

absence of Form B.

AGREEMENT FOR INVESTMENT IN UBL CHILDREN SAVINGS PLAN ("UCP") Managed by UBL Fund Managers Limited (UBL Funds)

This A	Agreement is made at	City, this	day of	, 20		
		<u>BETW</u>	<u>EEN</u>			
Mr./M	rs./Miss	son/w	ife/daughter of		, resident	
of		, holding CNIC No)	(here	einafter referred to as	
	nvestor", which expression is istrators and assigns) of the F		e his/her legal h	eirs, legal repres	sentatives, executors,	
		AN	<u>D</u>			
	Fund Managers Limited, an		•	·		
with it	s Registered Office at 8 th Flo	or, State Life Building,	I. I. Chundrigar R	oad, Karachi (her	einafter referred to as	
"UBL	Funds", which expression sha	ll mean and include its s	uccessors-in-inter	est and assigns) o	of the SECOND PART	
WHE	REAS:					
1.	UBL Funds has constitu	•		_	-	
	(Establishment and Regulation) Rules, 2003 ("the Rules") (replaced by Non Banking Finance Companies					
	and Notified Entities Regulations, 2007) and is managing the same as their Management Company,					
	including United Stock Advantage Fund (USF), UBL Government Securities Fund (UGSF) and United Growth and Income Fund (UGIF).					
	Growin and income Fund	i (OGIF).				
2.	UBL Funds has introduced	d an investment plan kno	own as "UBL Chi l	dren Savings Pl	an" (hereinafter called	
	"UCP") for responsible par	ents and guardians for s	securing higher ed	lucation, welfare a	and other future needs	
	of their children/wards. Ul	BL Children Savings Pl	an, through inves	tments in UBL G	Sovernment Securities	
	Fund, United Growth & In	ncome Fund and Unite	d Stock Advantag	ge Fund, will ena	able the child/ward to	
	receive an amount at the n	naturity to meet his/her h	nigher education, r	narriage, and othe	er future needs.	
3.	The Investor is father/moth	ner/guardian of the Child	d/Ward (hereinafte	er called "the Child	d") who has submitted	
	the "Account Opening For	m" along with all requis	ite particulars and	documents ment	tioned therein. For the	
	Child, if he/she is less than	,		. ,	•	
	at the time of opening of a				•	
	Union Council or any other		•	-	•	
	However the Investor ackr	nowledges that Form B \	will be required at	the time of early v	withdrawal in case it is	

not submitted at the time of opening of account and that no early redemptions will be processed in the

NOW THEREFORE THIS AGREEMENT WITNESSTH AS FOLLOWS:

1. UCP:

- 1.1 The concept, features, objectives, advantages and other information of UCP as well as other terms and conditions of Investment therein have been enunciated in the Supplemental Offering Document of UBL Children Savings Plan. The contents of the Supplemental Offering Documents and any further amendments or modifications made from time to time by UBL Funds shall be deemed to be an integral part of this Agreement.
- 1.2 In addition to the Supplemental Offering Documents, the UCP is governed by the Constitutive Documents of the underlying funds i.e. Trust Deed(s) and Offering Document(s) and relevant Rules and Regulations:
- 1.3 The Investor acknowledges that he/she has read the Constitutive Document(s) of the underlying funds and relevant Rules and Regulations as well as the Supplementary Offering Documents mentioned in Clause 1.1 above and has understood and accepted the contents of all the said Documents, the concept, features, advantages of UCP, the terms and conditions contained therein and in particular, the warnings and disclaimers contained in the initial Offering Document of USF, Initial Offering Document of UGSF, and the Initial Offering Document of UGIF (hereinafter collectively referred to as "the Principal Offering Documents").

2. <u>Investments</u>:

The Investor hereby unconditionally and irrevocably authorizes UBL Funds to make investment of the contributions made by the Investor in a mix of assets allocated between the underlying funds, based on my chosen Pre-defined Investment Asset Allocation in accordance with the features and mechanism of UCP as embodied in the Supplementary Offering Documents.

3. <u>Disputes among legal heirs:</u>

The Investor acknowledges having taken into account the personal law of succession and inheritance applicable to him before making his/her own decision to invest in UCP and signing this Agreement. The Investor is satisfied that the investment in UCP shall not be in contravention of such laws or religious beliefs and in arriving at this decision, the Investor has not been influenced by UBL Funds or any of its directors or officers

The Investor acknowledges and agrees that UBL Funds will have no concern with the personal law of inheritance applicable to the Investor and/or the Child. Therefore, in the event of any disputes among the family members or legal heirs of the Investor and/or the Child, UBL Funds shall be deemed to be indemnified by the Investor during his life time and by the Child as well as the family members after the demise of the Investor against all losses, damages, costs and expenses that may be suffered or sustained by UBL Funds, including legal fees in defending such action.

4. Term and Termination:

This Agreement shall come into effect from the date of its execution by the Investor and UBL Funds (the Effective Date) and shall remain in full force and effect until the Investor exercises Anytime Exit Option or the Maturity Date of UCP in terms of the Supplementary Offering Documents.

5. <u>Disputes</u>:

- In the events of any disputes, differences or controversies arising *between* the Investor during his life time and/or the Child upon his attaining the age of majority or his/her guardian, family member, legal heirs, relatives, etc. in case the Child is a minor upon the demise of the Investor, as the case may be on the **one** part and UBL Funds on the **other part**, including as to their rights and obligations, as well as the interpretation of the terms and conditions of this Agreement, the same shall be referred to Arbitration by two Arbitrators, one to be appointed by the Investor or the Child and/or his/her guardian, family members, legal heirs, relatives, etc., as the case may be and the other to be appointed by UBL Funds and in the event of lack of consensus between the two Arbitrators, the matter shall be referred to an Umpire to be selected by the two Arbitrators before the commencement of the Reference. The joint decision of the two Arbitrators or the decision of the Umpire, as the may be, shall be final and binding upon both the Parties. The venue of Arbitration shall be Karachi.
- 5.2 This Arbitration Clause shall have no bearing on the rights and obligations of UBL Funds, as the Management Company of USF, UGSF, and UGIF as provided under the relevant Trust Deeds, Principal Offering Documents and the NBFC Rules and Regulations.

6. Governing Law and Jurisdiction:

- 6.1 This Agreement shall be governed by the laws of Pakistan.
- 6.2 Subject to the Arbitration Clause 5 above, the Courts at Karachi shall have the exclusive jurisdiction in this matter.

7. <u>Interpretation</u>:

This Agreement is supplemental to the Supplementary Offering Documents and not in derogation thereof and in case of conflict between any of the terms of this Agreement and the corresponding terms of the Supplementary Offering Documents, the later shall supersede the former.

For UBL FUND MANAGERS LIMITED	INVESTOR (GUARDIAN)
1 Name: Designation:	1. NAME (MR./MISS/MRS.)
2 Name: Designation:	(Signature) 2. NAME (MR./MISS/MRS.)
(Authorized officers)	
	(Signature)