<u>Undertakings in the HIV Haemophilia Litigation and Blood Transfusion Scheme</u>

Appendix

HIV litigation settlement terms for England and Wales

URN	Date	Relevant provision
DHSC0003655_02 2	18 December 1990	"5. The Plaintiffs will discontinue their actions against all Defendants and will undertake not to bring fresh proceedings, save that those Plaintiffs who have already made allegations as to clinical management shall be entitled to pursue that element only of these claims against the relevant Health Authority. For the purpose of this settlement allegations as to clinical management shall be 7. Any qualifying non-plaintiff shall be entitled to receive benefits from the MacFarlane Trust corresponding to their circumstances upon signing an undertaking not to bring proceedings against any Defendant or against any other Government body."
DHSC0004523_09	21 January 1991, incorporating 1 March 1991 amendments	"5. The Plaintiffs will discontinue their actions against all Defendants and will undertake not to bring fresh proceedings against any Defendant or against any other Government Department, Health Authority or treating doctor, save that those Plaintiffs who have already made allegations as to medical negligence or who are given leave by the Court to do soshall be entitled to pursue that element only of these claims against the relevant Health Authority

		8. Any qualifying non-plaintiff shall be entitled to receive benefits from the MacFarlane Trust corresponding to their
		circumstances upon signing an undertaking not to bring proceedings against any Defendant or against any other
		Government body."
SCGV0000502_103	19 March	"5. The Plaintiffs will discontinue their actions against all Defendants and will undertake not to bring fresh
	1991	proceedings against any Defendant or against any other Government Department, Health Authority or treating
		doctor, save that those Plaintiffs whose code numbers are set out in Schedule Seven hereto shall be entitled to pursue
		that element only of these claims against the relevant Health Authority provided that For the purposes of this
		settlement allegations as to medical negligence shall be
		8. Any qualifying non-plaintiff shall be entitled to receive benefits from the MacFarlane Trust corresponding to their
		circumstances upon signing an undertaking not to bring proceedings against any Defendant or against any other
		Government body."
DVGG004100000	22.7	
DHSC0041209_07	22 March	"5. The Plaintiffs will discontinue their actions against all Defendants and will undertake not to bring fresh
6	1991	proceedings against any Defendant or against any other Government Department, Health Authority or treating doctor
		in respect of the administering of cryoprecipitate, Factor VIII or Factor IX, save that those Plaintiffs whose code
		numbers are set out in Schedule Seven hereto shall be entitled to pursue that element only of these claims against the
		relevant Health Authority provided that For the purpose of this settlement allegations as to medical negligence
		shall be
		8. Any qualifying non-plaintiff shall be entitled to receive benefits from the MacFarlane Trust corresponding to their
		circumstances upon signing an undertaking not to bring proceedings against any Defendant or against any other

		Government body."
SCGV0000233_040	22 April 1991	"5. The Plaintiffs will discontinue their actions against all Defendants and will undertake not to bring fresh proceedings against any Defendant or against any other Government Department, Health Authority or treating doctor in respect of the administering prior to 13 th December 1990 of cryoprecipitate, Factor VIII or Factor IX, save that:-
		(1) those Plaintiffs whose code numbers are set out in Part 1 of Schedule Eight hereto shall be entitled to pursue that element only of these claims which relates to allegations of medical negligence against the relevant Health Authorities provided that they comply with the directions laid down by the Court on 1st March 1991; and
		(2) nothing herein shall prevent the Plaintiff from bringing proceedings in respect of the administering prior to 13 th December 1990 of cryoprecipitate, Factor VIII or Factor IX where:-
		 (i) that has caused damage to such Plaintiff which had not been diagnosed prior to 13th December 1990; and/or (ii) the damage alleged does not include infection or the risk of infection by HIV and/or the hepatitis viruses.
		For the purpose of this settlement allegations as to medical negligence shall be"
		8. Any qualifying non-plaintiff shall be entitled to receive benefits from the new Macfarlane Trust corresponding to their circumstances upon signing an undertaking not to bring proceedings against any Defendant or against any other

		Government body in respect of the administering of cryoprecipitate, Factor VIII or Factor IX before 13th December 1990, save that nothing herein shall prevent a qualifying non-plaintiff from bring proceedings in respect of the administering of cryoprecipitate, Factor VIII or Factor IX before 13 th December 1990, save that nothing herein shall prevent a qualifying non-plaintiff from bringing proceedings in respect of the administering prior to 13 th December 1990 of cryoprecipitate Factor VIII or Factor IX where:-
		(2) the damage alleged does not include infection or the risk of infection by HIV and/or the hepatitis viruses."
SCGV0000233_038	24 April 1991	"5. The Plaintiffs will discontinue their actions against all Defendants and will undertake not to bring fresh proceedings against any Defendant or against any other Government Department, Health Authority or treating doctor in respect of the administering prior to 13 th December 1990 of cryoprecipitate, Factor VIII or Factor IX, save that:
		(1) those Plaintiffs whose code numbers are set out in Part 1 of Schedule Eight hereto shall be entitled to pursue that element only of these claims which relates to allegations of medical negligence against the relevant Health Authorities provided that they comply with the directions laid down by the Court on 1st Match 1991; and
		(2) nothing herein shall prevent a Plaintiff from bringing proceedings in respect of the administering prior to 13 th December 1990 of cryoprecipitate, Factor VIII or Factor IX where the damage alleged does not include infection or the risk of infection by HIV and/or the hepatitis viruses.

		For the purposes of this settlement allegations as to medical negligence
		8. Any qualifying non-plaintiff shall be entitled to receive benefits from the new Macfarlane Trust corresponding to
		their circumstances upon signing an undertaking not to bring proceedings against any Defendant or against any other
		Government body in respect of the administering of cryoprecipitate, Factor VIII or Factor IX before 13th December
		1990, save that nothing herein shall prevent a qualifying non-plaintiff from bringing proceedings in respect of the
		administering prior to 13 th December 1990 of cryoprecipitate Factor VIII or Factor IX where:-
		(1) that has caused damage to such Plaintiff which had not been diagnosed by 13 th December 1990; and
		(2) the damage alleged does not include infection or the risk of infection by HIV and/or the hepatitis viruses."
		(2) the damage theget does not metade interest of the risk of interest of the neparitis viruses.
HSOC0023174	26 April 1991	"5. The Plaintiffs will discontinue their actions against all Defendants and will undertake not to bring fresh
	Final, formally	proceedings against any Defendant or against any other Government Department, Health Authority or treating doctor
	offered terms.	in respect of the administering prior to 13 th December 1990 of cryoprecipitate, Factor VIII or Factor IX, save that:-
		(1) those Plaintiffs whose code numbers are set out in Part 1 of Schedule Eight hereto shall be entitled to pursue
		that element only of these claims which relates to allegations of medical negligence against the relevant
		Health Authorities provided that they comply with the directions laid down by the Court on 1st Match 1991;
		and
		nothing herein shall prevent a Plaintiff from bringing proceedings in respect of the administering prior to 13 th
		December 1990 of cryoprecipitate, Factor VIII or Factor IX where the damage alleged does not include
		December 1770 of cryoprecipitate, I actor viti of I actor 174 where the damage aneged does not include

(3) infection or the risk of infection by HIV and/or the hepatitis viruses.
For the purposes of this settlement allegations as to medical negligence
8. Any qualifying non-plaintiff shall be entitled to receive benefits from the new Macfarlane Trust corresponding to their circumstances upon signing an undertaking not to bring proceedings against any Defendant or against any other Government body in respect of the administering of cryoprecipitate, Factor VIII or Factor IX before 13 th December 1990, save that nothing herein shall prevent a qualifying non-plaintiff from bringing proceedings in respect of the administering prior to 13 th December 1990 of cryoprecipitate Factor VIII or Factor IX where:-
 (1) that has caused damage to such Plaintiff which had not been diagnosed by 13th December 1990; and (2) the damage alleged does not include infection or the risk of infection by HIV and/or the hepatitis viruses."

HIV litigation settlement terms for Scotland

URN	Date and	Relevant provisions
	draft number	
SCGV0000501_114	Around 11	""qualifying person" means a person who is qualified to receive payment in terms of paragraph 2 from the
	January 1991	MacFarlane Trust.

	Draft 3	
		"relevant action" and "relevant proceedings" mean any action or proceedings before the Scottish courts by any
		person comprised in any of the categories listed in paragraph 2(1), against the Secretary of State, [any Health
		Board or any medical practitioner] alleging injury arising from treatment of that person or any other person with
		Factor VIII, Factor IX or cryoprecipitate.
		7. Any person entitled to benefit in terms of para 2(3) or (4) above shall be entitled to receive benefits from the
		MacFarlane Trust corresponding to their circumstances only upon signing an undertaking not to bring relevant
		proceedings against any Defender in particular the Secretary of State, or against any other Government body any
		Health Board or any medical practitioner."
SCGV0000232_091	Around 22	""qualifying person" means a person who is qualified to receive payment in terms of paragraph 2 from the
and	February 1991	MacFarlane Trust.
SCGV0000232_092	Draft 7.3	
		"relevant action" and "relevant proceedings" mean any action of proceedings before the Scottish courts by any
		person comprised in any of the categories listed in paragraph 2(1), against the Secretary of State, or any Health
		Service body alleging injury arising from treatment of that person or by any other person with Factor VIII, Factor
		IX or cryoprecipitate.
		2.5 It is a condition of entitlement to receive payment as specified above that persons to whom payment is to be
		made shall give an undertaking to the Secretary of State in the form set out at Schedule [blank] hereto, not to bring
		or continue relevant proceedings, except proceedings related to medical negligence as specified in para 7 below
		against the Secretary of State or any Health Service body".

SCGV0000502_076	Around 27	""qualifying person" means a person who is qualified to receive payment in terms of paragraph 2 from the
and	March 1991	MacFarlane Trust.
SCGV0000233_105	Draft 8	
		"relevant action" and "relevant proceedings" mean any action or proceedings before the Scottish courts by any
		person comprised in any of the categories listed in paragraph 2(1), against the Secretary of State, or any Health
		Service body alleging injury from treatment of that person or any other person with Factor VIII, Factor IX (whether
		cryoprecipitate or concentrate).
		2.5 It is a condition of entitlement to receive payment as specified above that persons to whom payment is to be
		made shall give an undertaking to the Secretary of State in the form set out at Schedule [blank] hereto, not to bring
		or continue relevant proceedings, except proceedings related to medical negligence as specified in para 7 below
		against the Secretary of State or any Health Service body".
SCGV0000502_042	Around 17	""qualifying person" means a person who is qualified to receive payment in terms of paragraph 2 from the
and	April 1991	MacFarlane Trust.
SCGV0000502_043	Draft 9	"relevant action" and "relevant proceedings" mean any action or proceedings before the Scottish courts by any
		person comprised in any of the categories listed in paragraph 2(1), against the Secretary of State, or any Health
		Service body alleging injury arising from treatment of that person or any other person with Factor VIII, Factor IX
		(whether cryoprecipitate or concentrate).
		2.5 It is a condition of entitlement to receive payment as specified above that persons to whom payment is to be
		made shall give an undertaking to the Secretary of State in the form set out Schedule 1 hereto, not to bring or
		continue relevant proceedings, except proceedings related to the medical negligence as specified in para 7 below

		against the Secretary of State or any Health Service body."
SCGV0000233_056	Around 18	"Schedule 1
_	April 1991	UNDERTAKING TO BE GIVEN BY A QUALIFYING PERSON TO RECEIVE PAYMENT FROM THE
		MACFARLANE TRUST
		Whereas the Secretary of State for Scotland has set out proposals for payment of certain sums to or in respect of
		haemophiliacs infected with human immuno deficiency virus and to or in respect of other persons who may have
		become infected as a consequence of their relationship to such a haemophiliac;
		and whereas the proposals for payment involve such payment at the instance of the Trustees of the MacFarlane
		(Special Payments) (No.2) Trust; and whereas it is a condition for payment of funds to persons entitled to receive
		funds from the Trust that a discharge and undertaking be granted to the Secretary of State and others.
		Now therefore I [blank] residing at [blank] hereby undertake as follows;
		1. I hereby discharge the said Secretary of State and all other Ministers of the Crown and Government Departments
		or bodies or any of their respective agents, servants or employees whomsoever (hereinafter referred as "the
		Crown"), from any liability they may have in respect of the infection of [blank] with human immuno deficiency
		virus, allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate)
		2. I hereby discharge any Health Board, the Common Services Agency, the Scottish National Blood Transfusion
		Service or any other body established under the National Health Service (Scotland) Act 19[blank] or any of their
		respective agents, servants or employees whomsoever (hereinafter referred to as "a health service body") from any

		liability they may have in respect of the infection of [blank] with human immuno deficiency virus allegedly arising
		out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate)
		3. I acknowledge that payment of any sums is made without admission of liability on the part of the Crown or any health service body.
		4. I undertake not to bring any proceedings against the Crown or any health service body now or at any time in the future in respect of the said infection of [blank] by human immuno deficiency virus.
		Provided that this discharge and undertaking shall be without prejudice to any claim competent to me against any
		health service body in respect of any alleged medical negligence in connection with the infection of [blank] with
		human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether
		cryoprecipitate or concentrate), and for the purpose of this undertaking the expression medical negligence shall
		include only specific allegations as to negligence in the application of treatment including treatment with Factor
		VIII, Factor IX or cryoprecipitate and shall not extend to averments as to the policy for such treatment or the
		selection or screening of any blood products of any other material in such treatment, and by way of example:-
		a. that self-sufficiency in blood products should have been achieved at any date prior"
GGG110000503 005	1.25	
SCGV0000503_086	Around 25	""qualifying person" means a person who is qualified to receive payment in terms of paragraph 2 from the
and	April 1991	MacFarlane Trust.
SCGV0000503_087	Draft 10	"relevant action" and "relevant proceedings" mean any action or proceedings before the Scottish courts by any
		person comprised in any of the categories listed in paragraph 2(1), against the Secretary of State, or any Health

Service body alleging injury arising from treatment of that person or any other person with Factor VIII, Factor IX (whether cryoprecipitate or concentrate). "3.4 It is a condition of entitlement to receive payment as specified above that persons to whom payment is to be made shall give an undertaking to the Secretary of State in the form set out Schedule 1 hereto, not to bring or continue relevant proceedings, except proceedings related to medical negligence as specified in para 7 below against the Secretary of State or any Health Service body." SCGV0000503 089 "Schedule 3 to Trust Deed Schedule 1 to Terms of Settlement UNDERTAKING TO BE GIVEN BY A QUALIFYING PERSON TO RECEIVE PAYMENT FROM THE MACFARLANE TRUST Whereas the Secretary of State for Scotland has set out proposals for payment of certain sums to or in respect of haemophiliacs infected with human immuno deficiency virus and to or in respect of other persons who may have become infected as a consequence of their relationship to such a haemophiliac; and whereas the proposals for payment involve such payment at the instance of the Trustees of the MacFarlane (Special Payments) (No.2) Trust; and whereas it is a condition for payment of funds to persons entitled to receive funds from the Trust that a discharge and undertaking be granted to the Secretary of State and others. Now therefore I [blank] residing at [blank] hereby undertake as follows; 1. I hereby discharge the said Secretary of State and all other Ministers of the Crown and Government Departments or bodies or any of their respective agents, servants or employees whomsoever (hereinafter referred as "the Crown"), from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus, allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate)

- 2. I hereby discharge any Health Board, the Common Services Agency, the Scottish National Blood Transfusion Service or any other body established under the National Health Service (Scotland) Act 19[blank] or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "a health service body") from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate)
- 3. I acknowledge that payment of any sums is made without admission of liability on the part of the Crown or any health service body.
- 4. I undertake not to bring any proceedings against the Crown or any health service body now or at any time in the future in respect of the said infection of [blank] by human immuno deficiency virus.

Provided that this discharge and undertaking shall be without prejudice to any claim competent to me against any health service body in respect of any alleged medical negligence in connection with the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate), and for the purpose of this undertaking the expression medical negligence shall include only specific allegations as to negligence in the application of treatment including treatment with Factor VIII, Factor IX or cryoprecipitate and shall not extend to averments as to the policy for such treatment or the

		selection or screening of any blood products of any other material in such treatment, and by way of example: a. that self-sufficiency in blood products should have been achieved at any date prior"
SCGV0000503_055 and	Around 3 June	""qualifying person" means a person who is qualified to receive payment in terms of paragraph 2 hereof from the MacFarlane Trust.
SCGV0000503_056	Redraft of draft 11	"relevant action" and "relevant proceedings" mean any action or proceedings before the Scottish courts by any person comprised in any of the categories listed in paragraph 2(1) against the Secretary of State or any Health Service body alleging injury arising from treatment of that person or any other person with Factor VIII, Factor IX (whether cryoprecipitate or concentrate). 3.4 It is a condition of entitlement to receive payment as specified above that persons to whom payment is to be made shall give an undertaking to the Secretary of State in the form set out Schedule 1 hereto, not to bring or continue relevant proceedings, except proceedings related to medical negligence as specified in para 8 below, against the Secretary of State or any Health Service body."
DHSC0003635_065 and BNOR0000329	24 June 1991 Final, formally offered terms.	""qualifying person" means a person who is qualified to receive payment in terms of paragraph 2 hereof from the MacFarlane Trust. "relevant action" and "relevant proceedings" mean any action or proceedings before the Scottish courts by any person comprised in any of the categories listed in paragraph 2(1) against the Secretary of State or any Health Service body alleging injury arising from treatment of that person or any other person with Factor VIII, Factor IX (whether cryoprecipitate or concentrate). 3.4 It is a condition of entitlement to receive payment as specified above that persons to whom payment is to be

made shall give an undertaking to the Secretary of State in the form set out at Schedule 1 hereto, not to bring or continue relevant proceedings, except proceedings related to medical negligence as specified in para 8 below, against the Secretary of State or any Health Service body.

. .

[Schedule 3 to Trust Deed]

Schedule 1 to Terms of Settlement

UNDERTAKING TO BE GIVEN BY A QUALIFYING PERSON TO RECEIVE PAYMENT FROM THE MACFARLANE TRUST

. . .

- 1. I hereby discharge the said Secretary of State and all other Ministers of the Crown and Government Departments or bodies or any of their respective agents, servants or employees whomsoever (hereinafter referred as "the Crown"), from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus, allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate)
- 2. I hereby discharge any Health Board, the Common Services Agency, the Scottish National Blood Transfusion Service or any other body established under the National Health Service (Scotland) Act 19[blank] or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "a health service body") from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate)
- 3. I acknowledge that payment of any sums is made without admission of liability on the part of the Crown or any health sersvice body.

4. I undertake not to bring any proceedings against the Crown or any health service body now or at any time in the future in respect of the said infection of [blank] by human immuno deficiency virus.

Provided that this discharge and undertaking shall be without prejudice to any claim competent to me against any health service body in respect of any alleged medical negligence in connection with the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate), and for the purpose of this undertaking the expression medical negligence shall include only specific allegations as to negligence in the application of treatment including treatment with Factor VIII, Factor IX or cryoprecipitate and shall not extend to averments as to the policy for such treatment or the selection or screening of any blood products of any other material in such treatment, and by way of example:-a. that self-sufficiency in blood products should have been achieved at any date prior..."

Macfarlane (Special Payments) (No.2) Trust Deed

URN Date and Rele	vant provision for England and Wales	Relevant provision for Scotland
draft		
number		

SCGV0000502_101	20 March	"SCHEDULE 1
and	1991	UNDERTAKING TO BE GIVEN BY AN
SCGV0000502_102		INDIVIDUAL NOT UNDER A DISABILITY IN
		ACCORDANCE WITH CLAUSE 7 OR CLAUSE
		10
		1. In expectation of receiving from the Macfarlane
		(Special Payments) (No.2) Trust the sum of
		[£[blank]] I undertake with the Secretary of State for
		Health that I will not at any time hereafter bring any
		proceedings against any person or body involving any
		allegations concerning the spread of the human
		immuno-deficiency virus through Factor VIII or
		Factor IX (whether cryoprecipitate or concentrate)."
		"SCHEDULE 2
		UNDERTAKING TO BE GIVEN BY PERSONAL
		REPRESENTATIVES IN ACCORDANCE WITH
		CLAUSE 8
		1. In expectation of receiving from the Macfarlane
		(Special Payments) (No.2) Trust the sum of
		[£[blank]] in respect of deceased we undertake:-

		(ii) with the Secretary of State for Health that we will not at any time hereafter bring any proceedings against any person or body on behalf of the estate or dependants of [[blank]] deceased concerning the spread of the human immuno-deficiency virus through Factor VIII or Factor IX (whether	
		cryoprecipitate or other concentrate)."	
SCGV0000233 039	24 April	"SCHEDULE 1	"SCHEDULE 3
	1991	UNDERTAKING TO BE GIVEN BY AN	UNDERTAKING TO BE GIVEN BY A QUALIFYING
		INDIVIDUAL NOT UNDER A DISABILITY IN	PERSON TO RECEIVE PAYMENT FROM THE
		ACCORDANCE WITH CLAUSES 10, 13 OR 15	MACFARLANE TRUST
		1. In expectation of receiving from the Macfarlane	Whereas the Secretary of State for Scotland has set out
		(Special Payments) (No.2) Trust the sum of	proposals for payment of certain sums to or in respect of
		[£[blank]] I undertake with the Secretary of State for	haemophiliacs infected with human-immuno deficiency virus
		Health that I will not at any time hereafter bring any	and to or in respect of other persons who may have become
		proceedings against the Department of Health, Welsh	infected as a consequence of their relationship to such a
		Office the Licensing Authority under the Medicines	haemophiliae;
		Act 1968, the Committee on Safety of Medicines, any	and whereas the proposals for payment involve such payment
		district or regional health authority or any other	at the instance of the Trustees of the MacFarlane (Special
		Government body involving any allegations	Payments) (No.2) Trust; and whereas it is a condition for

concerning the spread of the human immunodeficiency virus or the hepatitis viruses through Factor VIII or Factor IX (whether cryoprecipitate or concentrate) administered before 13th December 1990.

. . .

SCHEDULE 2

UNDERTAKING TO BE GIVEN BY PERSONAL REPRESENTATIVES IN ACCORDANCE WITH CLAUSES 8, 12 OR 16

. . .

1. In expectation of receiving from the Macfarlane (Special Payments) (No.2) Trust the sum of [£[blank]] in respect of [blank] deceased we undertake:-

. . .

(ii) with the Secretary of State for Health that we will not at any time hereafter bring any proceedings against the Department of Health, Welsh Office, the Licensing Authority under the Medicines Act 1968, the Committee on Safety of Medicines, any district or regional health authority or any other Government payment of funds to persons entitled to receive funds from the Trust that a discharge and undertaking be granted to the Secretary of State and others.

Now therefore I [blank] residing at [blank] hereby undertake as follows:-

- 1. I hereby discharge the said Secretary of State and all other Ministers of the Crown and Government Departments or bodies or any of their respective agents, servants or employees whomsoever (hereinafter referred as "the Crown"), from any liability they may have in respect of the infection of [blank] with human-immuno deficiency virus, allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate).
- 2. I hereby discharge any Health Board, the CSA, the BTS or any other body established under the National Health Service (Scotland) Act 19[blank] or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "a health service body") from any liability they may have in respect of the infection of [blank] with human-immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate).

		body as Schedule 1 on behalf of the estate or	
		dependants of [blank] deceased concerning the spread	3. I acknowledge that payment of any sums is made without
		of the human immuno-deficiency virus of the	admission of liability on the part of the Crown or any health
		hepatitis viruses through Factor VIII or Factor IX	service body.
		(whether cryoprecipitate or other concentrate)	
		administered before 13th December 1990."	4. I undertake not to bring any proceedings against the Crown
			or any health service body now or at any time in the future in
			respect of the said infection of [blank] by human-immuno
			deficiency virus.
			Provided that this discharge and undertaking shall be without
			prejudice to any claim competent to me against any health
			service body in respect of any alleged medical negligence in
			connection with the infection of [blank] with human-immuno
			deficiency virus allegedly arising out of treatment with Factor
			VIII or Factor IX (whether cryoprecipitate or concentrate)."
SCGV0000233_027,	25 April		"Schedule 3 to Trust Deed
SCGV0000503_086	1991		Schedule 1 to terms of Settlement
and			UNDERTAKING TO BE GIVEN BY A QUALIFYING
SCGV0000503_089			PERSON TO RECEIVE PAYMENT FROM THE
			MACFARLANE TRUST
			1. I hereby discharge the said Secretary of State and all other

Ministers of the Crown and Government Departments or bodies or any of their respective agents, servants or employees whomsoever (hereinafter referred as "the Crown"), from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus, allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate) 2. I hereby discharge any Health Board, the Common Services Agency, the Scottish National Blood Transfusion Service or any other body established under the National Health Service (Scotland) Act 19[blank] or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "a health service body") from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate)

- 3. I acknowledge that payment of any sums is made without admission of liability on the part of the Crown or any health service body.
- 4. I undertake not to bring any proceedings against the Crown

SCGV0000503_067	26 April	"SCHEDULE 3	or any health service body now or at any time in the future in respect of the said infection of [blank] by human immuno deficiency virus. Provided that this discharge and undertaking shall be without prejudice to any claim competent to me against any health service body in respect of any alleged medical negligence in connection with the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate), and for the purpose of this undertaking the expression medical negligence shall include only specific allegations as to negligence in the application of treatment including treatment with Factor VIII, Factor IX or cryoprecipitate and shall not extend to averments as to the policy for such treatment or the selection or screening of any blood products of any other material in such treatment, and by way of example: a. that self-sufficiency in blood products should have been achieved at any date prior to"
and	1991	UNDERTAKING TO BE GIVEN BY AN	UNDERTAKING TO BE GIVEN BY A QUALIFYING
	1791		· ·
SCGV0000503_068 ¹		INDIVIDUAL NOT UNDER A DISABILITY IN	PERSON TO RECEIVE PAYMENT FROM THE

ACCORDANCE WITH CLAUSES 13, 16, 8, 19 OR 21

. . .

1. In expectation of receiving from the Macfarlane (Special Payments) (No.2) Trust the sum of [£[blank]] I undertake with the Secretary of State for Health that I will not at any time hereafter bring any proceedings against the Department of Health, Welsh Office the Licensing Authority under the Medicines Act 1968, the Committee on Safety of Medicines, any district or regional health authority or any other Government body involving any allegations concerning the spread of the human immunodeficiency virus or the hepatitis viruses through Factor VIII or Factor IX (whether cryoprecipitate or concentrate) administered before 13th December 1990.

. . .

SCHEDULE 4 UNDERTAKING TO BE GIVEN BY PERSONAL REPRESENTATIVES IN ACCORDANCE WITH

MACFARLANE TRUST

. . .

- 1. I hereby discharge the said Secretary of State and all other Ministers of the Crown and Government Departments or bodies or any of their respective agents, servants or employees whomsoever (hereinafter referred as "the Crown"), from any liability they may have in respect of the infection of [blank] with human-immunodeficiency virus or hepatitis viruses, allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate).
- 2. I hereby discharge any Health Board, the CSA, the BTS or any other body established under the NHS (Scotland) Act 19[blank] or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "a health service body") from any liability they may have in respect of the infection of [blank] with human-immuno deficiency virus or hepatitis viruses allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate).
- 3. I acknowledge that payment of any sums is made without admission of liability on the part of the Crown or any heath service body.

¹ Manuscript amendments appear to have been added to this version and circulated on 1 May 1991 [SCGV0000503_062 and SCGV0000503_063]. Some of these amendments are difficult to read but they seem to have been incorporated in the final document, executed on 3 May 1991 [MACF0000083_004].

		CLAUSES 15, 21 OR 23	
			4. I undertake not to bring any proceedings against the Crown
		1. In expectation of receiving from the Macfarlane	or any health service body now or at any time in the future in
		(Special Payments) (No.2) Trust the sum of	respect of the said infection of [blank] by human-immuno
		[£[blank]] in respect [[blank]] deceased we	deficiency virus or hepatitis viruses.
		undertake:-	Provided that this discharge and undertaking shall be without
			prejudice to any claim competent to me against any health
		(ii) with the Secretary of State for Health that we will	service body in respect of any alleged medical negligence in
		not at any time hereafter bring any proceedings	connection with the infection of [blank] with human-immuno
		against the Department of Health, Welsh Office, the	deficiency virus or hepatitis viruses allegedly arising out of
		Licensing Authority under the Medicines Act 1968,	treatment with Factor VIII or Factor IX (whether
		the Committee on Safety of Medicines, any district or	cryoprecipitate or concentrate)."
		regional health authority or any other Government	
		body as Schedule 1 on behalf of the estate or	
		dependants of [[blank]] deceased concerning the	
		spread of the human immuno-deficiency virus or the	
		hepatitis viruses through Factor VIII or Factor IX	
		(whether cryoprecipitate or other concentrate)	
		administered before 13th December 1990."	
MACF0000083_004	3 May	"SCHEDULE 1	"SCHEDULE 4
	1991	UNDERTAKING TO BE GIVEN BY AN	UNDERTAKING TO BE GIVEN BY A QUALIFYING
	Finalised	INDIVIDUAL NOT UNDER A DISABILITY IN	PERSON IN SCOTLAND TO RECEIVE PAYMENT

Macfarl	ne ACCORDANCE WITH CLAUSES 12, 15, 17, 18	FROM THE MACFARLANE (SPECIAL PAYMENTS)
(Special	OR 20	(NO.2) TRUST
Payment	s)	Whereas the Secretary of State for Scotland has set out
(No.2)	1. In expectation of receiving from the Macfarlane	proposals for payments of certain sums to or in respect of
Declarat	on (Special Payments) (No.2) Trust the sum of	haemophiliacs infected with human-immuno deficiency virus
of Trust	[£[blank]] I undertake with the Secretary of State for	and to or in respect of other persons who may have become
	Health that I will not at any time hereafter bring any	infected as a consequence of their relationship to such a
	proceedings against the Department of Health, the	haemophiliac;
	Welsh Office [in Northern Ireland – the Department	and whereas the proposals for payments involve such payment
	for Health and Social Services Northern Ireland] the	at the instance of the Trustees of the Macfarlane (Special
	Licensing Authority under the Medicines Act 1968,	Payments) (No.2) Trust; and whereas it is a condition for
	the Committee on Safety of Medicines, any district or	payment of funds to persons entitled to receive funds from the
	regional health authority [in Northern Ireland - any	Trust that a discharge and undertaking be granted to the
	health and Social Services Board] or any other	Secretary of State and others.
	Government body involving any allegations	Now therefore I [blank] residing at [blank] hereby undertake as
	concerning the spread of the human immuno-	follows:-
	deficiency virus or hepatitis viruses through Factor	1. I hereby discharge the said Secretary of State and all other
	VIII or Factor IX (whether cryoprecipitate or	Ministers of the Crown and Government Departments or
	concentrate) administered before 13th December	bodies or any of their respective agents, servants or employees
	1990.	whomsoever (hereinafter referred to as "the Crown"), from any
		liability they may have in respect of the infection of [blank]
		with human-immuno deficiency virus or hepatitis viruses,
	SCHEDULE 2	allegedly arising out of treatment before 13 th December 1990

UNDERTAKING TO BE GIVEN BY PERSONAL REPRESENTATIVES IN ACCORDANCE WITH CLAUSES 14 OR 22

. . .

1. In expectation of receiving from the Macfarlane (Special Payments) (No.2) Trust the sum of [£[blank]] in respect [[blank]] deceased we undertake:-

. . .

(ii) with the Secretary of State for Health that we will not at any time hereafter bring any proceedings against the Department of Health, the Welsh Office, [in Northern Ireland – the Department of Health and Social Services in Northern Ireland], the Licensing Authority under the Medicines Act 1968, the Committee on Safety of Medicines, any district or regional health authority [in Northern Ireland – any Health and Social Services Board] or any other Government body as Schedule 1 on behalf of the estate or dependants of [[blank]] deceased concerning the spread of the human immuno-deficiency virus or hepatitis viruses through Factor VIII or Factor IX

with Factor VIII or Factor IX (whether cryoprecipitate or concentrate).

- 2. I hereby discharge any Health Board, the CSA, the BTS or any other body established under the NHS (Scotland) Act 19[blank] or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "a health service body") from any liability they may have in respect of the infection of [blank] with human-immuno deficiency virus or hepatitis viruses allegedly arising out of treatment before 13th December 1991² with Factor VIII or Factor IX (whether cryoprecipitate or concentrate).
- 3. I acknowledge that payment of any sums is made without admission of liability on the part of the Crown or any health service body.
- 4. I undertake not to bring any proceedings against the Crown or any health service body now or at any time in the future in respect of the said infection of [blank] by human-immuno deficiency virus or hepatitis viruses.

Provided that this discharge and undertaking shall be without

² Reference to the year 1991 rather than 1990 seems likely to be an error.

		(whether cryoprecipitate or other concentrate) administered before 13th December 1990."	prejudice to any claim competent to me against any health service body in respect of any alleged medical negligence in
			connection with the infection of [blank] with human-immuno
			deficiency virus or hepatitis viruses allegedly arising out of
			treatment with Factor VIII or Factor IX (whether
			cryoprecipitate or concentrate)."
SCGV0000234_105	4 June		"Schedule 3 to Trust Deed
and	1991		Schedule 1 to terms of Settlement
SCGV0000234_102			UNDERTAKING TO BE GIVEN BY A QUALIFYING
			PERSON TO RECEIVE PAYMENT FROM THE
			MACFARLANE TRUST
			1. I hereby discharge the said Secretary of State and all other
			Ministers of the Crown and Government Departments or
			bodies or any of their respective agents, servants or employees
			whomsoever (hereinafter referred as "the Crown"), from any
			liability they may have in respect of the infection of [blank]
			with human immuno deficiency virus, allegedly arising out of
			treatment with Factor VIII or Factor IX (whether
			cryoprecipitate or concentrate)
			2. I hereby discharge any Health Board, the Common Services

Agency, the Scottish National Blood Transfusion Service or any other body established under the National Health Service (Scotland) Act 19[blank] or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "a health service body") from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate)

- 3. I acknowledge that payment of any sums is made without admission of liability on the part of the Crown or any health service body.
- 4. I undertake not to bring any proceedings against the Crown or any health service body now or at any time in the future in respect of the said infection of [blank] by human immuno deficiency virus.

Provided that this discharge and undertaking shall be without prejudice to any claim competent to me against any health service body in respect of any alleged medical negligence in connection with the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor

		VIII or Factor IX (whether cryoprecipitate or concentrate), and for the purpose of this undertaking the expression "medical negligence" shall include only specific allegations as to negligence in the application of treatment including treatment with Factor VIII, Factor IX or cryoprecipitate and shall not extend to averments as to the policy for such treatment or the selection or screening of any blood products of any other material in such treatment, and by way of example:- a. that self-sufficiency in blood products should have been achieved at any date prior to"
MACF0000083_003	September 2011 Deed of Variation relating to the Macfarlane (Special Payments) (No.2) Trust	"SCHEDULE 4 UNDERTAKING TO BE GIVEN BY A QUALIFYING PERSON TO RECEIVE PAYMENT FROM THE MACFARLANE (SPECIAL PAYMENTS) (NO.2) TRUST Whereas the Secretary of State for Scotland has set out proposals for payment of certain sums to or in respect of haemophiliacs infected with human immuno deficiency virus and to or in respect of other persons who may have become or may yet become infected as a consequence of their relationship to such a haemophiliac; and whereas the proposals for payment involve such payment

by the Trustees of the Macfarlane (Special Payments) (No.2)

Trust;

and whereas it is a condition for payment of funds to persons entitled to receive funds from the Trust that a discharge and undertaking be granted to the Secretary of State and others.

Now therefore I [blank] residing at [blank] hereby undertake as follows:-

- 1. I hereby discharge the said Secretary of State and all other Ministers of the Crown and Government Departments or bodies or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "the Crown"), from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus, allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate).
- 2. I hereby discharge any Health Board, the Common Services Agency, the Scottish National Blood Transfusion Service or any other body established under the National Health Service (Scotland) Act 1978 or any of their respective agents, servants or employees whomsoever (hereinafter referred to as "a health

service body") from any liability they may have in respect of the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate).

- 3. I acknowledge that payment of any sums is made without admission of liability on the part of the Crown or any health service body.
- 4. I undertake not to bring any proceedings against the Crown or any health service body now or at any time in the future in respect of the said infection of [blank] by human immuno deficiency virus.

Provided that this discharge and undertaking shall be without prejudice to any claim competent to me against any health service body in respect of any alleged medical negligence in connection with the infection of [blank] with human immuno deficiency virus allegedly arising out of treatment with Factor VIII or Factor IX (whether cryoprecipitate or concentrate) and for the purpose of this undertaking the expression "medical negligence" shall include only specific allegations as to negligence in the application of treatment including treatment with Factor VIII or Factor IX (whether cryoprecipitate or

concentrate) and shall not extend to averments as to the policy
for such treatment or the selection or screening of any blood
products or any other material in such treatment, and by way
of example:-:
a. that self-sufficiency in blood products should have been
achieved at any date prior to"