

Sell Direction Letter

Date Stamp (Office use only) Rev. 2/21/2022

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

Account Owner Info	rmation (As it appears on you	r account application)					
Legal Name:	Vantage Account #:						
	E AND DIRECT ADMINIST						
Alternative Investme	ent Information						
Private Entity Sale:							
O Limited Liability Comp	oany (LLC) O Limited	Partnership (L	P) O Privato	e Stock	O C-Corporation		
O Non-Traded Real Estat	e Investment Trust (Non-	Traded REIT)	Other:_				
Entity Name:	Share Class:						
Total Sale Price: \$	Percentage of Ownership:						
Total Number of Shares /	Units To Be Sold: Sale Price Per Share / Unit: \$						
Is this a Full or Partial Sal	e/Payoff of the Asset?	O Full	O Partial				
Direct Real Estate Prope	erty Sale:						
O Direct Real Estate Prop	perty						
Property Address:	Buyer Name:						
Contract Sale Price: \$	Percentage of Ownership						
Is this a Full or Partial Sal	e of the Asset? O F	ull O Partia	al				
Debt Investment Payoff	/ Sale:						
O Convertible Note	Convertible Note O Unsecured Note O Debenture						
O Secured Note	O Other:						
Borrower Name:	Date of Final Payment:						
Principal Amount: \$	(If Applicable) Earnings Amount: \$						
Is this a Full or Partial Sal	e/Payoff of the Asset?	O Full	O Partial				
Secured Note Only:							
O Real Estate - Property Address:		City:		State:	Zip:		
O Vehicle/Mobile Home	- VIN #						
O Other - Description:							

Investment C	ontact Information (If mul	tiple contacts, please include all	information within the Spec	rial Instructions b	pelow)		
Type of Contact:	O Asset Sponsor/Manager	O Escrow/Title/Attor	rney(s) O Loan	Servicer	O Borrower		
Contact Name:	Company:						
Address:		City:	State:	Zip: _			
Transaction F	Pees (All fees due at time of transaction.	If no indication is made, fees will	be deducted from your un-ir	wested cash balar	ace, if		
	ee is inadequate, the transaction will not be	•					
O Vantage Account	ike to Pay the Transaction Fee		○ Discover		O AMEX		
	Visa	O MC	_		OAMEA		
Special Instru							
Special Histro	actions						
	mpletion, all transaction de te. (Example: Subscription documents, re			pproved" w	ith your		
(the "Account") on behalf of this document are inco	s, L.L.C. ("Administrator") performs reco of the custodian ("Custodian") as set fortl rporated into the Account Application, an	h in Account Owner's account ap d the terms and conditions of the	plication (the "Account Apple Account Application are inc	lication"). The ter corporated herein	ms and conditions		
due diligence or review t Administrator or Custodia Direction Letter. I undersi prior to making any inves any investment is accepta	ant Owner, understand that my Account the merits, legitimacy, appropriateness, an provide, and Administrator and Custo tand that it is my responsibility to conduc- stment, including, but not limited to, title ble under the Employee Retirement Incon- curities laws. I understand that it is my r	security, and/or suitability of a dian have not provided, any adve t all due diligence and all other in and lien searches. I understand me Securities Act ("ERISA"), the	ny investment. I acknowled ice with respect to the inves vestigation that a reasonable that neither Administrator Internal Revenue Code ("IR	dge that I have r tment directive so y prudent investo nor Custodian do C"), or any applic	not requested that et forth in this Sell r would undertake etermines whether able federal, state,		
I understand and agree th ERISA, and/or any applicincluding, but not limited including, but not limited or any other applicable feaclaim by any party relate and unequivocal right, at and expenses incurred by and internal costs (collect Costs incurred by Adminioutstanding balance of the freeze my assets, liquidate	at neither Administrator nor Custodian is cable federal, state, or local law. I agree to to, actions, liabilities, losses, penalties, to, claims that an investment is not prudderal, state, or local law, or any claim related to my account and/or investment whe their sole discretion, to select their own at Administrator or Custodian in connectively, "Litigation Costs"). If there are insistrator and/or Custodian, upon demand le Litigation Costs. If I fail to promptly reion my assets, and/or initiate legal action to quired to take any action should there be a	o release, indemnify, defend, and fines and/or claims by others, a ent, proper, diversified, properly ated to incomplete or incorrect in rein Administrator or Custodian torneys to represent them and to on with such claims and/or litiga ufficient funds in my Account to by Administrator and/or Custodi mburse the Litigation Costs, Adnobtain full reimbursement of the	I hold Administrator and Curising out of this Sell Direct secured, or otherwise in conformation provided in this sit is named as a party, Admin deduct from my Account an tion, including, but not limit fully reimburse Administrator, I will promptly reimbursinistrator and Custodian ha Litigation Costs. I also under	ustodian harmless tion Letter and/o npliance with the Sell Direction Letti istrator and Custon nounts sufficient t ted to, all attorne tor and Custodia se Administrator ave the full and un	s from any claims, or this investment, IRC, ERISA, and/ter. In the event of odian have the full op pay for any costs eys' fees and costs, or for all Litigation and Custodian the nequivocal right to		
Account, and I agree to h understand that no perso this Sell Direction Letter is provisions, which remain ventures, licensees, franch	ator to complete this transaction as speciold harmless and without liability Admin affiliated with Administrator or Custods found to be illegal, invalid, void, or unenin full force and effect. For purposes of thinisees, affiliates and/or business partners and belief, it is true, correct, and complet	nistrator and Custodian for all in ian has any authority to agree to aforceable, such provision is seven as Sell Direction Letter, the terms as I declare that I have examined	evestment risks under the for anything different than as red and such illegality or inv. Administrator and Custodia	oregoing hold har set forth herein. I alidity does not af n include their ag	mless provision. If If any provision of fect the remaining ents, assigns, joint		
that all terms and condit Transactions with insuffic	sted, I understand that any original doctions set forth in my Account Application cient funds will not be processed until super the available before your transaction ca	on and other documents from A fficient funds are received. If fee	Administrator remain in fu	ll force and effec	et.		
Account Owner's S	Signatura.		Data	•			

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





Sell Direction Letter



When To Use This Letter

If you are selling Private Entities (including LLC, LP, and C-Corp Investments), Nontraded REIT Investments, Direct Real Estate Properties, Convertible Notes, Unsecured Notes, and Secured Notes.

Documents to Complete & Submit

Direct Real Estate Property

- ☐ Closing documents "Read and Approved" by Account Owner
- ☐ Satisfaction of Payment and/or Deed of Release & Reconveyance

Secured Promissory Note

- ☐ Closing documents "Read and Approved" by Account Owner
- ☐ Satisfaction of Payment and/or Deed of Release & Reconveyance

Submission Options

Online: VantageIRAs.com

Mail: Vantage Retirement Plans, LLC

8742 E. Via de Commercio Scottsdale, AZ 85258

Fax: 480.306.8408

Email: Info@VantageIRAs.com

Processing Times

Vantage will process your transaction within two business days once all documentation is received in good order.

Helpful Tips

Assets will remain on the books for partial sales and the value will be adjusted to reflect the partial sale.

Full sale assets will be removed from the account once the funds from the sale have been received.

Transactions must not involve disqualified parties as referenced in Internal Revenue Code §4975.

Some transactions may generate Unrelated Business Income Tax (UBIT). Vantage encourages account holders to consult with the asset sponsor/manager or a tax professional to discuss the potential for UBIT

Need Help? Call **866.459.4580** and an Investment Transaction Specialist will assist you.