

Sell Direction Letter

Real Estate

Date Stamp (Office use only) Rev. 4/9/14

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

Account Owner I	I nformation (As it appears on your ac	ccount applic	ution)			
Legal Name:	Al Name: First, Middle, Last			Vantage Account #:		
	First, Middle, Last IORIZE AND DIRECT ADMINISTR					
	SS Describe the asset here. Provide the full physics				ccocni.	
Troperty Address	Describe the asset here. Provide the full physic	ai address wille	n appears on the current dee	u or tax records.		
E/T*1-/A1						
names, phones, and fax num	torney(s) Entity(ies) responsible for closing abers.	g the transactio	n between account and the B	uyer. If multiple entities, plea	ise include all	
Real Estate Asset	t Transaction Details					
Contract Sale Price: \$			Is This A Carry Bac	ck? O Yes O No BDL Secured / Unsecured No	to.	
Is This A Full or Part	ial Sale of Asset? O Full O Partia	ıl		hip:		
Transaction Fee	S					
How Would You Like	e Us To Pay The Transaction Fees?					
O Vantage Account	O Check (Made payable to Vantage)	O Visa	Омс	O Discover	O AMEX	
Name On Card: _						
Card Number:			Exp.:	CVC:		
City:			State:	Zip:		
Prior to sale con your signature a	npletion, all transaction docund date. (Example: HUD, Prelimina	ments m ry Title Rep	ust be notated "l orts, etc)	Read and Approv	ved" with	
	istrator") performs recordkeeping and administration duties in connec he "Account Application"). The terms and conditions of this document					
l, the undersigned Account Owner, under suitability of any investment. I acknowle Direction Letter. Lunderstand that it is lien searches. Lunderstand that neither A federal, state, or local law, including secu	stand that my Account is self-directed and that Administrator and Cu dge that I have not requested that Administrator or Custodian provida y responsibility to conduct all due diligence and all other investigatio dministrator nor Custodian determine whether any investment is acc rities laws. I understand that it is my responsibility to review any inves	stodian will not conc e, and Administrator n that a reasonably p eptable under the Er stments for all invest	luct any investigation or due diligence and Custodian have not provided, any a rudent investor would undertake prior poloyee Retirement Income Securities ment risks and to ensure compliance w	or review the merits, legitimacy, appro Idvice with respect to the investment di to making any investment, including, l Act ("FRISA"), the Internal Revenue Cod ith these requirements.	oriateness, security, and/or rective set forth in this Sell out not limited to, title and e ("IRC"), or any applicable	
I understand and agree that neither Adm indemnify, defend, and hold Administrat investment, including, but not limited to,	inistrator nor Custodian is a "fiduciary" to me or for my Account and/c tor and Custodian harmless from any claims, including, but not limit claims that an investment is not prudent, proper, diversified, properly	or my investment as s ted to, actions, liabil y secured, or otherwi	uch term is defined in the IRC, ERISA, a ties, losses, penalties, fines and/or cla se in compliance with the IRC, ERISA, a	nd/or any applicable federal, state, or l ims by others, arising out of this Sell E nd/or any other applicable federal, stat	ocal law. I agree to release Direction Letter and/or this e, or local law, or any claim	
related to incomplete or incorrect inform and Custodian have the full and unequiv or Custodian in connection with such cla Administrator and Custodian for all Litig Litigation Costs. If I fail to promptly reiml Litigation Costs. I also understand and aq	inistrator nor Custodian is a "fiduciary" to me or for my Account and/o tor and Custodian harmless from any claims, including, but not limi claims that an investment is not prudent, proper, diversified, properhation provided in this Sell Direction Letter. In the event of a claim by ocal right, at their sole discretion, to select their own attorneys to re- just and/or litigation, including, but not limited to, all attorneys fees ation Costs incurred by Administrator and/or Custodian, upon deman burse the Litigation Costs, Administrator and Custodian have the full a ree that Administrator and Custodian are not required to take any acti	y any party related to present them and to s and costs, and inter d by Administrator a and unequivocal righ on should there be a	o my account and/or investment wher deduct from my Account amounts suff nal costs (collectively, "Litigation Costs nd/or Custodian, I will promptly reimb t to freeze my assets, liquidate my asse ny default with reqard to any investmen	ein Administrator or Custodian is name cicent to pay for any costs and expense; "). If there are insufficient funds in my urse Administrator and Custodian the ts, and/or initiate legal action to obtair it.	as a party, Administrator, incurred by Administrator Account to fully reimburse outstanding balance of the full reimbursement of the	
I am directing Administrator to fund this for all investment risks under the foregoir Direction Letter is found to be illegal, invaletter, the terms Administrator and Custa and to the best of my knowledae and beli	ransaction as specified above. I confirm that the decision to sell this as: ig hold harmless provision. I understand that no person affiliated with slid, void, or unenforceable, such provision is severed and such illegalit didain include their agents, assigns, joint ventures, licensees, franchise ief, it is true, correct, and complete.	set is in accordance w Administrator or Cus y or invalidity does n es, affiliates and/or b	th the rules of my Account, and I agree to an ot affect the remaining provisions, whi usiness partners. I declare that I have o	to hold harmless and without liability A ything different than as set forth herein ch remain in full force and effect. For pu examined this document, including all a	dministrator and Custodia . If any provision of this Sel rposes of this Sell Direction ccompanying information	
	original documents indicating my ownership of this asset will be destroyed by Vanta					
Account Owner's Sig	gnature:			Date:		
	(I have read the disclosure above the signatu	ıre line before sig	ning and dating, and agree with	its contents.)	Page 1 of 1	