

PROMISSORY NOTE

DIRECTION OF INVESTMENT

WHEN TO USE THIS FORM

The purpose of this Promissory Note Direction of Investment form is to initiate an Individual Retirement Account (IRA) investment for one of the following:

- Promissory Note
- Corporate Debt
- Mortgage
- · Unsecured Notes
- · Deed of Trust
- Other Types of Loans

If the investment that you are purchasing is not listed above, this form may not be the correct form for your purchase. For assistance please contact a Client Service Representative toll free at (877) 693-8208 during normal hours of operation, Monday through Friday (9:00 a.m. to 6:00 p.m. EST).

SUPPORTING DOCUMENTATION

One of the following documents must be submitted with this Direction of Investment (DOI) form. (Sorted by Investment Type) FOR A NOTE SECURED BY REAL PROPERTY:

- Issuing a New Note Submit a copy of the proposed Promissory Note and proposed Mortgage/Deed of Trust.
- Buying an Existing Note Submit a copy of the *Original Note, Assignment of Note*, and *Deed of Trust/Mortgage*.
- Issuing a Seller Carry Back Note Submit a copy of the Carry Back Note and a copy of the proposed Deed of Trust/ Mortgage.

FOR A NOTE SECURED BY COLLATERAL OTHER THAN REAL PROPERTY:

- Issuing a New Note Submit a copy of the Original Note clearly stating the associated collateral.
- Buying an Existing Note Submit a copy of the Assignment of Note, a copy of the Original Note clearly stating the associated collateral.

FOR CORPORATE DEBT/EQUITY:

 Copy of the Note, Limited Partnership filed with the state, filed Articles of Organization or Articles of Incorporation (including state seal), Private Debt Representation Letter, and the Private Placement Memorandum and Subscription Agreement with Investor Questionnaire, if applicable.

FOR AN UNSECURED NOTE:

- Issuing a New Note Submit a copy of the Original Note.
- Buying an Existing Note Submit a copy of the Assignment of Note and a copy of the Original Note.

IMPORTANT!

Equity Trust Company does not investigate, sponsor, or endorse any investment product. You assume sole responsibility for the success or failure of your investments. You are responsible for directing the investment of assets in your account. Equity Trust Company does not provide any investment advice, or recommend or evaluate the merits or suitability of any investment.

If Equity Trust Company's services were suggested by a financial representative, such person is not an agent, employee, representative, or affiliate of Equity Trust Company. Equity Trust Company is not responsible for and is not bound by any representations, warranties, statements or agreements made by any financial representative.

INSTRUCTIONS & GUIDELINES

This Direction of Investment form provides all of the information necessary to make a formal investment request. This request is necessary before an investment can be made using a self-directed retirement account. Please be sure the following three items are in effect before this Direction of Investment is returned to Equity Trust:

- An Equity Trust Company retirement account has been established.
- Funds are available to make an investment.
- · An IRA investment has been found.

SUBMISSION OPTIONS

BY FAX:

Normal Processing (440) 366-3752 Expedited Processing (440) 366-3756*

*Any forms sent through this fax line will be charged an Expedited Service Fee.

OVERNIGHT:

Equity Trust Company 1 Equity Way Westlake, OH 44145

REGULAR MAIL:

Equity Trust Company P. O. Box 451340 Westlake, OH 44145

BY E-MAIL:

help@trustetc.com*

*If submitting an Expedited request via email please include "Expedited" in the Subject line.

DO NOT FAX OR MAIL THIS COVER PAGE

INVESTMENT PRODUCTS: NOT FDIC INSURED - NO BANK GUARANTEE - MAY LOSE VALUE

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1 ACCOUNT HOLDER	INFORMA	TION								
ACCOUNT HOLDER NAME					ACCOUNT	NUMBER				
PRIMARY PHONE NUMBER	SECONI	DARY PHONE NUMBER	EMAIL ADDRESS							
2 PROCESSING PREI	ERENCE (CHECK ONE OPT	ION)							
EXPEDITED PROCESSIN				AL PROCESSIN	IG SERVIC	E				
Expedited processing requests will led requests. Fax expedited requests.			Normal processing is the default if no selection is made.							
*Additional fees may apply, see current	fee schedule. Fund	ls must be available for pro	cessing fees.							
3 INVESTMENT INFOR	RMATION									
NOTE TYPE: New Note	Buying an Ex	xisting Note Sell	ler Carry Back		2					
WHAT PERCENTAGE OF THE NOTE WILL BE O	WNED BY THIS IRA?		FACE VALUE OF T	THE NOTE						
BORROWER'S NAME (Individual or Entity Nam	e)		ASSET NUMBER	(IRN) (if applicable)						
ADDRESS		CITY			STATE	ZIP CODE				
WARRANT INFORMATION (IF APP	LICABLE)									
ID OR CERTIFICATE NUMBER			SHARES/UNITS B	EING ISSUED						
CUSIP		EXERCISE PRICE	XERCISE PRICE E			EXERCISE DATE				
4 EXCHANGE OF ASS	ET (IF APPLI	CABLE)								
Full Exchange	If you choose tl	•			ınt and a NE	W asset for this investment				
Partial Exchange		nis option, only the valu all sale of the asset occu	lue of the asset will be adjusted. The asset will NOT be removed from your curs.							
ASSET NUMBER (IRN)	A <i>NEW</i> Asset V	alue is required for a P	artial Exchan	ge:						
	MATION									
5 REPAYMENT INFORI	WATION	<u>_</u>								
FREQUENCY OF PAYMENTS?	Monthly	Quarterly Annuall	y 🗌 Other:	:						
TOTAL # OF PAYMENTS			PERIODIC PAYM \$	ENT AMOUNT						
DATE OF FIRST PAYMENT	DATE	OF LAST PAYMENT		INTERI	EST RATE OF TH	E NOTE %				
DOES THIS NOTE HAVE A BALLOON PA	DOES THIS NOTE HAVE A BALLOON PAYMENT?				BALLOON PAYMENT INFORMATION (IF APPLICABLE)					
☐ No ☐ Yes	DATE	OF BALLOON PAYMENT		BALLO \$	ON PAYMENT A	MOUNT				
6 DOCUMENTS REQU	JIRING SIG	NATURE								
YES, this investment has documents that require signing*. A list of documents is attached, please remember to sign and date. NO, this investment does not have any documents that need to be signed.						y documents that need to be				
*Document Processing Fees may apply,	see current fee sch	edule.	I							
×										

P. O. BOX 451340 | WESTLAKE, OH 44145 | PHONE: (877) 693-8208 | FAX: (440) 366-3752 | WWW.TRUSTETC.COM | EMAIL: HELP@TRUSTETC.COM

Date

Account Holder's Signature



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Account Number

DOCUMENT TITLING INSTRUCTIONS

The following examples are provided to ensure supporting documentation is properly titled. (Investment titling shown in "quotations")

- I am making an investment titled directly to my IRA.
 - "EQUITY TRUST COMPANY CUSTODIAN FBO (ACCOUNT HOLDER'S NAME) IRA"
- I am making an investment titled directly to my account and my account will be less than 100% owner.
 "EQUITY TRUST COMPANY CUSTODIAN FBO (ACCOUNT HOLDER'S NAME) IRA, (PERCENTAGE OF OWNERSHIP)%, UNDIVIDED INTEREST"

TITLING When purchasing an asset for your account, it is imperative that it is properly titled. Equity Trust Company will not accept any investments which are not properly titled. Please contact a Client Service Representative with any questions regarding proper titling.

8 INVESTMENT FUNDING INFORMATION																	
AVAILABLE CASH FUNDS Cleared funds must be available in order to make an investment.																	
АМО	UNT REQUIRED FO	R INV	ESTM	ENT	\$	\$											
SE	ND FUNDS BY W	VIRE*															
BANK	IAME										BANK PHONE	NUMBE	R				
ABA RO	ABA ROUTING # (9 DIGITS) ACCOUNT NUMBER																
FOR CR	FOR CREDIT TO FOR FURTHER CREDIT TO																
SE	ND FUNDS BY C	HECK	(1								l.						
_	CHECK PAYABLE TO																
MAIL C	HECKTO																
ADDRE	SS							C	ITY						STATE		ZIP CODE
		CAS	HIER'S	CHECK	(*	RI	EGULA	R CHE	CK OV	ERNIG	HT MAIL*		REGUL	AR CHECK RE	ULAR MAIL	!	
□В	ill to Third Party: ☐ FedEx		JPS		THIR	D PAI	RTY AC	COUNT	NUMB	ER			THIRD	PARTY ZIP COI	DE		
¹Funds	will be sent via check ir	n accord	dance to	the Su	ıbscripti	ion D	ocume	nt/Inve	estmer	nt Pape	rwork if no op	tion is	L chosen				
*Addii	tional fees may apply, s	ee curre	ent fee s	schedui	le.												
9	9 DELIVERY INSTRUCTIONS																
	V WOULD YOU LI					IT?					_						_
comp vault	ocessed documents of lete the fax* and/or e in lieu of mailing, but equired.	e-mail*	sectio	n in ac	dition	to th	ne mai	l sectio	on. Ec	quity T	rust Compan	y can	retain	the processe	d documents i	n ou	r safekeeping
FAX	FAX NUMBER									AT	TENTION						
<u> </u>	MAIL TO																
	I MAIL TO																
MAIL	ADDRESS									СП	Υ				STATE	ZII	P CODE
È	Send Overnigh	ght Mail* Send Regular						lar Ma	lail Mail Documents with the Check					· Check			
	Bill to Third Par							UNT N	UMBER			THIRD PARTY	ZIP CODE				
EMAIL	EMAIL ADDRESS ATTENTION																
*Addition	onal fees may apply, see cur	rent fee s	schedule.														
×																	
	unt Holder's Signatu	ıre						Dat	e								

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count Number		

10 PAYMENT OF FE	ES			
How would you like to pay for	any service-related fees associated wit	h this transaction?		
Choose a payment method:	☐ Deduct Fees from Account ☐	Check Enclosed Cree	dit Card on file	
	on file, you authorize Equity Trust Compan nge, or update a credit card, please visit wv			
11 COLLATERAL INF	FORMATION (Complete the a	annronriate section b	elow)	
FOR SECURED NOTES O		ippropriate section b	510 VV)	
10.101.101.101.101.101.101.101.101.101.	ADDRESS			
Real Property	СІТУ		STATE	ZIP CODE
☐ Vehicle/Mobile Home	IDENTIFICATION NUMBER (e.g. VIN#)			
	NAME			
Company	CITY		STATE	ZIP CODE
Other	DESCRIBE			
POSITION OF NOTE?	First Position Second Position	Other:		Not Applicable
FOR UNSECURED NOTE	S ONLY			
TO: EQUITY TRUST COMPANT This letter constitutes an under with regard to the role of Equition an UNSECURED INVESTMENT. Equity Trust Company do Neither Equity Trust Company do detailed in its IRA adoption of the Retirement Account The undersigned agrees to release the investment and/or any disput the undersigned understands the Account Adoption Agreement and a significant and the signed agreement and the signed understands the Account Adoption Agreement and the signed understands the signed understands the Account Adoption Agreement and the signed understands the sign	erstanding and acknowledgement by _ ty Trust Company as passive Custodian T in the amount of \$	("Amount of the Load investment to the Retirement to the Investment the Investment Entity with regard greement). It is company with regard to a ned in the future regarding the be bound by the indemnificatio Direction of Investment. Equity	nn"): Account Holde ard to this invenent Account Hony claims, liabil investment. Enscontained in	r. stment (outside of Equity Trust's fees older, merely follows the instructions ities, costs or expenses arising out of ach of the undersigned warrants that Equity Trust Companys Retirement
Account Holder's Signature	Date	Custodian's Signature		Date

Account Holder's Signature

Date

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X

IMPORTANT: Please Ensure That You Read The Following Disclosures Before You Sign And Date These Documents.

- 1. Equity Trust Company (Custodian) does not offer any investment advice, nor 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 company or investment strategy;
- 2. 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 Retirement 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.
- 3. 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.
- 4. 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.
- 5. Custodian is acting solely as a passive Custodian to hold Retirement Account assets and in no other capacity, an affiliate may receive a commission in connection with the unsolicited purchase or sale of a publicly-traded security. 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.
- 6. 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.
- 7. 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 retirement account produces taxable income (unrelated or debt financed) pursuant to IRC 511-514, I agree to prepare or have prepared for me, the required 990T tax form along with a direction of investment authorizing the Custodain to pay taxes from my account. Forms need to be submitted to the Custodian for filing 5 days prior to the date on which they are due.

- **8.** 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.
- 9. 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.

- 10. 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.
- 11. The undersigned authorizes and directs Custodian to execute and deliver, on behalf of my Retirement 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.
- 12. 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. The undersigned agrees that any documents sent to the undersigned by Custodian in connection with my investment shall be deemed approved by the undersigned, unless written notice to the contrary is received by Custodian within five (5) days after delivery of such documents by Custodian. 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.
- 13. 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 selected by me. The undersigned consents to the fee schedule of Custodian as in effect, as may be modified from time to time. The undersigned understands that Valuations of illiquid assets (assets that are not traded on a public exchange) are generally reported at cost, or values provided to us by issuers, program sponsors, Retirement Account owners or estimates of value. These values are only for guidance or reporting purposes and should not be deemed an accurate representation of true fair market value of the asset. Where no readily available market information exists assets may be designated "not available".
- 14. Custodian's responsibilities and duties shall be limited to those expressly provided herein and under Custodian's IRA Adoption Agreement and/or custodial account agreement as in effect from time to time; and Custodian shall have no liability to the undersigned, whether for negligence, breach of fiduciary duty or otherwise, except for a breach of the terms of this Agreement, the IRA Adoption Agreement, or custodial account agreement of Custodian as may be in effect from time to time.
- 15. The undersigned agrees to reimburse or advance to Custodian, on demand, all legal fees, expenses, costs, fines and penalties incurred or to be incurred in connection with the defense, contest or prosecution of any claim made, threatened or asserted pertaining to the undersigned's investment through Custodian, including, without limitation, claims asserted by the undersigned, any state or federal regulatory authority or self regulatory organization.

The undersigned releases and indemnifies, holds harmless and defends Custodian from any and all claims, damages, liability, actions, costs, expenses (including, without limitation, attorneys' fees) and responsibility for any loss resulting to the Retirement Account, the undersigned or to any beneficiary or incurred by Custodian, in connection with or by reason of any sale or investment made or other action taken (or omitted to be taken) pursuant to and/or in connection with the above direction or resulting from serving as Custodian hereunder.

.....

My Retirement 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, in a passive capacity, to enact this transaction for my account, in accordance with my adoption agreement.

SIGNATURE and DATE									
By signing below you are indicating you have read and understand the attached four (4) pages.									
Signature of Account Holder/Beneficiary	Date	Signature of Custodian	Date						
Account Number									



PRIVATE DEBT REPRESENTATION LETTER

(to be completed by Investment Issuer)

1 INVE	INVESTMENT INFORM	MATION						
INVE	ESTMENT ENTITY ADDRESS							
CITY			STATE		ZIP CODE			
PHON	NE NUMBER	FAX NUMBER		E-MAIL ADDRESS				
2	INVESTMENT DOCUM	MENTATION		·				
Is th	ere a Private Placement Memor	andum, Offering Circular or o	ther Offering Docur	nents issued regarding	this Debt Investment	? 🗌 Yes 📗 No		
Is a S	Subscription Document, Investr	ment Application or Purchaser	Questionnaire req	uired to be completed b	y the investor?	☐ Yes ☐ No		
If the	e answer to either question is "	Yes", a copy of each documen	t should be provide	d with this form to Equi	ity Trust Company.			
3	INVESTMENT REPRE	SENTATIONS						
	e General Partner/Managing Me pehalf of the Investment Entity				y agree to the follow	ing representation		
1.	I represent that the Debt Inve Number, IRA", P. O. Box 45134	stment will be correctly titled	•		n FBO: "Account Holo	der Name, Account		
2.	Upon investment funding, I agree to provide Equity Trust Company with written purchase confirmation such as original promissory notes, de bentures, bonds, or other written purchase confirmation;							
3.	Investors will be provided wittion agreements, etc.) with re			Memorandum, Operati	ng Agreement, LP Ag	greement, subscrip		
4.	All correspondence including Entity to the Account Holder'				n will be sent directly	y by the Investmen		
5.	Upon request, the debt instru	ment will be registered to a s	uccessor trustee/cu	stodian or to the investo	or individually;			
6.	I agree to notify Equity Trust on ment Entity.	Company and investors in wri	ting of any address	change, name change,	dissolution, or bankr	uptcy of the Invest		
7.	I warrant that neither this Ent (2) and that this Entity will n 4975(e)(2).	ity nor the undersigned acting ot engage in a prohibited tra						
8.	I warrant that no investor wil Investment;	receive any personal benefit	from this particular	debt investment outsic	de of appreciation of	the particular Deb		
9.	I warrant that this Debt Inves	tment complies with all applic	cable federal, state,	and local laws, including	g any applicable secu	rities regulations;		
10.	I warrant that Equity Trust Co investors' accounts.	ompany is not associated with	n this Entity or the i	nvestments offered, be	yond the role of a pa	assive Custodian fo		
Ge	eneral Partner/Managing Memb	er/Officer/Trustee	Date	Must be dated)				
Pri	inted Name		Title					
 Ac	count Holder Name		Accou	nt Number				