

# The Transferee hereby represents and warrants to Bluerock High Income Institutional Credit Fund (the "Fund") as follows:

- 1. Transferee has received a copy of the Fund's Prospectus dated June 21, 2022 (the "Prospectus") and hereby agrees to be bound by the terms therein.
- 2. Transferee understands that the assignability and transferability of the shares will be governed by the Declaration of Trust of the Fund and all applicable by laws as described in the Prospectus, and Transferee has adequate means of providing for his current needs and personal contingencies and has no need for liquidity in this investment.
- 3. Transferor and Transferee understand that no transfer or assignment may be made of a fractional Share and no transfer or assignment may be made if, as a result of such transfer, the Transferor (other than one transferring all of his shares) or the Transferee will own fewer less the minimum initial investment required to be purchased as stated in the Prospectus, unless such transfer is made on behalf of a Retirement Plan, or such transfer is made by gift, inheritance, intra-family transfer, family dissolution, or to Affiliates.
- 4. Transferee acknowledges that if Transferee participates in the Distribution Reinvestment Plan or makes subsequent purchases of shares of the Fund, including purchases made pursuant to the Automatic Investment Program, Transferee agrees that, if Transferee can no longer make the representations or warranties set forth in this Transfer and Assignment, Transferee is required to promptly notify the Fund and Transferee's Broker-Dealer in writing.
- 5. Transferee has reached the age of majority in his/her state of residence or Transferee has a Guardian appointed to help the minor with his or her transactions.
- 6. Transferee acknowledges that (a) the Fund is required by law to obtain, verify and record certain personal information from Transferee or persons on Transferee's behalf in order to establish the account, including name, date of birth, permanent residential address and social security/taxpayer identification number; (b) if Transferee does not provide the information, the Fund may not be able to open Transferee's account; (c) by signing this Transfer and Assignment, Transferee agrees to provide this information and confirm that this information is true and correct; and (d) if the Fund is unable to verify Transferee's identity, or that of another person(s) authorized to act on Transferee's behalf, or if the Fund believes it has identified potentially criminal activity, the Fund reserves the right to take action as it deems appropriate, which may include closing Transferee's account.
- 7. Transferee is buying the shares for his own account or for the account or benefit of a member or members of his immediate family or in a fiduciary capacity for the account of another Person or entity and not as an agent for another.
- 8. Transferee is aware that there is no public market for the shares, liquidity for the Fund's shares will be provided only through quarterly repurchase offers, and accordingly, an investment in the Fund is of limited liquidity.
- 9. If Transferee is acting in a representative capacity for a corporation, pay internship, trust, or other entity, or as agent for any person or entity, Transferee has full authority to execute this Transfer and Assignment in such capacity.
- 10. If Transferee is purchasing the shares transferred hereby in a fiduciary capacity, the representations and warranties shall be deemed to have been made on behalf of the person or persons for whom Transferee is so purchasing.
- 11. Transferor hereby constitutes the Treasurer of the Fund, as Transferor's attorney in fact to transfer the said shares on the books of the Fund to Transferee with full power of substitution. The foregoing grant of authority (a) is a special power of attorney and coupled with an interest, and is irrevocable and shall survive Transferee's death, dissolution or disability.
- 12. Transferee understands that (a) Transferee will not be admitted as a shareholder until a transfer has been accepted; (b) the acceptance process includes, but is not limited to, reviewing this Transfer and Assignment for completeness and signatures.



- 13. Transferee understands the meaning and legal consequences of the representations and warranties set forth above, and Transferee agrees to indemnify and hold harmless the Fund from and against any and all loss, damage, claim, expense or liability (including, without limitation, court costs and attorneys fees and expenses) due to, or arising out of, a breach of representation or warranty of Transferee contained in this Transfer and Assignment. Notwithstanding any of the representations, warranties, acknowledgments or agreements made herein by Transferee, Transferee does not thereby or in any other manner waive any rights granted to him under federal or state securities law.
- 14. Under penalties of perjury, Transferee certifies (a) that the number shown on this Transfer and Assignment is his correct taxpayer identification number, (b) that Transferee is not subject to backup withholding either because he has not been notified that he is subject to backup withholding as a result of a failure to report all interest or dividends, or because the Internal Revenue Service has notified Transferee that he is no longer subject to backup withholding under Section 3406(a)(1)(C) and (c) that Transferee is a U.S. person (including a U.S. resident alien), unless Transferee has otherwise indicated in Section 2 of the Transferee Information attached hereto.
- 15. In the case of purchases of shares by fiduciary accounts, the above representations and warranties shall be deemed to have been made by the fiduciary account or by the person who directly or indirectly supplies the funds for the purchase of shares.

Dated as of thisday of	, 20	
TRANSFEROR:	TRANSFEREE:	
Print Name	Print Name	



Transferor (or Seller's)	ACCOUNT NUMBER		NUMBER OF SHARES TO BE TRANSFERRED	
Information	ACCOUNT TITLE			
	SOCIAL SECURITY OR TAX IDENTIFICATION N	IUMBER		
Reason for Transfer (select one	Re-registration (name change, divo	•	trust, etc.)	
only)	Gift Sale (\$ per share)			
	Other (provide details):	<del></del>		
	Some transfers will require addition	al documentation		
By executing power to assign with all application on this Form in the second se	gn such interests and represents and wa able federal and state securities law and	ifies and represents parrants that the transfer regulation. The transfer pration and Bylaws, as the transferor(s) ho	ignature Guarantee is required.	
TRANSFERC	PR'S SIGNATURE:	CO-TRANSFERO	R OR CUSTODIAN'S SIGNATURE:	
x		x		
Signature	Date	Signature	Date	
Medallion Sig (REQUIRED)	gnature Guarantee			



Transferee (or Buyer's	ENTITY NAME			NG/CONTRA FIRM T NUMBER (IF APPLICABLE)
Information)	INVESTOR NAME			
	SOCIAL SECURITY OR TAX IDENTIFICATION NUM	BER	DATE OF BIRTH	
	MAILING ADDRESS			
	CITY		STATE	ZIP CODE
	STREET ADDRESS			
	CITY		STATE	ZIP CODE
	PHONE	EMAIL		
	(Check one) U.S. Citizen F *If non-resident alien, investor must sub- Identifying Number in order to make an inv	Resident Alien mit the appropriate vestment.	Non–reside W-8 form with	
Joint Party,	NAME			
Trustee, Custodian for Minor,	SOCIAL SECURITY OR TAX IDENTIFICATION NUM	ИBER	DATE OF BIRTH	
Partner, Officer Information	MAILING ADDRESS			
	CITY		STATE	ZIP CODE
	PHONE			
Ownership Type:	PLEASE INCLUDE SUPPORTING DOCU			PLANS,
	NON-QUALIFIED:	QUAL	IFIED:	
	Individual (If TOD, attach application)	Tra	aditional (Individ	dual) IRA
	Joint Tenant 1 (If TOD, attach applicati	ion) Sir	nple IRA	
	UGMA/UTMA: State of:	SE	P IRA	
	Tenants in Common	RC	)TH	
	Trust	Pro	ofit Sharing Pla	n
	Partnership	Pe	nsion Plan	
	Corporation (select one below)	KE	OGH Plan	
	C-Corp (This is default option)			
	S-Corp			
	Non-Profit Organization			
	Estate			
	Other (Specify):	<del></del>		

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Custodian nformation	CUSTODIAN NAME			
	MAILING ADDRESS			
	CITY		STATE	ZIP CODE
	CUSTODIAN PHONE		CUSTODIAN TA	X ID
	INVESTOR'S ACCOUNT NUMBER WITH CUSTODIAN			
Dividend Options	Please note that for Qualified Plans or cus sent to the custodian. You must make your			
	If you select more than one option you must indicate the percentage of your distribution to be applied to each option and the sum of the allocations must equal 100%.  Check if you would like to participate in the Distribution Reinvestment Plan.  Send distributions via check to investor's home address (for Qualified Plans or custodial held accounts, will only be sent to the custodian).  % OF DISTRIBUTION:			distribution to be applied
				an.
	Send distributions via check to alternate pay	yee listed here	(not available t	or Qualified Plans).
	% OF DISTRIBUTION:			
	NAME			
	MAILING ADDRESS			
	CITY		STATE	ZIP CODE
	ACCOUNT NUMBER			
	DIRECT DEPOSIT (ATTACH VOIDED CHE Credit Fund, or its agent to deposit my distri identified below. This authority will remain in Institutional Credit Fund or its agent in writin Income Institutional Credit Fund or its agent Bluerock High Income Institutional Credit Fund an amount not to exceed the amount of the FINANCIAL INSTITUTION NAME	butions in the force until I no get to cancel it. deposits funded or its agent	checking or sotify Bluerock In the event to serroneously is authorized	avings account High Income hat Bluerock High into my account,
	THANGIAL INSTITUTION NAIVIL		Checking	Savings
	ABA/ROUTING NUMBER	ACCOUNT NU	JMBER	



My/our signature(s) from my (our) interest Fund to debit this are provided that such funds erroneously de	st in stock of the Fund ccount in the event the debit shall not exceed eposited into my accoun	Bluerock High Income Institution into the account at the finan at the Fund erroneously depote the original amount of the out before the Fund reverses su	STATE ZIP CODE  EMAIL  nal Credit Fund (the "Fund") to deposit distributions cial institution as indicated. I further authorize the sits additional funds to which I am not entitled, erroneous deposit. In the event that I withdraw uch deposit, I agree that the Fund has the right usly deposited amounts are recovered by the Fund.
This authorization is this authorization in tauthorization.  SUBSTITUTE W-9: the Transfer Agreement	to remain in full force ar time to allow reasonable I HEREBY CERTIFY ent/Signature Page is true	nd effect until the Fund has re opportunity to act on it, or until the under penalty of perjury (i) to e, correct and complete, (ii) that I	eceived written notice from me of the termination of the Fund has sent me written notice of termination of this that the taxpayer identification number shown on am not subject to backup withholding either because If a failure to report all interest or distributions, or the
Internal Revenue Sei APPLICABLE FOR No By executing this form by the Fund with th	rvice has notified me that ON–RESIDENT ALIENS.  In, the transferee(s) repressing Securities and Exchain	at I am no longer subject to bac sent that they have received and/	or reviewed the Prospectus and the other filings made the etc.) accept and agree to be bound by the terms
Accounts Require		e Guarantee or Approval froi	n Signature Guarantee is required. Custodial m the Custodian.  NSFEREE OR CUSTODIAN'S SIGNATURE:
x		X	
Signature		Date Signature	Date
Questions regarding account should be		gh Income Institutional Credit Fund	Overnight To:  Bluerock High Income Institutional Credit Fund C/O DST Systems, Inc.,