

You can enroll at myEQUITY.com to submit this request or any corrections online and receive additional helpful information. PRIVATE EQUITY BUY DOI CST Help: (888) 382-4727

page 1 of 2

IMPORTANT INFORMATION FOR YOU

Use this form to purchase shares or a percentage of ownership equity in a privately held company.

<u>STOP!</u> By submitting this Direction of Investment form, you are attesting as follows: I am not an individual or related to an individual who is employed with or has management control in this entity, and my ownership percentage of this entity combined with a disqualified individual under IRC 4975(e)(2)is not 50% or greater.

Incorrect titling on investment documents will delay processing. The investor or subscriber must be vested as:

- · For IRAs: Equity Trust Company Custodian FBO (client name or account number) IRA
- · If using another account type, please visit myEQUITY or contact our CST Help line

Missing or incomplete documents and missing or incomplete sections of this Direction of Investment will delay funding.

Unless otherwise subject to unrelated business tax, investments should be registered under the Equity Trust Tax ID 05-0552743.

When submitting corrections, please upload through myEQUITY. If sending by email or fax, reference the Activity ID provided in your confirmation email.

1 ACCOUNT HOLDER I	INFORMATION		ACCOUNT NUMBER (9 digits)					
NAME								
2a PURCHASING A NEV	W INVESTMENT?							
Documents w	e require to fund a n	ew purchase - Documents	nust include all exhibits and assignments if existing.					
C-Corporation (Private Stock)	 Private Placement Memorandum. If not applicable, Corporate Bylaws. Subscription Agreement (titled to the Equity Trust account and signed by the account owner) 							
Limited Liability Company	 Private Placement Memorandum. If not applicable, Operating Agreement. Subscription Agreement (titled to the Equity Trust account and signed by the account owner) 							
Limited Offshore Fund	 Private Placement Memorandum. If not applicable, Operating Agreement, Bylaws or Limited Partnership Agreement, based on Entity type Articles of Association and Memorandum of Association Subscription Agreement (titled to the Equity Trust account and signed by the account owner) 							
Limited Partnership	 Private Placement Memorandum. If not applicable, Limited Partnership Agreement Subscription Agreement (titled to the Equity Trust account and signed by the account owner) 							
Is this a Hemp related investment?	All corporate documentation as listed above for the investment type							
If so check here: \Box	Addendum to Direction of Investment Hemp related license/permit/registration							
Alata Makana akan ta antitadian ta	d within company docu	imants price will default to						
			1 per share. Once purchase is completed, we'll require your acco tion letter or statement from an asset sponsor or transfer agent.					
evidence of ownership. This may incl								
evidence of ownership. This may incl INVESTMENT INFORMATION								
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INVESTMENT INFORMATION INVESTMENT NAME PHYSICAL ADDRESS CITY WARRANT INFORMATION (if app Does this investment include Warrants? Yes \(\subseteq \text{No} \) 2b FUNDING AN EXISTING Supporting Documentation Required: Capital Commitment Letter - Set cap Capital Call Letter - As-needed funds Additional Purchase Document - Sul	plicable) NG INVESTMENT? pital limits committed to a for fees, expenses, and a bscription Agreement, upon	STATE where of Warrants Issued CAsset must already be a fund, requested periodically certain investments dated Exhibit A/Operating Agree General Partner/Managements	ZIP CODE ASSET ID ASSET ID					

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page 2 of 2

Account Number

4 INVESTMENT FUNDING INFORMATION									
Amount Required for Inve	estment:								
Send Funds Electronically: ☐ Send my funds by wire* ☐ Send my funds by ACH (please allow 3 to 5 days for receipt)				Send Funds by Check: (Funds are mailed via USPS by default) Send my funds by overnight mail*					
ABA ROUTING # (9 DIGITS)				☐ Cashier's check sent by overnight mail* PAYEE NAME					
BANK NAME				MAILTO NAME					
NAME ON BANK ACCOUNT				ADDRESS					
BANK ACCOUNT NUMBER			CITY STATE		ZIP CODE				
FURTHER CREDIT NAME				Bill My Overnight To Third Party					
				Fed Ex Third Party Acct Number:					
FURTHER CREDIT ACCOUNT NUMBER			□ UPS	Third Party Zip Code:					
5 EXCHANGE OF	ASSET (If appl	licable, net c	unnlicable to you		reset)				
5 EXCHANGE OF			• •		•	ntation, and fully r	remove the EXISTING asset		
☐ Full Exchange			kisting Asset Numb		apporting docume	Titation, and rany i	remove the Existing asset		
☐ Partial Exchange				e stated within the supporting documentation and devalue the EXISTING EXISTING asset value (required): \$ EXISTING asset number (required):					
6 DOCUMENT SI	CNUNC AND	DELIVERY	INSTRUCTIONS						
By completing the instructions pursuant to the terms and co									
MAIL INSTRUCTIONS:				EMAIL OR FAX INSTRUCTIONS:					
MAILTO			EMAIL ATTENTION						
ADDRESS			EMAIL ADDRESS						
CITY		STATE	ZIP CODE	FAX ATTENTION					
 □ Send my Documents by Overnight Mail* □ Send my Documents with Funding 				FAX NUMBER					
, , , , , , , , , , , , , , , , , , , ,			Third Party Acct N	ct Number:					
☐ Fed Ex ☐ UPS		Third Party Zip Code:							
7 PAY FEES BY CI	REDIT CARD (Optional)							
☐ Yes, Charge to Credit Car	Unless otherwise indicated, fees will be deducted from available cash. To change or update a credit card, please visit www.myequity.com.								
8 EXPEDITED PROCESSING (Optional)									
Yes, Expedite my Request* Expedited processing requests will be handled before standard requests. Please indicate "Expedited" in email subject lines or fax expedited requests to (440) 366-3756.							756.		
*Additional fees may apply,	see current fee sch				<u> </u>	,			
9 SIGNATURE AND DATE									
By signing below, I have read the instructions and representations on this form, the Disclosure Addendum and any document(s) incorporated herein. I am instructing Equity Trust Company to process this Direction of Investment form and confirm that this investment is not illegal or impermissible under South Dakota or Federal Law.									
SIGNATURE OF ACCOUNT HOLDER				·	DATE				

- does it endorse any investment, investment product or investment strategy; and Custodian does not endorse any financial advisor, representative, broker, or other party involved with an investment selected by me. It is my own responsibility to perform proper due diligence with regard to any such representative, financial advisor, broker or other party. Any review performed by Custodian with respect to an investment shall be solely for Custodian's own purposes of determining the administrative feasibility of the investment and in no way should be construed as an endorsement of any investment, investment company or investment strategy. In addition the acceptance of any investment should not be construed as an endorsement of any investment, investment company or investment strategy;
- This investment is not FDIC insured and may lose value. In addition the investment selected by the undersigned may lack liquidity; may be speculative and involve a high degree of risk; and may result in a complete loss of the investment. Any loss sustained in my Account will not affect my retirement income standard; and if a mandatory distribution arises, I will have the ability through my IRA and/or other retirement accounts to meet any mandatory distribution requirements.
- Neither Custodian nor any employee or agent of Custodian has selected or recommended any investment for me; and neither Custodian nor any employee or agent of Custodian has acted as a broker-dealer or salesperson in completing any purchase or sale of an investment of a security for me, except where Custodian may purchase or sell a publicly held security on my behalf, at my own direction through its affiliate that receives a commission for such transaction.
- Custodian is neither an agent nor a representative of any investment program or other entity in which or with which I may invest; and any salesperson, promoter, financial advisor, broker or other party involved in the purchase or sale of my investment shall be considered my own agent and representative and not the agent or representative of Custodian. Custodian has no duty or responsibility to investigate or make recommendations as to my choice of agent. Custodian shall not be responsible for or bound by any representations, warranties, statements or commitments made by such party.
- Custodian is acting solely as directed Custodian to custody my assets and in no other capacity. Custodian has no responsibility to question any investment directions given by me or any appointed financial representative. I further understand that Custodian does not compensate nor receive compensation from the undersigned chosen representative.
- Custodian shall be under no obligation or duty to investigate, analyze, monitor, verify title to or otherwise evaluate any investment contemplated herein, or to obtain or maintain insurance coverage (whether liability, property or otherwise) with respect to any assets or investment purchased by me. Custodian shall not be responsible to take any action should there be any default with regard to this investment.
- It is not the responsibility of Custodian to review the prudence, merits, viability or suitability of any investment made by me or to determine whether the investment is acceptable under ERISA, the Internal Revenue Code or any other applicable law. I understand that certain transactions are prohibited in individual retirement accounts and qualified retirement plans under Section 4975 of the Internal Revenue Code. I further understand that the determination of a prohibited transaction depends on the facts and circumstances that surround the particular transaction. Custodian will make no determination as to whether my investment is prohibited. I further understand that should my Retirement Account engage in a prohibited transaction, my account will incur a taxable distribution as well as possible penalties. I represent to Custodian that I have consulted with my own legal and accounting advisors to ensure that my investment does not constitute a prohibited transaction and that my investment complies with all applicable federal and state laws, regulations and requirements including without limitation that the offering entity or individual is not a disqualified person under IRC 4975 (e) (2), nor a "party in interest" as defined in ERISA section 3 (14).
- In the event any investment for my account produces taxable income (unrelated or debt financed) pursuant to IRC § 511-514, I agree to prepare or have prepared for me the required 990-T tax form forms to have Custodian pay the necessary taxes from my account. It is my responsibility to understand the tax consequences of when unrelated business income tax may apply to my assets.
- Custodian does not provide legal or tax services or advice with respect to my investment; and the undersigned releases and indemnifies, and agrees to hold harmless and defend Custodian in the event that my investment or sale of assets pursuant to the Direction of Investment violates any federal or state law or regulation or otherwise results in a disqualification, penalty, fine or tax imposed upon the IRA, Custodian or the undersigned.

- 1. Equity Trust Company (Custodian) does not offer any investment advice, nor 10. At all times, the undersigned directs the Custodian to deposit all undirected and uninvested cash into the Deposit Management Program, as defined in the Custodial Account Agreement. Such cash will be placed into one or more financial institutions which qualify as well-capitalized under federal bank regulatory agency definitions. Interest earned net of the Program fee (as defined in the Custodial Account Agreement) shall be credited to your Account at the end of the month provided your Account remains open at the end of the
 - Custodian shall be fully protected in acting upon any instrument, certificate or paper believed to be genuine and to be signed or presented by the proper person or persons whether or not by facsimile or other copy, and Custodian shall be under no duty to make any investigation or inquiry as to any statement contained in any such writing, but may accept the same as conclusive evidence of the truth and accuracy of the statements therein contained.
 - 12. The undersigned represents to Custodian that if my investment is a "security" under applicable federal or state securities laws, such investment has been registered or is exempt from registration under federal and state securities laws; and the undersigned releases and waives all claims against Custodian for its role in carrying out the instructions of the undersigned with respect to such investment. The undersigned acknowledges that the foregoing representation is being relied upon by Custodian in accepting the undersigned's direction of investment and agrees to indemnify Custodian with respect to all costs, expenses (including attorneys' fees), fines, penalties, liabilities, damages, actions, judgments and claims arising out of such investment and/or a breach of the foregoing representation.
 - The undersigned authorizes and directs Custodian to execute and deliver, on behalf of my Account, any and all documents delivered to Custodian in connection with my investment; and Custodian shall have no responsibility to verify or determine that any such documents are complete, accurate or constitute the documents necessary to comply with this Direction.
 - 14. Custodian shall only be responsible to comply with those investment directions given by the undersigned to purchase, retain and/or sell assets obtainable by Custodian "over-the-counter" or on a recognized exchange or otherwise, including, without limitation, bank deposits, real property, promissory notes and other indebtedness, mortgages, viaticals, securities, interests in partnerships and limited liability companies, accounts receivable, security interests, etc.; provided in each case that the investment may be obtained by Custodian and is compatible with its administrative and operational requirements and framework, as determined by Custodian, in its sole discretion. Custodian has no duty or responsibility to disburse any payment for my investment without my express direction. I agree to furnish Custodian with payment instructions utilizing Custodian's Direction of Investment form. Custodian also has the right not to effect any transaction/investment which it deems to be beyond the scope of its administrative capabilities or expertise. Custodian has no responsibility to forward to me any documents or notifications regarding my investment and I agree that it is my own responsibility to assure delivery of all such notices and documents to me. Custodian shall have no duty or obligation to notify the undersigned with respect to any information, knowledge, irregularities or concerns of Custodian relating to my investment or my financial advisor, broker, agent, promoter or representative, except as to civil pleadings or court orders received by Custodian.
 - Custodian shall use reasonable efforts to acquire or sell investments in accordance with the directions of the undersigned within a reasonable period of time after Custodian has received an investment direction and Custodian shall make reasonable efforts to notify the undersigned if Custodian is unable or unwilling to comply with an investment direction. Custodian shall, subject to the foregoing, remit funds as directed, but has no responsibility to verify or assure that such funds have been invested to purchase or acquire the asset
 - 16. Custodian's responsibilities and duties shall be limited to those expressly provided herein and under the Custodial Account agreement as in effect from time to time.

My Account is self-directed and I, alone, am responsible for the selection, due diligence, management, review and retention of all investments in my account. I agree that the Custodian is not a "fiduciary" for my account, as said term is defined in the Internal Revenue Code, ERISA or any other applicable federal, state or local laws. I hereby direct the custodian, to enact this transaction for my account, in accordance with my Custodial Account Agreement.