

Sell Direction Letter

Date Stamp (Office use only) Rev. 9/19/14

Secured or Unsecured Note

This is a fillable PDF form. To complete the form, click in an area and type.

Account Owner Information (As it appears on your account application)						
Legal Name:			Vantage Account #:			
	First, Middle, Last HORIZE AND DIRECT ADMINISTI					
Secured Note						
	(s):					
	SS Describe the asset here. Provide the full physica					
- Paragrama	r,		· · · · · · · · · · · · · · · · · · ·			
Escrow/Title/Att	torney(s) names, phones, and fax numbers					
Unsecured Note						
Borrower(s) Name	(s):					
Asset Transaction						
Is This A Full or Par	tial Sale of Asset? O Full O Parti	al Percen t	t of Ownership:	% Amount:		
Transaction Fee	es					
How Would You Lil	ke To Pay The Transaction Fees?					
O Vantage Account	O Check (Made payable to Vantage)	O Visa	Омс	O Discover	O AMEX	
Name On Card:						
Billing Address:						
City:			State:	Zip:		
Prior to sale completion, all transaction documents must be notated "Read and Approved" with your signature and date.						
Vantage Retirement Plans, L.L.C. ("Administrapplication (the "Account Application"). The	ator") performs recordkeeping and administration duties in connection with Acterms and conditions of this document are incorporated into the Account Applica	ccount Owner's self-directed ation, and the terms and cond	retirement account (the "Account") on beh ditions of the Account Application are incor	nalf of the custodian ("Custodian") as set fo porated herein.	rth in Account Owner's account	
I, the undersigned Account Owner, understand that my Account is self-directed and that Administrator and Custodian will not conduct any investigation or due diligence or review the merits, legitimacy, appropriateness, security, and/or suitability of any investment. I acknowledge that I have not requested that Administrator or Custodian provide, and Administrator and Custodian have not 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 and all other investigation that a reasonably prudent investor would undertake prior to making any investment, including, but not limited to, title and lien searches. I understand that neither Administrator nor Custodian determine whether any investment is acceptable under the Employee Retirement Income Securities Act ("ERISA"), the Internal Revenue Code ("IRC"), or any applicable federal, state, or local law, including securities laws. I understand that it is my responsibility to review any investments for all investment risks and to ensure compliance with these requirements.						
I understand and agree that neither Administrator nor Custodian is a "fiduciary" to me or for my Account and/or my investment as such term is defined in the IRC, ERISA, and/or any applicable federal, state, or local law. I agree to release, indemnify, defend, and hold Administrator and Custodian harmless from any claims, including, but not limited to, cations, 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 that an investment is not prudent, proper, diversified, properly secured, or otherwise in compliance with the IRC, ERISA, and/or any other applicable federal, state, or local law, or any taim related to incomplete or incorrect information provided in this Sell Direction Letter. In the event of a claim by any party related to my account and/or investment wherein Administrator or Custodian is named as a party, Administrator and Custodian dave the full and unequivocal right, at their sole discretion, to select their own attorneys to represent them and to deduct from my Account amounts sufficient to pay for any costs and expenses incurred by Administrator or Custodian in connection with such claims and/or litigation, including, but not limited to, all attorneys' fees and costs, and internal costs (collectively, "Litigation Costs"). If there are insufficient funds in my Account to fully reimburse Administrator and Custodian for all Litigation Costs incurred by Administrator and/or Custodian, upon demand by Administrator and/or Custodian, I will promptly reimburse Administrator and Custodian the outstanding balance of the Litigation Costs. I fl fail to promptly reimburse the Litigation Costs, Administrator and Custodian have the full and unequivocal right to freeze my assets, liquidate my assets, and/or initiate legal action to obtain full reimbursement of the Litigation Costs. I also understand and agree that Administrator and Custodian are not required to take any action should there be any defa						
foregoing hold harmless provision. Lundersta	saction as specified above. I confirm that the decision to sell this asset is in accord nd that no person affiliated with Administrator or Custodian has any authority to or invalidity does not affect the remaining provisions, which remain in full force rs. I declare that I have examined this document, including all accompanying inf	agree to anything different t	han as set forth herein. If any provision of t	his Sell Direction Letter is found to be illegal.	invalid, void, or unenforceable.	

Account Owner's Signature: ______Date: _____

Unless otherwise requested, I understand that any original documents indicating my ownership of this asset will be destroyed by Vantage. I understand that all terms and conditions set forth in my Account Application and other documents from Administrator remain in full force and effect.