NEXT GENERATION TRUST COMPANY

401 E. 8TH STREET, SUITE 200H SIOUX FALLS, SOUTH DAKOTA 57103 TOLL FREE: 888-857-8058

BUY DIRECTION LETTER



NEXT GENERATION SERVICES, LLC, 75 LIVINGSTON AVE. STE. 110, ROSELAND, NJ 07068 | P: (973) 533-1880 * F: (973) 533-1088

INSTRUCTIONS:

Complete this form if you would like to instruct us to buy an asset from within your retirement account. You will also need to attach corresponding supporting documents if applicable. Please complete all sections of the General Asset Information, and complete section A, B, or C, depending on your asset type. You may fax or email this form to our office. Please contact our office to review all requirements for your purchase.

Personal Information:	
Account Holder Name Contact Information for Closing Agent (By providing this information, yet)	2. Account Number ————————————————————————————————————
I hereby authorize and direct the Custodian and/or Administrator to BU 4. Asset name, description or property address. (Describe the asset here. Pro	Y the following asset for my account: vide the full physical address for real estate and mortgages. For other assets, please describe.)
5. Fees to be paid by: Deduct from Account Check Credit Card (Please attach credit card authorization, if not already on file.) Fees are due at the time of transaction. If no indication is made, fees will be deducted from the cash balance. SPECIAL INSTRUCTIONS:	6. Funding/Delivery Instructions: Wire (Please attach outgoing wire instructions.) Check (Please complete the below information.) Payee: Address: City, State, Zip: Check here if you want the check Express Delivered (min \$30 for service.)
COMPLETE ONE OF THE FOLLOWING SECTIONS: A. BUY REAL ESTATE ASSET Complete this section to direct the put Property Description, A.P.N. #/SBL/Legal Description:	ırchase of a real estate asset.
Total Contract Price (excluding closing costs): \$ Funding Amount: \$ (The amount due to your account. This may include closing costs and costs are selected by the selected by	Is the property to be mortgaged?

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B. Notes and Mortgages:		
Buy existing note Create new note	Carry back from a real estate sale Unsecured note	
Secured note by		
Borrower(s) name(s) If more than one borrower, inc	clude all names	
Borrower(s) address Address where payment coupe	ons/borrowers notices are sent	
Borrower's social security number:	Borrower's telephone number:	
Note Amount: Face Value of Note	Funding Amount: If different from note amount Principal Balance: (for existing notes ONLY)	
\$	\$	
Percentage of Ownership:		
Interest Rate:	Amortized Interest Only Payment Amount: \$	
Maturity Date://	interest only rayment, who and the second se	
IRA holder is a loan servicer Third party	is a loan servicer (Please provide contact information separately.) *If neither are selected account holder is loan servicer.	
C. OTHER INVESTMENTS:	notaer is foun service.	
Initial Funding	Further Funding	
\$ O	R \$	
D. SIGNATURE: Please read the entire disclosure before signing and dating.		
legitimacy, appropriateness and/or suitability of any investment in with my account in particular. I acknowledge that neither Custod have not requested that the Custodian and/or Administrator proves this Buy Direction Letter. I understand that it is my responsibility to reasonably prudent investor would undertake prior to making any the Employee Retirement Income Securities Act (ERISA), the Internif the services of Custodian and/or Administrator were marketed, persons or entities are not in any way agents, employees, representational and the Administrator is responsible for or bound by any statements, representations.	an and Administrator named in the disclosure statement received when the account was established will not review the merits, general, including, but not limited to, any investigation and/or due diligence prior to making any investment, or in connection an nor Administrator endorse, approve or recommend any companies, products, services or investments. I acknowledge that I de, and the Custodian and/or Administrator have not provided, any advice with respect to the investment directive set forth in a conduct all due diligence, including, but not limited to, search concerning the validity of title, and all other investigation that a nevestment. I understand that neither the Custodian nor the Administrator determine whether this investment is acceptable under all Revenue Code (IRC), Securities Laws, or any applicable federal, state, or local laws, including securities laws. I understand that suggested or otherwise recommended by any person or entity, such as a financial representative or investment promoter, such tatives, affiliates, partners, consultants, subsidiaries of Custodian and/or Administrator. I acknowledge that neither Custodian nor sentations, warranties or agreements made by any such person or entity. I understand that it is my responsibility to review any g but not limited to whether my investment is a security requiring registration under the Blue Sky Laws or applicable Securities Laws.	
or local laws. I agree to release, indemnify, defend and hold the Cus or claims by others, arising out of this Buy Direction Letter and/or the with ERISA, the IRC and/or any other applicable federal, state or lenamed as a party, Custodian and/or Administrator shall have the funy account any amounts to pay for any costs and expenses, included or Administrator in the defense of such claims and/or litigation. If by Custodian and/or Administrator, I will promptly reimburse Cus Custodian and/or Administrator shall have the full and unequivocal Costs. I also understand and agree that the Custodian and/or Administrator Administrator and agree that the Custodian and/or Administrator Administrator and agree that the Custodian and/or Administrator Administra	"fiduciary" for my account and/or my investment as such terms are defined in the IRC, ERISA, and/or any applicable federal, state todian and/or Administrator harmless from any claims, including, but not limited to, actions, liabilities, losses, penalties, fines and/ is investment, including, but not limited to, claims that an investment is not prudent, proper, diversified or otherwise in compliance ocal laws. In the event of claims by others related to my account and/or investment wherein Custodian and/or Administrator are ill and unequivocal right at their sole discretion to select their own attorneys to represent them in such litigation and deduct from ing, but not limited to, all attorneys' fees, and costs and internal costs (collectively "Litigation Costs"), incurred by Custodian and/or there are insufficient funds in my account to cover the Litigation Costs incurred by Custodian and/or Administrator, on demand todian and/or Administrator the outstanding balance of the Litigation Costs. If I fail to promptly reimburse the Litigation Costs, I right to freeze my assets, liquidate my assets, and/or initiate legal action in order to obtain full reimbursement of the Litigation inistrator will not be responsible to take any action should there be any default with regard to this investment. For purposes of ext Generation Trust Company/ Next Generation Services, its agents, assigns, joint ventures, licensees and/or business partners.	
harmless and without liability the Custodian and/or Administr ministrator has authority to agree to anything different than	bove. I confirm that the decision to buy this asset is in accordance with the rules of my account, and I agree to hold ator of my account under the foregoing hold harmless provision. I understand that no one at Custodian and/or Ad-	
full force and elect. I declare that I have examined this docu	my foregoing understandings of Custodian's and/or Administrator's policy. If any provision of this Buy Direction Let- provision shall be severed and such illegality or invalidity shall not affect the remaining provisions, which shall remain in ment, including accompanying information, and to the best of my knowledge and belief, it is true, correct and complete.	

Please note: We attempt to answer all emailed inquiries within one business day. Before a client transaction goes into the queue to be processed, administrative review will be between two and five business days depending on the complexity of the transaction and our volume of transactions. Investment documents are processed in the order in which they are received. Most transactions are completed in two business

days after Administration review provided that we have original, correct documents and cleared funding.

Account Holder Signature:__