



JNF House
Spring Villa Park
Spring Villa Road
Edgware
Middlesex
HA8 7ED

Tel: 020 8732 6102
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Email: giving@kkl.org.uk
Web: www.kkl.org.uk

GIFT AID AGREEMENT

I/we _____ ("the Donor")

Full name / or name of company

of (Please state your address) _____

agree to pay **KKL Charity Accounts** whose registered office is at JNF House, Spring Villa Park, Spring Villa Road, Edgware, Middlesex, HA8 7ED ("the Charity") the sum of

£ _____ subject to terms and conditions set out overleaf

I have read the notes overleaf (Please Tick)

Signed by the Donor _____ which I made on ____ / ____ / ____

(in the case of a company by a Director)

Signed for and on behalf of the Charity _____

Director / Company Secretary

Terms and Conditions

1. The Donor shall pay to the Charity today the amount stated overleaf which shall be held by the Charity for and irrevocably appropriated to charitable purposes as mentioned below.
2. In the event that the Donor makes any further payments to the Charity and directs that they shall be held as an addition to the Charity Account hereinafter referred to then they shall be held by the Charity as such addition and subject to these terms and conditions.
3. The Charity shall recover any refund of income tax which may be due in connection with any monies received under this Agreement.
4. The Charity shall hold all monies received and income tax recovered ("the Charity Account") upon trust to pay the same to such charities as the Donor shall from time to time instruct in writing (subject to a minimum payment of £5). In the absence of such direction (over a 2 year period) from receipt or recovery of monies or the last such instruction then the Charity may distribute the remaining balance of the Charity Account to such charity or charities as it shall in its absolute discretion decide.
5. The application of the Charity Account is intended to be wholly for charitable purpose without any direct or indirect benefit for or through the Donor and accordingly the Donor agrees with the Charity:
 - (a) that any payment by the Charity to any charity or charities at the direction of the donor shall be wholly for charitable purposes without any direct or indirect personal or corporate benefit for the Donor or at his/her request and
 - (b) to indemnify The Charity in respect of any loss, costs, claims or demands incurred by the Charity or any charity as a result of any breach of any of the terms of this Agreement and in particular clause 5(a) hereof.
6.
 - (a) The Charity shall be entitled to invest the Charity Account until payment is made to a charity or charities as provided above and the income arising from such investment shall be paid to such charity or charities as it shall in its absolute discretion decide.
 - (b) The Charity shall have the same power of investment in relation to the Charity Account as it has in respect of its property under its Memorandum and Articles of Association including the power to pool for investment purposes the Charity Account with other monies held by the Charity.
7. The Donor shall pay the Charity for its services in accordance with the Charity's current scale of fees as varied from time to time and notified to the Donor which fees may be paid out of the Charity Account.
8. The Charity shall be entitled to act on written instructions purporting to be signed by or on behalf of the Donor
9. The receipt of a Treasurer or other proper officer of any charity shall be a complete discharge to the Charity for any monies properly payable to the said charity.