account, with any securities broker, money management firm, bank, estate, trust, Treasury or other financial institution.
- k) If the principal has or shall become the principal, owner/co-owner, beneficiary, beneficial owner, of a funded or unfunded living trust, minor account, Treasury securities, zero-percent certificate of indebtedness, bank account, estate or trust, to transfer and deliver to the trustee(s) thereof, all or any part of the principal assets to be held in trust.
- l) To request designation as "Representative Payee" as may be necessary for National Insurance, Social Security, Social Insurance or Medical purposes.
- m) To make gifts, transfer funds, securities, et al, whether outright or in trust, to any person or entity (including my Attorney-in-Fact), so long as such gifts would be in the best interests of the principal, the trust holding the principal, and those interested in the estate of the principal, such determination to be made in the sole discretion of the Attorney-in-Fact.
- n) To disclaim real or personal properties that I may receive by gift or inheritance, and to exercise or release in whole or in part any power of appointment of the Attorney-in-Fact.
- o) Make, amend, alter, or rescind or revoke any community property agreement, agreement as to status of property, or other document of similar import entered into by the principal and the principal's spouse* (*if applicable).
- p) Amend, alter, change, rescind or revoke any of the principal's life insurance or retirement plan ownership or beneficiary designations (including the power to surrender any insurance policy), so long as in the sole discretion of the Attorney-in-Fact such action would be in the best interests of the principal and those interested in the principal's estate; with regard to any insurance, to sell, assign, hypothecate, obtain and receive loans, and exercise conversion privileges.

- q) Limitation of Authority. There are no limitations to the powers of authority and additionally, except as otherwise provided above, the Attorney-in-Fact shall have the power to establish, revoke, rescind or change any estate planning or testamentary documents previously executed by the principal, without limitation.
 - r) To make compromises or otherwise settle any controversy and to assign and or transfer principal and any assets, as assets, to or from the MICHAEL FURLONG ATTORNEY IN FACT GRANTOR TRUST.
 - s) To make effective immediately upon signing of this Enduring Power of Attorney, the principal and all assets of the principal become property held in trust of MICHAEL FURLONG ATTORNEY IN FACT GRANTOR TRUST.
- 8) Intent to Obviate Need for Guardianship. It is the principal's intent that the power given to the Attorney-in-Fact designated herein be interpreted to be so broad as to obviate the need for the appointment of a guardian for the person or estate of the principal. If the appointment of a guardian or limited guardian of the person or estate of the principal is sought, however, the principal nominates the then acting Attorney-in-Fact designated above, if any, as the principal's guardian or limited guardian, or if no one is then acting as Attorney-in-Fact, nominates the persons designated above as Attorney-in-Fact and successor attorneys in fact as guardian or limited guardian, in the same order of priority.
- 9) Accounting. The Attorney-in-Fact shall not be required to account to any previous or subsequently appointed guardian or personal representative for the principal.
- 10) Reliance. All persons dealing with the Attorney-in-Fact shall be entitled to rely upon this power of attorney so long as they have no actual knowledge or actual notice of any revocation, suspension or termination of this power of attorney by death or otherwise. Any action taken pursuant to this power of attorney, unless otherwise invalid or unenforceable, shall be binding on the principal and on the principal's successors in interest.
- 11) Indemnity. The estate of the principal shall hold harmless and indemnify the Attorney-in-Fact from all liability for acts of past or future done in good faith of the principal.
- 12) Reliance on Photocopy Hereof. Third parties shall be entitled to rely upon a photocopy of the signed original hereof, as opposed to a certified copy of the same.
- 13) Applicable Law. Made in accordance with the Enduring Powers of Attorney Act 1985 (Commencement) order 1986, Mental Capacity Act 2005 and law of UNITED KINGDOM. Although this Power of Attorney is signed in the county of MERSEYSIDE, it is the intention of the Principal that this document be valid in all counties, territories of the UNITED KINGDOM, UNITED STATES, and all foreign countries and jurisdictions. If any provision in this document is held invalid or inconsistent with local laws where the Principal is located, then the inconsistent or invalid part shall be deleted and disregarded, and the remaining parts shall not be affected.
- 14) Acknowledgement.
I, MICHAEL HENRY FURLONG, being the Principal named in this Lasting Power of Attorney hereby acknowledge:
- A. I have read and understand the nature and effect of this Lasting Power of Attorney;
 - B. I recognize that this document gives my Attorney-in-fact, Trustee, broad powers over my assets: and that these powers will continue past the point of my incapacity;
 - C. I am of legal age in the county of MERSEYSIDE, city of LIVERPOOL, UNITED KINGDOM to grant a Lasting Power of Attorney; and
 - D. I am voluntarily giving this Enduring Power of Attorney and recognize that the powers given in this document will become effective as of the date signing as specified within.

WITNESS SIGNATURES

This is to certify that on this 15th day of June 2023, before me, the undersigned witnesses, personally appeared MICHAEL HENRY FURLONG to me known to be the person described in and who executed the foregoing Enduring Power of Attorney, and acknowledged to me that she signed and sealed the same as her free and voluntary act and deed, for the uses and purposes therein mentioned.

IN WITNESS WHEREOF I hereunto set my hand and seal on this 15th day of June, 2023.

SIGNED, SEALED, AND DELIVERED

in the presence of:

Witness #1: D Meddings (Sign)
Witness Name: DARREN MEDDINGS
Address: 6 GEOSMONT ROAD
L32 6QE

Witness #2: James Robinson (Sign)
Witness Name: James Robinson
Address: 42 SWANSON RD.
L10 9WF

/Michael Henry Furlong/

MICHAEL HENRY FURLONG, Principal



The Keeper of Records, Cosmic Gazette,
do hereby certify the foregoing document
is a true and correct copy of the original
of the document recorded in public at
cosmicessencepma.com

Witness my hand and official seal this
24 day of June, 2023

Keeper of Records Cosmic Gazette,

By CERK, TRUSTEE
Trustee

WITNESS CERTIFICATES

WITNESS #1 CERTIFICATE

I, DARREN MEDDINGS, currently residing at 6 GOSMONT ROAD, in the City of LIVERPOOL, in the County of MERSEY SIDE, hereby acknowledge that:

1. I witnessed the signing of the Power of Attorney of MICHAEL HENRY FURLONG dated this 15th day of June, 2023.

2. I am an adult with capacity to witness the signing of the Power of Attorney and I am the subscribing witness thereto.

3. In my opinion, MICHAEL HENRY FURLONG had the capacity to understand the nature and effect of the Power of Attorney at the time the Power of Attorney was signed and the Principal signed it freely and voluntarily without any compulsion or influence from any person.

4. I am not the Attorney-in-fact named in the Power of Attorney nor am I the Attorney-in-fact's spouse or other family member.

D Meddings

(Signature of Witness)

15/06/23

(Date)

WITNESS #2 CERTIFICATE

I, James Robinson, currently residing at 42 Swainson Ave, in the City of Liverpool, in the County of Mersey Side, hereby acknowledge that:

1. I witnessed the signing of the Power of Attorney of MICHAEL HENRY FURLONG dated this 15th day of June, 2023.

2. I am an adult with capacity to witness the signing of the Power of Attorney and I am the subscribing witness thereto.

3. In my opinion, MICHAEL HENRY FURLONG had the capacity to understand the nature and effect of the Power of Attorney at the time the Power of Attorney was signed and the Principal signed it freely and voluntarily without any compulsion or influence from any person.

4. I am not the Attorney-in-fact named in the Power of Attorney nor am I the Attorney-in-fact's spouse or other family member.

[Signature]

(Signature of Witness)

15/06/23

(Date)