

Note Payoff Form Secured or Unsecured Note

Date Stamp (Office use only) REV. 5/27/15

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

Account Owner In	formation (As	it appears on your ac	count application	on)		
Legal Name:	Vantage Account #: First, Middle, Last					
				ELL THE BELOW AS	SET FROM MY A	ACCOUNT:
Secured Note						
Borrower(s) Name(s):						
Property Address						
• •						
Escrow/Title/Attor	ney(s) names, ph	ones, and fax numbers.				
Unsecured Note						
Borrower(s) Name(s):						
Asset Transaction						
Is This A Full or Partia	_	Percentage Of		Payment Amoun	t Date Of F	Sinal Payment Applicable)
Payoff of the Asset?	O Partial	Ownership: _	%		(If <i>i</i>	Аррисаble)
Transaction Fees						
How Would You Like T	To Pay The Tran	saction Fees?				
O Vantage Account	•		O Visa	Омс	O Discover	O AMEX
Name On Card:						
Card Number:				Exp.:	CVC:	
Billing Address:						
City:				State:	Zip:	
Prior to sale completio	on, all transaction	n documents must	be notated "	Read and Approved'	' with your signat	ure and date.
Vantage Retirement Plans, L.L.C. ("Administrator") per "Account Application"). The terms and conditions of thi	forms recordkeeping and administrati s document are incorporated into the A	on duties in connection with Account Own	ner's self-directed retirement nditions of the Account Appli	account (the "Account") on behalf of the custod cation are incorporated herein.	lian ("Custodian") as set forth in Accoun	t Owner's account application (the
I, the undersigned Account Owner, understand that my have not requested that Administrator or Custodian p investigation that a reasonably prudent investor would Income Securities Act ("ERISA"), the Internal Revenue C						
Lunderstand and agree that neither Administrator nor Custodian harmless from any claims, including, but not properly secured, or otherwise in compiliance with the investment wherein Administrator or Custodian is nam incurred by Administrator or Custodian in connection where the control of t	Custodian is a "fiduciary" to me or for t limited to, actions, liabilities, losses, IRC, ERISA, and/or any other applicab ed a party, Administrator and Custod ith such claims and/or litigation, inclu r Custodian, upon demand by Adminis	my Account and/or my investment as such penalties, fines and/or claims by others, are le federal, state, or local law, or any claim ian have the full and unequivocal right, at ding, but not limited to, all attorney's fees trator and/or Custodian, I will promptly re disputified and active to the state of the	h term is defined in the IRC, ising out of this Sell Direction related to incomplete or inc their sole discretion, to select and costs, and internal costs imburse Administrator and C	ERISA, and/or any applicable federal, state, or lon Letter and/or this investment, including, but no rorect information provided in this Sell Direction (their own attorneys to represent them and to de (collectively, "Litigation Costs"). If there are insuffusional to the control of the contr	ocal law. I agree to release, indemnify, do tot limited to, claims that an investment in Letter. In the event of a claim by any product from my Account amounts sufficier ficient funds in my Account to fully reim ion Costs. If I fail to promptly reimburse creates and Guerdians.	efend, and hold Administrator and is not prudent, proper, diversified barty related to my account and/o it to pay for any costs and expense burse Administrator and Custodial the Litigation Costs, Administrator and Litigation Costs, Administrator
and Lustodian have the full and unequivocal right to fre default with regard to any investment. I am directing Administrator to fund this transaction as harmless provision. I understand that no person affiliat such illegality or invalidity does not affect the remainin I declare that I have examined this document, including						
I declare that I have examined this document, including Unless otherwise requested, I understand that any origi						

(I have read the disclosure above the signature line before signing and dating, and agree with its contents.)

Account Owner's Signature:

NOTE: All outstanding transaction, termination, and administrative fees will apply.