NEXT GENERATION TRUST COMPANY

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

SELL 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 sell an asset from within your retirement account Please complete all sections of the General Asset Information, and complete section A, B, or C, depending our office to review all requirements for your sale.	
PERSONAL INFORMATION:	
I. Account Holder Name	2. Account Number
3. Contact Information for Closing Agent (By providing this information, you are authorizing	g us to speak with this person in order to coordinate your investment.)
I hereby authorize and direct the Custodian and/or Administrator to SELL/LIQUIDATE the foll 4. Asset name, description or property address. (Describe the asset here. Provide the full phy	
5. Fees to be paid by: 6. Y	our account will receive:
Deduct from Account	Check
Check	Wire
Credit Card (Please attach credit card authorization.)	Other Asset in Exchange (Please attach Buy Direction Letter and supporting documents.)
7. CUSIP:	
SPECIAL INSTRUCTIONS:	
COMPLETE ONE OF THE FOLLOWING SECTIONS: A. SELL REAL ESTATE ASSET Complete this section to direct the sale of a real estate of the sale o	asset.
Property Description, A.P.N. #/SBL/Legal Description:	
Total Contract Price (excluding closing costs): \$	Percentage of Ownership: %
Funding Amount: \$	Is there a carry back note due to seller financing?
(The amount due to your account. This may be net of closing costs.)	Yes* No

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SELL DIRECTION LETTER



RESIDENTIAL RESIDENT PROPERTY OF NOTES / MORTGAGES: Sac	IOLL FREE. 666-657-6056		CONTROL YOUR FUTURE, TODAY
Face Value of Note: Current Principal Value of Note: Payoff Amount: (May include interest and \$ Discharge/Payoff of note required? Yes* No *If Yes, please attach supporting document(s). Original note to be returned? Yes* No *If Yes, please provide address in special instructions. C. SALE OF OTHER INVESTMENTS: Requested Partial Liquidation Amount Amount Sequence of the Company of the Compan	NEXT GENERATION SERVICES, LLC, 75	LIVINGSTON AVE. STE. 110, ROSELAND, N	NJ 07068 P: (973) 533-1880 * F: (973) 533-1088
S. S. Sale of Other Investments: Post	B. SALE/PAYOFF OF NOTES/MOR	TGAGES:	
Discharge/Payoff of note required?	Face Value of Note:	Current Principal Value of Note:	Payoff Amount: (May include interest accrued)
C. SALE OF OTHER INVESTMENTS: Requested Partial Liquidation Amount Amount of Value Leaving Asset I Total Liquidation Amount I S Is any amount being held Yes back (i.e. final auditing)? If yes, how much D. SIGNATURE: Please read the entire disclosure before signing and dating. I understand that my account is self-directed and that the Custodian/Administrator named in the disclosure statement received when the account was established review the ments, legitimacy, appropriateness and/or suitability of any investment in general, including, but not limited to, any investigation and/or due difference prior in gray investments, or in connection with my account in particular. I acknowledge that reither Custodian nor Administrator endorse, approve or recommend any con products, services or investments. I acknowledge that I have not requested that the Custodian and/or Administrator provide, and the Custodian and/or Administrator when the Employee Reterement Income Seculties As to the Internal Revenue Code (IRC). Securities Lows, or any applicable federal, state, or local lows, including securities laws. I understand that if the services of Custodian and Administrator were marketed, suggested or atherwise recommended by any person or entity, such as a financial representative or investment promoter, such persons or are not in any way agents, employees, representatives, affliates, partners, consultants, subsidiaries of Custodian and/or Administrator is a securities laws. I understand that neither the Custodian on or the Administrator is a "fiduciary" for my account and/or my investment as s	\$	\$	\$
C. SALE OF OTHER INVESTMENTS: Requested Partial Liquidation Amount Amount of Value Leaving Asset I Total Liquidation Amount S Is any amount being held Yes back (i.e. final auditing)? If yes, how much D. SIGNATURE: Please read the entire disclosure before signing and dating. I understand that my account is self-directed and that the Custodian/Administrator named in the disclosure statement received when the account was established review the merits, legitimacy, appropriateness and/or suitability of any investment in general, including but not limited to, any investigation and/or due diligence prior to gray investments. I cohomoledge that I have not requested that the Custodian and/or Administrator provide, and the Custodian Administrator provide, and value with respect to the investment directive set forth in this Sell Direction Letter, in understand that my repressibility to conduct all due diligence, ing. but not limited to, search concerning the validity of title, and all other investigation and/or Administrator provide, and the Custodian and/or Administrator provide, and undertake prior to making any investment in the intendent of the Custodian and/or Administrator provide, and the Custodian on the Administrator entered to the investment directive set forth in this Sell Direction Letter in understand that in my responsibility to conduct all due diligence, ing. but not limited to, search concerning the validity of title, and all other investigation that a reasonably prudent investor would undertake prior to making any investment anderstand that in either the Custodian nor the Administrator deremine whether this investment is corecptable under the Employee Reterement Income Seculties Act the Internal Revenue Code (IRC), Securities Laws, or any applicable federal, state or local laws, including but not limited to whether promoter, such persons or are not in any way agents, employees, representatives, afflictes, partners, consultants, subsidiants of Custodian and/or Administrator in a security requiring		=	
Requested Partial Liquidation Amount Amount of Value Leaving Asset Total Liquidation Amount \$ *For Asset Exchanges Only* Is any amount being held Yes Is any amount being held Wes Is any amount being held Wes	Discharge/Payoff of note required?	es* No *If Yes, please attach supporting do	cument(s).
Requested Partial Liquidation Amount Amount of Value Leaving Asset Total Liquidation Amount \$ *For Asset Exchanges Only* Is any amount being held Yes Is any amount being held Wes Is any amount being held Wes		/ *	
Amount of Value Leaving Asset Total Liquidation Amount **For Asset Exchanges Only** Is any amount being held Yes [Is any amount being held Any and the Administrator held Yes [Is any amount being held Any amount [Is any amount being held Any amount [Is		es* No *If Yes, please provide address in sp	pecial instructions.
\$ Sany amount being held Yes Is any amount being held Dack (i.e. final auditing)? If yes, how much	C. Sale of Other Investments:		
Is any amount being held yes back (i.e. final auditing)? If yes, how much It understand that my account is self-directed and that the Custodian/Administrator named in the disclosure statement received when the account was established review the merits, legitimacy, appropriateness and/or suitability of any investment in general, including, but not limited to, any investigation and/or due diligence prior to gray investment, or in connection with my account in particular. I acknowledge that neither Custodian and/or Administrator provide, and the Custodian and/or Administrator provide, and the Custodian and/or Administrator provide, and the Custodian and/or Administrator by provided, any advice with respect to the investment directive set forth in this Sell Direction Letter. I understand that it is my responsibility to conduct all due diligence in gub to the limited to, search concerning the validity of title, and all other investigation that or areasonably prudent investor would undertake prior to making any invest understand that neither the Custodian nor the Administrator determine whether this investment is acceptable under the Employee Retirement Income Securities Administrator were marketed, suggested or otherwise recommended by any person or entity, such as a financial representative or investment promoter, such persons or are not in any way agents, employees, representatives, affliates, partners, consultants, subsidiaries of Custodian and/or Administrator. I acknowledge that neither Custodian or the Administrator were marketed, suggested or otherwise recommended by any person or entity, such as a financial representative or investment promoter, such persons or are not in any way agents, employees, representatives, affliates, partners, consultants, subsidiaries of Custodian and/or Administrator. I acknowledge that neither Custodian and/or Administrator is a "fiduciary" for my account and/or my investment as such terms are defined in the IRC, ERISA, and applicable federal, state or local laws. I understand t	Requested Partial Liquidation Amount	Amount of Value Leaving Asset	Total Liquidation Amount
D. SIGNATURE: Please read the entire disclosure before signing and dating. I understand that my account is self-directed and that the Custodian/Administrator named in the disclosure statement received when the account was established review the merits, legitimacy, appropriateness and/or suitability of any investment in general, including, but not limited to, any investigation and/or due diligence prior ting any investment, or in connection with my account in particular. I acknowledge that neither Custodian nor Administrator endorse, approve or recommend any com products, services or investments. I acknowledge that I have not requested that the Custodian and/or Administrator provide, and the Custodian and/or Administrator he provided, any advice with respect to the investment directive set forth in this Sell Direction Letter. I understand that it is my responsibility to conduct all due diligence, ing, but not limited to, search concerning the validity of title, and all other investigation that a reasonably prudent investor would undertake prior to making any invest understand that neither the Custodian nor the Administrator determine whether this investment is acceptable under the Employee Retirement Income Securities Act (the Internal Revenue Code (IRC), Securities Laws, or any applicable federal, state, or local laws, including securities laws. I understand that if the services of Custodian Administrator were marketed, suggested or otherwise recommended by any person or entity, such as a financial representative or investment promoter, such persons or are not in any way agents, employees, representatives, affiliates, partners, consultants, subsidiaries of Custodian and/or Administrator. I acknowledge that neither Custodian representatives or investment to ensure compliance with these requirements, including but not limited to whether my investment is a security requiring regiunder the Blue Sky Laws or applicable Securities Laws. I understand that neither the Custodian nor the Administrator is a "fudciary" fo	\$	\$	\$
D. SIGNATURE: Please read the entire disclosure before signing and dating. I understand that my account is self-directed and that the Custodian/Administrator named in the disclosure statement received when the account was established review the merits, legitimacy, appropriateness and/or suitability of any investment in general, including, but not limited to, any investigation and/or due diligence prior to ing any investment, or in connection with my account in particular. I acknowledge that neither Custodian nor Administrator endorse, approve or recommend any comproducts, services or investments. I acknowledge that I have not requested that the Custodian and/or Administrator provide, and the Custodian and/or Administrator to reaccomplete under the Employee Retirement Income Securities Act the Internal Revenue Code (IRC), Securities Laws, or any applicable federal, state, or local laws, including securities laws. I understand that if the services of Custodian Administrator were marketed, suggested or otherwise recommended by any person or entity, such as a financial representative or investment promoter, such persons or are not in any way agents, employees, representatives, efflicates, partners, consultants, subsidiaries of Custodian and/or Administrator. I acknowledge that neither Cunor Administrator is responsible for or bound by any statements, representatives, of custodian and/or Administrator. I acknowledge that neither Cunor Administrator is a security requiring regi under the Blue Sky Laws or applicable Securities Laws. I understand that neither the Custodian nor the Administrator is a "fiduciary" for my account and/or my investment as such terms are defined in the IRC, ERISA, and applicable federal, state or local laws.		*For Asset Exchanges Only*	
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review the merits, legitimacy, appropriateness and/or suitability of any investment in general, including, but not limited to, any investigation and/or due diligence prior to ing any investments. I acknowledge that neither Custodian nor Administrator endorse, approve or recommend any comproducts, services or investments. I acknowledge that the have not requested that the Custodian and/or Administrator provide, and the Custodian and/or Administrator provide, and which will be a considerable to the investment directive set forth in this Sell Direction Letter. I understand that it is my responsibility to conduct all due diligence, ing, but not limited to, search concerning the validity of title, and all other investigation that a reasonably prudent investor would undertake prior to making any invest understand that neither the Custodian nor the Administrator determine whether this investment is acceptable under the Employee Retirement Income Securities Act (the Internal Revenue Code (IRC), Securities Laws, or any applicable federal, state, or local laws, including securities laws. I understand that if the services of Custodian Administrator were marketed, suggested or otherwise recommended by any person or entity, such as a financial representative or investment promoter, such persons or are not in any way agents, employees, representatives, affiliates, partners, consultants, subsidiaries of Gustodian and/or Administrator. I acknowledge that neither Custodian or not in any way agents, employees, representatives, affiliates, partners, consultants, subsidiaries of Gustodian and/or Administrator. I acknowledge that neither Custodian supplicable federal, state or local laws are compliance with these requirements, including but not limited to whether my investment is a security requiring region and that neither the Custodian nor the Administrator is a "fiduciary" for my account and/or Administrator harmless from any claims, including, but not to, actions, liabilities, losses, penalties, fines and/or claims by others, a	D. SIGNATURE: Please read the entire disclo	sure before signing and dating.	ii yes, non maen
review the merits, legitimacy, appropriateness and/or suitability of any investment in general, including, but not limited to, any investigation and/or due diligence prior to ing any investment, or in connection with my account in particular. I acknowledge that neither Custodian nor Administrator rendorse, approve or recommend any compoducts, services or investments. I acknowledge that the Austodian and/or Administrator provide, and the Custodian and/or Administrator provide, and the Custodian and/or Administrator provide, and which with respect to the investment directive set forth in this Sell Direction Letter. I understand that it is my responsibility to conduct all due diligence, ing, but not limited to, search concerning the validity of title, and all other investigation that a reasonably prudent investor would undertake prior to making any invest understand that neither the Custodian nor the Administrator determine whether this investment is acceptable under the Employee Retirement Income Securities Adv. (the Internal Revenue Code (IRC), Securities Laws, or any applicable federal, state, or local laws, including securities laws. I understand that if the services of Custodian Administrator were marketed, suggested or otherwise recommended by any person or entity, such as a financial representative or investment promoter, such persons or are not in any way agents, employees, representatives, affiliates, partners, consultants, subsidiaries of Gustodian and/or Administrator. I acknowledge that neither Custodian provided in the control of the person or entity. I understand that responsibility to review any investments to ensure compliance with these requirements, including but not limited to whether my investment is a security requiring region under the Blue Sky Laws or applicable Securities Laws. I understand that neither the Custodian nor the Administrator is a "fiduciary" for my account and/or Administrator harmless from any claims, including, but not to, actions, liabilities, losses, penalties, fines and/		de tente de Contra di col Administratore e consedire de la discolor	
applicable federal, state or local laws. I agree to release, indemnify, defend and hold the Custodian and/or Administrator harmless from any claims, including, but not to, actions, liabilities, losses, penalties, fines and/or claims by others, arising out of this Sell Direction Letter and/or this investment, including, but not limited to, claims investment is not prudent, proper, diversified or otherwise in compliance with ERISA, the IRC and/or any other applicable federal, state or local laws. In the event of by others related to my account and/or investment wherein Custodian and/or Administrator are named as a party, Custodian and/or Administrator shall have the junequivocal right at their sole discretion to select their own attorneys to represent them in such litigation and deduct from my account any amounts to pay for an and expenses, including, but not limited to, all attorneys' fees, and costs and internal costs (collectively "Litigation Costs"), incurred by Custodian and/or Administrator defense of such claims and/or litigation. If there are insufficient funds in my account to cover the Litigation Costs incurred by Custodian and/or Administrator, on dem Custodian and/or Administrator, I will promptly reimburse Custodian and/or Administrator the outstanding balance of the Litigation Costs. If I fail to promptly reimburse Litigation Costs, Custodian and/or Administrator shall have the full and unequivocal right to freeze my assets, liquidate my assets, and/or initiate legal action in order to full reimbursement of the Litigation Costs. I also understand and agree that the Custodian and/or Administrator will not be responsible to take any action should there default with regard to this investment. For purposes of this paragraph, the terms Custodian and Administrator include Next Generation Trust Company and	ing, but not limited to, search concerning the validi understand that neither the Custodian nor the Adr the Internal Revenue Code (IRC), Securities Laws, Administrator were marketed, suggested or otherw are not in any way agents, employees, representa nor Administrator is responsible for or bound by a responsibility to review any investments to ensure under the Blue Sky Laws or applicable Securities I	ity of title, and all other investigation that a reasonably pro- ministrator determine whether this investment is acceptable or any applicable federal, state, or local laws, including sec- vise recommended by any person or entity, such as a financ- tives, affiliates, partners, consultants, subsidiaries of Custo- any statements, representations, warranties or agreements compliance with these requirements, including but not limitations.	udent investor would undertake prior to making any investment. I ble under the Employee Retirement Income Securities Act (ERISA), surities laws. I understand that if the services of Custodian and/or cial representative or investment promoter, such persons or entities dian and/or Administrator. I acknowledge that neither Custodian is made by any such person or entity. I understand that it is my nited to whether my investment is a security requiring registration
	applicable federal, state or local laws. I agree to re to, actions, liabilities, losses, penalties, fines and/or investment is not prudent, proper, diversified or or by others related to my account and/or investme unequivocal right at their sole discretion to select and expenses, including, but not limited to, all atta defense of such claims and/or litigation. If there are Custodian and/or Administrator, I will promptly re Litigation Costs, Custodian and/or Administrator sh full reimbursement of the Litigation Costs. I also ur default with regard to this investment. For purpos	elease, indemnify, defend and hold the Custodian and/or A claims by others, arising out of this Sell Direction Letter a therwise in compliance with ERISA, the IRC and/or any other wherein Custodian and/or Administrator are named as their own attorneys to represent them in such litigation corneys' fees, and costs and internal costs (collectively "Litigation in insufficient funds in my account to cover the Litigation combinated in the custodian and/or Administrator the outstanding lead have the full and unequivocal right to freeze my assets, and erstand and agree that the Custodian and/or Administratives of this paragraph, the terms Custodian and Administratives.	Administrator harmless from any claims, including, but not limited and/or this investment, including, but not limited to, claims that an ther applicable federal, state or local laws. In the event of claims is a party, Custodian and/or Administrator shall have the full and and deduct from my account any amounts to pay for any costs gation Costs"), incurred by Custodian and/or Administrator in the Costs incurred by Custodian and/or Administrator, on demand by balance of the Litigation Costs. If I fail to promptly reimburse the , liquidate my assets, and/or initiate legal action in order to obtain a tor will not be responsible to take any action should there be any
I am directing you to complete this transaction as specified above. I confirm that the decision to sell this asset is in accordance with the rules of my account, and I a hold harmless and without liability the Custodian and/or Administrator of my account under the foregoing hold harmless provision. I understand that no one at Cu and/or Administrator has authority to agree to anything different than my foregoing understandings of Custodian's and/or Administrator's policy. If any provision of a Direction Letter is found to be illegal, invalid, void or unenforceable, such provision shall be severed and such illegality or invalidity shall not affect the remaining provision shall remain in full force and elect. I declare that I have examined this document, including accompanying information, and to the best of my knowledge and is true, correct and complete. Transactions with insufficient funds will not be processed until sufficient funds are received. If fees are being deducted from your account, the full amount of the transactions are received.	hold harmless and without liability the Custodian and/or Administrator has authority to agree to ar Direction Letter is found to be illegal, invalid, void which shall remain in full force and elect. I declar is true, correct and complete.	and/or Administrator of my account under the foregoing nything different than my foregoing understandings of Custon or unenforceable, such provision shall be severed and sure that I have examined this document, including accompa	hold harmless provision. I understand that no one at Custodian stodian's and/or Administrator's policy. If any provision of this Sell ich illegality or invalidity shall not affect the remaining provisions, anying information, and to the best of my knowledge and belief, it

plus fees must be available before your transaction can be processed.

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 one 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.