

General Direction of Investment

Quest Trust Company

17171 Park Row, Suite 100 Houston, TX 77084 P: 855.386.4727 | F: 281.646.9701 Documents@QuestTrust.com

Use this form to direct Quest Trust Company (QTC) to fund an investment for your account. All investment documents must be titled in the following format: Quest Trust Company FBO [Account Holder's Name] [IRA or HSA or CESA] #[Account Number]

Processing Instructions: The official processing of investment documents begins on the first business day in which all investment forms and correctly vested agreements are properly endorsed and submitted to QTC. Once all forms and agreements have been correctly submitted, funding can be expected within 48 business hours of that time.

A ACCO	UNT HOLDEF	R INFORMATI	ON						
First & Last Na	ame:					Accou	nt Number:		Account is an Inherited IRA: Yes No
Account Type:	: Traditiona	al IRA (Roth IRA	SEF	P IRA	SIMI	PLE IRA	HSA	◯ ESA
B HOW	WOULD YOU	J LIKE TO PA	y your i	FEES? (ALL I	FEES AR	E DUE PRIOR TO	FUNDING)		
\$9 \$3 Choose A Payn		se Loan (If applicat tive Fee (If applicat Deduct From Acco	ole) ount OChe		\$(0-35.00 Postage F 0-30.00 Funding N *Please see Sect Card on File	Method*		
	e, or update a cred		itact our offic	e.					
Investment Na		AILO			Percent	age of Ownership	:		
TYPE OF INVESTM	ENT								
Auction	Auction Type:	Foreclosur		Tax Lien		Other		Tay Lie	n Redemption Period:
	County Name:		State:					Tax Lie	r Kedemption Period.
	THIRD PARTY INFORMATION (IF APPLICABLE): A non-disqualified third par Auction Type:					will attend auction on my behalf. Auction Type:			
		O Bool Estate		Promissory No	**		<u> </u>	Othor	
Ontion	Option Type: Real Estate Promissor Name of Optionee: Option Fee:				lote Stock Other Maturity Date:				
Option	Subject Asset/Add	lress:							
	Туре:	O Mobile Hor	me	RV		Other			
Personal	Identification nun	nber (Example: VIN):						
Property	Year:			Make:			Model:		
	Name of Seller:					Storage Location	:		
Other	Description:								
D FUND	ING INSTRU	CTIONS							
Quantity (Numbe	r of shares, units, cas	hier's checks):	Price (Price per	unit, cashier's chec	ck, etc.):		Total dollar am	nount to be fur	nded:
Special Instructio	ns:								
Process this inv	estment via	Wire (\$30 Fee)		ACH (\$0 Fee)		Check (\$5 I	ee) (Cashier's C	neck (\$10 Fee*)
for the bank to re		ent and for us to repl juest, you acknowled	enish your acco	ount if a cashier's c	heck is Ic	st or canceled.			result, it takes up to 90 days r payment or



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COMPANY		Documents@QuestTrust.com				
ACH	I/WIRE SECTION	FOR CHECKS/CASHIER'S CHECKS				
Name of Bank:	Account Name:	Make Check Payable To:				
ABA/Routing Number:	Account Number:	Mail Check To:				
For Further Credit To:	SWIFT CODE (International Wires Only):	Send Check VIA: Regular Mail (\$0) USPS Trackable Mail (\$10) Overnight Mail (\$35) Hold for pickup Houston office Austin office Dallas office				
E DOCUMENTS ACKNOV	NLEDGEMENT (initial below, If appli	icable)				
signed by all parties. Fully executed do I acknowledge and ensu understand that failure E-Sign Service. QTC has an authorized transaction with a title company. I opt out of using QTC's	cuments prove, legally, that your IRA owr ure that QTC will receive fully executed do to submit these documents may lead to d e-sign service that is preferred for fund authorized e-sign service and authorize of	any asset in your account. Fully executed documents are documents that are as the asset. Documents within 30 days of the funding of this investment. I agree and distribution of the asset at full face value. Ing. However, account holder may opt out of using the service if he/she is closing accept the signatures provided by the title company for funding. I tion is closing with a title company. QTC reserves the right to require additional				
F FAIR MARKET VALUA	TIONS					
Contact Name for Investment (e.g. Mar		Contact Role:				
Mailing Address:						
Phone Number:		Contact E-mail Address:				
calendar year, including this asset I into I will obtain an independent que Valuation plus \$75. ** *By making this election, I agree to procustodian, with substantiation attache **Please note that QTC will, to the best this form. However, if QTC is unable to annual fair market valuations. You are	end to purchase. To satisfy this requirem ualified valuation and provide it to QTC walified valuation as outlined above. I underwide the prior year-end value of this inved to support the value provided. It of our abilities, attempt to obtain the arcollect the information, we will notify you	erstand and agree that the charge for this service will be the cost of the stment by no later than January 15th of each year on a form provided by the innual valuation for this asset by utilizing the information you have provided on and a fee will not be assessed. In addition, this authorization only covers elated to any taxable events (e.g. in-kind distribution or Roth conversion). Please				
G DISQUALIFIED PERSO	NS (PARTIES IN INTEREST) S	STATEMENT				
Please answer the following questions as other direct ascendants. 1. Are you purchasing this asset from a Yes No 2. Will any of the above mentioned indirelated purchase? Yes No	it relates to these individuals: you, your spo	ouse, your children or other direct descendants or their spouses, or your parents or ither personally or through an entity? receive a personal gain or benefit as a result of the purchase of the asset				



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H Authorization

I confirm that I am directing QTC, as Custodian of my account, to complete this transaction as specified above. I understand that my account is self-directed, and I take complete responsibility for any investment I choose for my account, including the investment specified in this Direction of Investment. I understand that the Custodian does not sell or endorse any investment products, and that they are not affiliated in any way with any investment provider. I understand that the role of the Custodian is limited, and the Custodian's responsibilities do not include investment selection for my account. I acknowledge that the Custodian has not provided or assumed responsibility for any tax, legal, structuring or investment advice with respect to this investment, and I agree that the Custodian will not be liable for any loss that results from my decision to purchase this investment. I understand that the Custodian has not reviewed nor will review the merits, legitimacy, appropriateness or suitability of this investment for my account, and I certify that I have done my own due diligence investigation prior to instructing the Custodian to make this investment for my account. I understand that the Custodian does not determine whether this investment is acceptable under the Employee Retirement Income Security Act (ERISA), the Internal Revenue Code (IRC), or any applicable federal, state, or local laws, including securities laws. I understand that it is my responsibility to review any investments to ensure compliance with these requirements.

I understand that in processing this transaction the Custodian is only acting as my agent, and nothing will be construed as conferring fiduciary status on the Custodian. I agree that the Custodian will not be liable for any investment losses sustained by me or my account as a result of this transaction. I agree to indemnify and hold harmless the Custodian from any and all claims, damages, liability, actions, costs, expenses (including reasonable attorneys' fees) and any loss to my account as a result of any action taken in connection with this investment transaction or as a result of serving as the Custodian for this investment, including, without limitation, claims, damages, liability, actions and losses asserted by me.

I understand that if this Direction of Investment and any accompanying documentation are insufficient, or if the Custodian deems it to be administratively infeasible to act as the Custodian for this investment, the Custodian may choose not to process this transaction. For instance, if the required information or documents are not received as required, or, if received, are unclear in the opinion of the Custodian; or, if there is insufficient Undirected Cash in my account to fully comply with my instructions to purchase the investment and to pay all fees. Again, the Custodian reserves the right to not process this transaction until proper documentation and/or clarification is received, and the Custodian will have no liability for loss of income or appreciation.

According to my Custodial Agreement, I understand that the Custodian, in lieu of the original records, may cause any, or all, of its records, and records at any time in its custody, to be photographed or otherwise reproduced to permanent form, and any such photograph or reproduction shall have the same force and effect as the original thereof and may be admitted in evidence equally with the original.

I understand that my account is subject to the provisions of Internal Revenue Code (IRC) §4975, which defines certain prohibited transactions. I acknowledge that the Custodian has not made nor will make any determination as to whether this investment is prohibited under §4975 or under any other federal, state or local law. I certify that making this investment will not constitute a prohibited transaction and that it complies with all applicable federal, state, and local laws, regulations and requirements.

I understand that my account is subject to the provisions of IRC §§511-514 relating to Unrelated Business Taxable Income (UBTI) of tax-exempt organizations. If this investment generates UBTI, I understand that I will be responsible for preparing or having prepared the required IRS Form 990-T tax return and any other documents that may be required. I understand that the Custodian does not make any determination of whether or not investments in my account generate UBTI.

I understand that with some types of accounts there are rules for Required Minimum Distributions (RMDs) from the account. If my account is now subject to the RMD rules, or will become subject to those RMD rules during the term of this investment, I represent the following: I have verified that this investment will provide income or distributions sufficient to cover each RMD; or as an alternative, I assure that there are other liquid assets in this account or in another account from which I will be able to withdraw my RMDs. I understand that failure to take RMDs may result in a tax penalty of 50% of the amount I should have withdrawn.

I understand that all communication regarding this transaction must be in writing and must be signed by me or by my authorized agent on my behalf, and that no oral modification of my instructions will be valid. I agree to indemnify and hold harmless the Custodian and its respective officers, directors, shareholders and employees against any liability associated with making this investment, including any liability that arises because the investment is or may be a prohibited transaction under IRC §4975. I understand that I am responsible for confirming that no "disqualified person" with respect to my account will benefit from this investment in any way that is prohibited by IRC §4975.

I represent that I have done my own due diligence on the investment. I understand that the Custodian does not make any attempt to evaluate the investment or the individuals involved with the investment. I understand that I am solely responsible for evaluating the investment and its potential for profitability.

If applicable, I hereby authorize the Custodian to execute the purchase of securities from time to time through the brokerage account at the Brokerage Company listed on page 1 of this Direction of Investment, upon my instruction or the instruction of my broker at the Brokerage Company, and I further authorize the Custodian to allow such broker to hold possession of such assets.

I understand that no person at the office of the Custodian has the authority to modify any of the foregoing provisions. I certify that I have examined this Direction of Investment and any accompanying documents or information, and to the best of my knowledge and belief, it is all true, correct and complete.

Prepared By:		
○ Account Holder		
Limited Power of Attorney	Signature	Date