



CQV · LLC · Agency 
A g e n t s & R e p r e s e n t a t i v e s



My Document ID:
0904.2018.CQV.LLC-[my initials]

CAPACITY
POWER OF ADMINISTRATION
DURABLE POWER OF ATTORNEY IN FACT

SECURED AND REGISTERED DOCUMENTS
AANGETEKEND EN VERZEKERDE DOCUMENTEN

PAGE 1/3

DECLARATION / STATEMENT OF BENEFICIARY ACCEPTANCE

The Undersigned / Autographer:

: xxxxxxxxxx xxxxxxxx xxxxxxxx-vdf xxxxxx-xxxxxxx: xxxxxxxx
born in xxxxxxxx on xx month year, residing at postal code municipality /
state, street and number, life state / marital state / secular state;

declares and certifies:

To Minister of Finance
Mr./Mrs.
Ministry of Finance
Postbox 12345
State.....

1. To Beneficiary Accept, the inheritance / estate of the decedent (the deceased after birth) whereon testamentary Cestui Que Vie Trust(s) reducible to the birth and origin of the undersigned / autographer, were established;
1. the undersigned / autographer is in fact the per stirpes relative of the decedent whereon the Cestui Que Vie Trust(s) were established; has durable power of attorney in fact and represents the decedent to full-fill the obligation of acquittal of the inheritance/estate; to accept the Beneficiaries and to assign the Fiduciary Bank of his/her choosing for non political private wealth management of the surplus floor capital, and acts accordingly:

a. CONSTITUTIONAL—GOVERNMENTAL:

1. The governmental 'dead and lost at sea' registration of the Birth Certificate registering the giving of birth, reducible to the birth and origin of the undersigned/autographer, was corrected by the medical scientific advances which enables each and any one, to choose to donate a viable organ for vital organ transplantation, to attribute to the recovery and/or extension of quality of life of some one in need, if one chooses to do so.
2. It is generally accepted knowledge that any 'dead and lost at sea' - registered organ is not in any way, medically scientific appropriate for viable organ donation and vital organ transplantation.
3. The present governmental automatic Proof of Being Alive—Live Life Competence Affidavit, status and standing for each and every one to have free choosing to donate a live organ for live organ transplantation; hereby confirms that all identical correspondence, documents and public notifications, corresponding with the present matter, secured and registered send to the Minister of Finance of the State-Trustee and to the Fiduciary Private Banker of one's choosing remained and rests without rebuttal.



b. LAW OF SUCCESSION— DE PER STIRPES RELATIVE OF THE DECEDENT

1. The undersigned / autographer—first born, is the per stirpes relative of the decedent / deceased after born afterbirth, whereon the testamentary Cestui Que Vie Trust(s) reducible to the birth and origin of the undersigned / autographer—first born, were established and administered on the bases of the governmental ‘dead and lost at sea’ registration of all Birth Certificates that register the giving of birth reducible to the birth and origin of the undersigned / autographer—first born.
2. All Birth Certificates are floating on the stockmarket and administered by the presumed powers of attorney.
3. The surplus of the inheritance / estate was destined and earmarked for public developments by the presumed powers of attorney in accordance with commercial political development programmes, to obviate the presumed absence of the undersigned / autographer—first born, who was presumed ‘dead and lost at sea’.

c. UCC (UNIVERSAL COMMERCIAL CODE)

1. The undersigned / autographer—first born, confirms governmental automatic Proof of Being Alive—Live Life Competence Affidavit, status and standing for each and every one due to the principle of having free choice to donate a live organ for live organ transplantation; to the Minister of Finance aswell as to the fiduciary private banker of my choosing and will send confirmation secured and registered to the above addressed recipients.
2. The present governmental automatic Proof of Being Alive—Live Life Competence Affidavit, status and standing for each and every one to have free choosing to donate a live organ for live organ transplantation; hereby confirms that all identical correspondence, documents and public notifications, corresponding with the present matter, secured and registered send to the Minister of Finance of the State-Trustee and to the Fiduciary Private Banker of one’s choosing remained and rests without rebuttal.
3. The inheritance / estate cumulated on the stockmarket and has surplus.
4. The State—Trustee en Trusted Third Parties are Beneficiaries.
5. The undersigned / autographer—per stirpes relative of the decedent whereon the testamentary trusts were established, as heir and executor with the obligation of acquittal hereby confirms the Beneficiary Acceptance of the now opened inheritance / estate.
6. The Beneficiary Acceptance of the now opened inheritance / estate will not breach the public entitlements and the public positions of the State-Trustee and Trusted Third Parties.



CAPACITY
POWER OF ADMINISTRATION
DURABLE POWER OF ATTORNEY IN FACT

SECURED AND REGISTERED DOCUMENTS
AANGETEKEN EN VERZEKERDE DOCUMENTEN

7. To fulfill the obligation of acquittal, the undersigned / autographer—first born, who declares and certifies to Beneficiary Accept the now opened inheritance / estate reducible to the birth and origin of the undersigned / autographer, hereby adds a governmental taxation of value derived from public notices referring to the floor capital year salary of a chartered functionary, serving in public office, of his choosing:

Name chartered functionary serving in public office:

Year salary of the functionary mentioned above:

8. The governmental taxation value defines the worth of the capital floor that is to be attracted by the fiduciary private banker, from the testamentary trust inheritance / estate surplus, for non political private wealth management purposes.

9. The classifications of worth and value of birth and origin are in compliance with the rights and values of the Universal Declaration of Human Rights, UDHR, Art, 2: invoked.

10. UDHR, Article 2: Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

Postal address / date

Signature known to the Fiduciary

Autograph and Seal

: **birthnames-OfHo xxxxx-xxxxx: firstname / creator**