

COULD BE ANYONE TRUST

## A Common Law Trust Organization

Pursuant to the Contract dated 4/23/2013, creating the above said Pure Trust Organization and in compliance with all the terms and conditions contained thereof, **My Kid** holds 15% of COULD BE ANYONE TRUST Trust certificate units subject to the following provisions, terms and conditions:

1. The holder shall be entitled to a proportionate share of all distributions declared and made by the Trustee(s) in the ordinary course of business or upon liquidation of the trust Organization.
2. All units are fully paid and non-assessable when issued and no liability for the actions of the trust or Trustees shall inure to the holder.
3. The holder shall have no rights, powers, privileges or interest in or control over the assets or management of this Trust Organization;
4. The holder can only transfer these units in compliance with the restrictions, terms and conditions set forth in the Declaration of Trust. A transfer must be expressly endorsed as provided below;
5. This certificate becomes null and void, and of no force or effect, at the death of the lawful Holder of record.

*This certificate is signed and dated this Tuesday, April 23, 2013.*

**BY:** Iam The Exchanger, Exchange/Transferor

## DEED OF TRANSFER

**For Value Received**, Iam The Exchanger hereby sells, conveys, exchanges, assigns and transfers to My Kid the Trust Certificate Units evidenced by this certificate, in the amount of 15% of the units, and does hereby irrevocably appoint the Board of Trustees to transfer said units on the books of this Trust Organization with full power of substitution, and to issue new certificates to the lawful unit holders hereof.

Dated: 4/23/2013

\_\_\_\_\_  
Could-Be: Anyone, Witness/Trustee

(sign name exactly as shown on face of certificate)

\_\_\_\_\_  
Iam The Exchanger, Exchanger/Transferor

Note: Only print and sign the certificates that have actual beneficiaries. If others are printed or signed accidentally shred or burn them.



COULD BE ANYONE TRUST

## A Common Law Trust Organization

Pursuant to the Contract dated 4/23/2013, creating the above said Pure Trust Organization and in compliance with all the terms and conditions contained thereof, **Kid Two** holds 15% of COULD BE ANYONE TRUST Trust certificate units subject to the following provisions, terms and conditions:

1. The holder shall be entitled to a proportionate share of all distributions declared and made by the Trustee(s) in the ordinary course of business or upon liquidation of the trust Organization.
2. All units are fully paid and non-assessable when issued and no liability for the actions of the trust or Trustees shall inure to the holder.
3. The holder shall have no rights, powers, privileges or interest in or control over the assets or management of this Trust Organization;
4. The holder can only transfer these units in compliance with the restrictions, terms and conditions set forth in the Declaration of Trust. A transfer must be expressly endorsed as provided below;
5. This certificate becomes null and void, and of no force or effect, at the death of the lawful Holder of record.

This certificate is signed and dated this Tuesday, April 23, 2013.

**BY:** Iam The Exchanger, Exchange/Transferor

## DEED OF TRANSFER

**For Value Received**, Iam The Exchanger hereby sells, conveys, exchanges, assigns and transfers to Kid Two the Trust Certificate Units evidenced by this certificate, in the amount of 15% of the units, and does hereby irrevocably appoint the Board of Trustees to transfer said units on the books of this Trust Organization with full power of substitution, and to issue new certificates to the lawful unit holders hereof.

Dated: 4/23/2013

\_\_\_\_\_  
Could-Be: Anyone, Witness/Trustee

(sign name exactly as shown on face of certificate)

\_\_\_\_\_  
Iam The Exchanger, Exchanger/Transferor

Note: Only print and sign the certificates that have actual beneficiaries. If others are printed or signed accidentally shred or burn them.



COULD BE ANYONE TRUST

## A Common Law Trust Organization

Pursuant to the Contract dated 4/23/2013, creating the above said Pure Trust Organization and in compliance with all the terms and conditions contained thereof, **Kid Three** holds 15% of COULD BE ANYONE TRUST Trust certificate units subject to the following provisions, terms and conditions:

1. The holder shall be entitled to a proportionate share of all distributions declared and made by the Trustee(s) in the ordinary course of business or upon liquidation of the trust Organization.
2. All units are fully paid and non-assessable when issued and no liability for the actions of the trust or Trustees shall inure to the holder.
3. The holder shall have no rights, powers, privileges or interest in or control over the assets or management of this Trust Organization;
4. The holder can only transfer these units in compliance with the restrictions, terms and conditions set forth in the Declaration of Trust. A transfer must be expressly endorsed as provided below;
5. This certificate becomes null and void, and of no force or effect, at the death of the lawful Holder of record.

*This certificate is signed and dated this Tuesday, April 23, 2013.*

**BY:** Iam The Exchanger, Exchange/Transferor

## DEED OF TRANSFER

**For Value Received**, Iam The Exchanger hereby sells, conveys, exchanges, assigns and transfers to Kid Three the Trust Certificate Units evidenced by this certificate, in the amount of 15% of the units, and does hereby irrevocably appoint the Board of Trustees to transfer said units on the books of this Trust Organization with full power of substitution, and to issue new certificates to the lawful unit holders hereof.

Dated: 4/23/2013

\_\_\_\_\_  
Could-Be: Anyone, Witness/Trustee

(sign name exactly as shown on face of certificate)

\_\_\_\_\_  
Iam The Exchanger, Exchanger/Transferor

Note: Only print and sign the certificates that have actual beneficiaries. If others are printed or signed accidentally shred or burn them.



COULD BE ANYONE TRUST

## A Common Law Trust Organization

Pursuant to the Contract dated 4/23/2013, creating the above said Pure Trust Organization and in compliance with all the terms and conditions contained thereof, **Kid Four** holds 15% of COULD BE ANYONE TRUST Trust certificate units subject to the following provisions, terms and conditions:

1. The holder shall be entitled to a proportionate share of all distributions declared and made by the Trustee(s) in the ordinary course of business or upon liquidation of the trust Organization.
2. All units are fully paid and non-assessable when issued and no liability for the actions of the trust or Trustees shall inure to the holder.
3. The holder shall have no rights, powers, privileges or interest in or control over the assets or management of this Trust Organization;
4. The holder can only transfer these units in compliance with the restrictions, terms and conditions set forth in the Declaration of Trust. A transfer must be expressly endorsed as provided below;
5. This certificate becomes null and void, and of no force or effect, at the death of the lawful Holder of record.

This certificate is signed and dated this Tuesday, April 23, 2013.

**BY:** Iam The Exchanger, Exchange/Transferor

## DEED OF TRANSFER

**For Value Received**, Iam The Exchanger hereby sells, conveys, exchanges, assigns and transfers to Kid Four the Trust Certificate Units evidenced by this certificate, in the amount of 15% of the units, and does hereby irrevocably appoint the Board of Trustees to transfer said units on the books of this Trust Organization with full power of substitution, and to issue new certificates to the lawful unit holders hereof.

Dated: 4/23/2013

\_\_\_\_\_  
Could-Be: Anyone, Witness/Trustee

(sign name exactly as shown on face of certificate)

\_\_\_\_\_  
Iam The Exchanger, Exchanger/Transferor

Note: Only print and sign the certificates that have actual beneficiaries. If others are printed or signed accidentally shred or burn them.



COULD BE ANYONE TRUST

## A Common Law Trust Organization

Pursuant to the Contract dated 4/23/2013, creating the above said Pure Trust Organization and in compliance with all the terms and conditions contained thereof, **Kid Five** holds 15% of COULD BE ANYONE TRUST Trust certificate units subject to the following provisions, terms and conditions:

1. The holder shall be entitled to a proportionate share of all distributions declared and made by the Trustee(s) in the ordinary course of business or upon liquidation of the trust Organization.
2. All units are fully paid and non-assessable when issued and no liability for the actions of the trust or Trustees shall inure to the holder.
3. The holder shall have no rights, powers, privileges or interest in or control over the assets or management of this Trust Organization;
4. The holder can only transfer these units in compliance with the restrictions, terms and conditions set forth in the Declaration of Trust. A transfer must be expressly endorsed as provided below;
5. This certificate becomes null and void, and of no force or effect, at the death of the lawful Holder of record.

*This certificate is signed and dated this Tuesday, April 23, 2013.*

**BY:** Iam The Exchanger, Exchange/Transferor

## DEED OF TRANSFER

**For Value Received**, Iam The Exchanger hereby sells, conveys, exchanges, assigns and transfers to Kid Five the Trust Certificate Units evidenced by this certificate, in the amount of 15% of the units, and does hereby irrevocably appoint the Board of Trustees to transfer said units on the books of this Trust Organization with full power of substitution, and to issue new certificates to the lawful unit holders hereof.

Dated: 4/23/2013

\_\_\_\_\_  
Could-Be: Anyone, Witness/Trustee

(sign name exactly as shown on face of certificate)

\_\_\_\_\_  
Iam The Exchanger, Exchanger/Transferor

Note: Only print and sign the certificates that have actual beneficiaries. If others are printed or signed accidentally shred or burn them.



Tracking No. is the Certified Mail number for the PUERTO RICO Mailing Step! But you can leave this blank for the UCC Recording. When you mail this with the PUERTO RICO mailing, make sure to write in the Certified Mail number that you are using to mail your packet. You should have a stack of green/white Certified Mail labels at home in advance because they have the certified mail article numbers on them, which you need in advance before you go to the post office!

Tracking No. \_\_\_\_\_

TO: Secretary of the Treasury / I.M.F.  
C/O DEPARTMENT DE HACIENDA  
P.O. BOX 9024140,  
SAN JUAN, PR 00902-4140

**PRIVATE REGISTERED  
BOND FOR INVESTMENT**  
Value of Bond is: \$100,000,000.00  
**ONE HUNDRED MILLION U.S. DOLLARS**

**PRIVATE REGISTERED SELF BACKED BOND BASED ON FUTURE EARNINGS IN RE:  
LIVE BIRTH # 131-458754/15487542/123-45-6789 for Investment at the discretion of the  
Secretary of the Treasury/U.S. DEPARTMENT OF THE TREASURY as Fiduciary**

**Attention:** Fiduciary/Receiver:

The below Undersigned Principal, Could-Be: Anyone on behalf of the COULD BE ANYONE ESTATE/TRUST, herewith includes proof of the original issued instrument for basis of future value predicated on Certificate of Live Birth under Number 131-458754/15487542. Current value accepted and issued as credit as indicated at the same amount as this bond. All endorsements front and back, to be attached to the original. The Undersigned Principal being the only known legitimate party having ameliorated value into aforesaid, contributing of the credit assured therein.

Tendered in accordance with all applicable laws including but not limited to UCC 1-104 and Public Law 73-10 and Chap. 48, 48 Stat. 112.

**BOND ORDER**

You are hereby directed to utilize said credit (asset funds) for sound investment purposes not including games. This bond valued at ONE HUNDRED MILLION (\$100,000,000) is issued to the treasury with a maturity of 25 years hence bearing 4% interest per annum for a full value of \$100,000,000 at maturity date. This credit is with guarantee of ONE HUNDRED MILLION DOLLARS (\$100,000,000) to the treasury that we request for money up front. In return we would like the treasury to use the credit of ONE HUNDRED MILLION DOLLARS (\$100,000,000) to make investment(s) of at least 5% per annum in safe non speculative investments. 4% of which will be held on account or reinvested to continue to accrue and roll over to cover the bond at maturity. Please also note the below bank account & routing number to be used for anything over the 4% divisible on a monthly basis accordingly available after the first 90 days from the date of receipt in green card return receipt from acceptance. Please deposit overages into the aforementioned account for use in trust in operations and other investments. This agreement creates full security of the funds as you are guaranteed to be paid as they will accrue in your control, furthermore we will also pledge the current and future assets of the trust as a guarantee of payment in full upon maturity or if it pleases the treasury to reissue another bond on the same basis. This Bond shall be ledgered as an asset to mature in Twenty-Five (25) years from the date of issuance or dissolution of the ESTATE/TRUST (with 6 months' notice to the treasury to wind up affairs) and shall be paid in full from the COULD BE ANYONE ESTATE/TRUST carrying 4% interest until such time.

The Secretary of the Treasury shall have Thirty (30) days from the date of receipt of this Bond, as witnessed by the date of receipt affixed to the USPO Registered Mail Receipt, to dishonor this Bond by returning this Bond to the Principal at the address below by mail verified by return receipt, with an explanation of all deficiencies. Failure to return the Bond as stated shall constitute Acceptance and Honoring of this Bond.

All overages held and not distributed may be used at the discretion of COULD BE ANYONE ESTATE/TRUST for set-off any private, commercial, corporate or Public bills, taxes, debts, money claims, demand(s) for payment(s) and the like, used in any regular course of business affairs as well as backing for lending at institutions for lines of credit, to transmit electronic telex or other instruction to the vendor/creditor to remove 'ledgered debt' from their books or for discharge/setoff for adjustment of account for settlement and/or closure. Void where prohibited by law.

Trustee/Secured Party:  
on behalf of ~~COULD BE ANYONE TRUST~~ 123 ANYWHERE  
DBTRCITY, DBTRSATE 12345

Account No.: \_\_\_\_\_  
Routing No.: \_\_\_\_\_

Item # 08081988-CBA-PRB

Account Number is the Social Security number WITHOUT dashes and leave routing line blank. (or, if you set up a bank account for your TRUST, then use the account number and routing number for the local bank (wells fargo/pnc/etc).