

DIRECTION OF INVESTMENT

Precious Metals Accounts

O Horizon Trust Correspondence, PO BOX 27068, Newark NJ 07101

In order to process your investment in a timely manner, please ensure to complete all of the following form fields. Failure to complete the following form fields properly may cause delays in the processing of your investment.

Prior to processing your investment instructions, please verify that the issuer or sponsor of your investment has provided Horizon with all required materials and forms. If the sponsor has not provided the correct information, your investment instructions may be delayed.

PART 1.	ACCOUNT OV	VNER INFORM	MATION					
First Name	9 :	M.I.:	Last Nar	ne:		Account	#:	
Last 4 SSN Digits:		Date of Birth: (MM/DD/YYYY)		Email Address:				
PART 2.	DEPOSITORY	INFORMATION	N					
Initials	and cannot be held in any damages that ma	responsible for the a ay incur with respect zon Trust Company r	actions of this to the deposite eserves the righ	depository and I he ory and any activitie	reby release and s or lack of activi	hold the Cities on the	hat the Custodian is not ustodian harmless from part of said depository. I ccount in order to satisfy	
	Delaware De 3601 North Ma Wilmington, D	arket Street E 19802	1009 Indu Boulder (City, NV 89005	50 CR 3		Metals Depository	
PART 3.	PRECIOUS ME	ess selected must m						
Initials	asset name or descr	ription, price per uning the purchase, sh	t, total purchas nipping, and ha	e price, the name a andling of the inves	nd complete add	dress of the	ee, quantity, metal type, payee, and any special and the Custodian may	
Dealer Nar	me:			Dealer Represe	ntative Name:			
Address:				City:		State:	Zip:	
Email:				Phone:		Fax:		

PART 4. FUNDING PAYMENT INSTRUCTIONS

I elect to wire the asset purchase funds to the dealer listed above via the following wire information. I acknowledge that all accounts are required to maintain a minimum cash balance of \$500 or have an authorized credit card on file. If my request would drop my balance below this amount without an authorized credit card on file, my request may not be processed.

Initials	may not be processed.				
Bank Name:			Phone:		
Bank Add	lress:	City:		State:	Zip:
Wiring Account #:		ABA (Routing) #:			
Initials	I authorize the Custodian to accept the completion above. Incomplete instructions will delay payment fo			•	ous metals dealer listed
	I understand that the precious metals purchased may by the depository selected above and the final display	,			

PART 5. DIRECTION OF INVESTMENT DISCLOSURE

Initials

- Accountholder Warranties. As an accountholder of a Self-Directed Retirement Account, I warrant the following:
 - a. I warrant that I have properly titled any asset held by my retirement account;
 - b. I warrant that any individuals and/or entities associated with this investment does not constitute a "disqualified person" as defined by 4975(e)(2);
 - c. I warrant that I will not store metals outside of an authorized depository(e.g. personal home, unlicensed storage facility);
 - d. I acknowledge that the fair market value (FMV) of the metals purchased will be updated based on the values reported from the depository. These values may not reflect the purchase price and may be reduced based on the spread listed on the invoice.
 - e. I acknowledge that metals sent to Delaware Depository and Texas Precious Metals Depository (TPMD) will be held in a commingled account and tracked separately under the client's Horizon Trust account unless otherwise specified in the invoice. Segregated storage is available only for metals held with Texas Precious Metals Depository (TPMD), and additional fees may apply.
 - f. I warrant that my retirement account has invested in an asset that complies with all applicable federal and/or state requirements;
 - g. I warrant that I have provided all documentation associated with the Direction of Investment form and accept all risk that may be associated with the asset I have chosen; and
 - h. I understand that Horizon Trust Company does not insure the investments made by my retirement account.
- 2. Neither the Custodian nor any employee or agent of the Custodian has selected nor recommended any investment for me: and neither the Custodian, nor any employee or agent of the Custodian has acted as a broker-dealer or salesperson in completing any purchase or sale of an investment of a security from me, except where the Custodian may purchase or sell a publicly held security on my behalf, at my own direction through its affiliate that receives a commission for such a transaction.
- 3. The Custodian is neither an agent or representative of any investment program or other entity in which or with which I may invest, and any salesperson, promoter, financial advisor, broker or other party involved in the purchase or sale of my investment shall be considered my own agent and representative and not the agent or representative of the Custodian. The Custodian will have no duty or responsibility to investigate or make recommendations as to my choice of agent. The Custodian shall not be responsible for or bound by any representations, warranties, statements or commitments made by such party.

- 4. The Custodian is acting solely as a passive the Custodian to hold IRA assets and in no other capacity; an affiliate may receive a commission in connection with the unsolicited purchase or sale of a publicly traded security. The Custodian will have no responsibility to question any investment directions given by me or any appointed financial representative. I further understand that the Custodian does not compensate nor receive compensation from the undersigned chosen representative.
- 5. The Custodian shall be under no obligation or duty to investigate, analyze, monitor, verify title to or otherwise evaluate any investment contemplated herein, or to obtain or maintain insurance coverage (whether liability, property or otherwise) with respect to any assets or investment purchase by me. The Custodian shall not be responsible to take any action should there be any default with regard to this investment.
- 6. It is not the responsibility of the Custodian to review the prudence, merits, viability or suitability of any investment made by me or to determine whether the investment is acceptable under ERISA, the Internal Revenue Code or any other applicable law. I understand that certain transactions are prohibited in individual retirement accounts and qualified retirement plans under Section 4975 of the Internal Revenue Code. I further understand that the determination of a prohibited transaction depends on the facts and circumstances that surround the particular transaction.
- 7. The Custodian will make no determination as to whether my investment is prohibited. I further understand that should my IRA engage in a prohibited transaction, my account will incur a taxable distribution as well as possible penalties.
- 8. I represent to the Custodian that I have consulted with my own legal and accounting advisors to ensure that my investment does not constitute a prohibited transaction and that my investment complies with all applicable federal and state laws, regulations and requirements including without limitation that the offering entity or individual is not a disqualified person under IRC 4975 (e)(2).
- 9. In the event any investment for my retirement account produces taxable income (unrelated or debt financed) pursuant to IRC 511-514. I agree to prepare or have prepared for me, the required 990T tax form along with a Bill Pay Form authorizing the Custodian to pay taxes from my account. Forms need to be submitted to the Initials Custodian for filing five (5) days prior to the date which they are due.
- 10. The Custodian does not provide legal or tax services or advice with respect to my investment; and the undersigned releases and indemnifies, and agrees to hold harmless and defend the Custodian in the event that my investment or sale of assets pursuant to the Direction of Investment violates any federal or state law or regulation or otherwise results in a disqualification, penalty, fine or tax imposed upon the IRA, the Custodian, or the undersigned.
- 11. The Custodian shall be fully protected in acting upon any instrument, certificate or paper believed to be genuine and to be signed or presented by the proper person or persons whether or not by facsimile or other copy, and the Custodian shall be under no duty to make any investigation or inquiry as to any statement contained in any such writing, but may accept the same as conclusive evidence of the truth and accuracy of the statements therein contained.
- 12. The undersigned represents to the Custodian that if any investment is a "security" under applicable federal or state securities laws, such investment has been registered or is exempt from registration under federal and state securities laws and the undersigned releases and waives all claims against the Custodian for its role in carrying out the instructions of the undersigned with respect to such investment. The undersigned acknowledges that the foregoing representation is being relied upon by the Custodian in accepting the undersigned's Direction of Investment and agrees to indemnify the Custodian with respect to all costs, expenses (including attorney's fees), fines, penalties, liabilities, damages, actions, judgments and claims arising out of such investment and/or breach of the foregoing representation.
- 13. The undersigned authorizes and directs the Custodian to execute and deliver, on behalf of my IRA, any and all documents delivered to the Custodian in connection with my investment and the Custodian shall have no responsibility to verify or determine that any such documents are complete, accurate or constitute necessary to comply with this Direction to Invest form.
- 14. The Custodian shall only be responsible to comply with those investment directions given by the undersigned to purchase, retain and/or sell assets attainable by the Custodian on a recognizable change or otherwise, including, without limitation, bank deposits, real property, promissory notes and other indebtedness, mortgages, viaticals, securities, interests in partnerships and limited liability companies, accounts receivable, security interests, etc.; provided in each case that the investment may be obtained by the Custodian and is compatible with its administrative and operational requirements and framework, as determined by the Custodian, in its sole discretion.
- 15. The undersigned agrees that any documents sent to the undersigned by the Custodian in connection with my investment shall be deemed approved by the undersigned, unless written notice to the contrary is received by the Custodian within five (5) days after delivery of such documents by the Custodian.
- 16. The Custodian shall have no duty or responsibility to disburse any payment for any investment without any express direction. I agree to furnish the Custodian with payment instructions utilizing the Custodian's Direction to Invest Form. The Custodian will also have the right not to process any transaction/investment in which it deems to be beyond the scope of its administrative capabilities or expertise.
- 17. The Custodian shall use reasonable efforts to acquire or sell investments in accordance with the directions of the undersigned within a reasonable period of time after the Custodian has received an investment direction and the Custodian shall make reasonable efforts to notify the undersigned if the Custodian is unable or unwilling to comply with an investment direction. The Custodian shall, subject to the foregoing, remit funds as directed, but has no responsibility to verify with the asset that such funds have been invested to purchase or acquire the asset selected by me.

- 18. The undersigned consents to the Fee Schedule of the Custodian as in effect, may be modified from time to time.
- 19. The undersigned understands that valuations of illiquid assets (assets that are not traded on a public exchange) are generally reported at cost, or values provided to us by issuers, program sponsors, IRA owners or estimates of value. These values are only for guidance or reporting purposes and should not be deemed an accurate representation of true market value of the asset. Where no readily available market information exists, assets may be designated "not available".
- 20. Any suit filed against the Custodian arising out of or in connection with its role as the Custodian of the undersigned's IRA shall only be initiated in the courts of Bernalillo County, New Mexico; and the undersigned agrees to submit to such jurisdiction.
- 21. The undersigned agrees to reimburse or advance to the Custodian, on demand, all legal fees, expenses, costs, fines and penalties incurred or to be incurred in connection with the defense, contest or prosecution of any claim made, threatened or asserted pertaining to the undersigned's investment through the Custodian, including without limitation, claims asserted by the undersigned, any state or federal regulatory authority or self-regulatory organization.
- 22. The undersigned releases and indemnifies, holds harmless and defends the Custodian from any and all claims, damages, liability, actions, costs, expenses (including, without limitation, attorney's fees) and responsibility for any loss resulting to the IRA, the undersigned or to any beneficiary or incurred by the Custodian, in connection with or by reason of any sale or investment made or other action taken (or omitted to be taken) pursuant to and/or in connection with the above Direction.
- 23. Our trust company is in full concert with the SEC news alert. As a member of RITA, Horizon Trust Company is working through the Association to develop more efficient inter-agency and Association communications regarding suspicious activities. Horizon is also developing investor awareness forms and web-based information that will be made available to our customers and prospects to help them avoid any fraudulent investment sponsors. You will find this at http://www.ritaus.org/ and http://www.nasaa.org.
- 24. Horizon Trust Company strongly advises you to research the background and track record of any asset sponsor you may decide to invest with. Avoid any extraordinary claims for investment returns, especially in today's depressed markets. If anyone suggests that Horizon or the IRS has "approved" their investment, decline their offering, as neither Horizon nor the IRS ever approves investments. Take advantage of the information on the regulatory agency's web-sites for other "red flags" that may be indicative of fraud, or call us if you think there may be suspicious activity associated with an asset you currently hold. Horizon has developed a collaborative relationship with industry regulators and can communicate legitimate concerns you may have. Our trust company is committed to cooperating with regulators in their effort to mitigate or eliminate fraud, and Horizon wants to help you protect your retirement savings.

PART 6. ACCOUNT OWNER AUTHORIZATION

I understand that this is a self-directed account, meaning I am solely responsible for the selection, due diligence, (including comparing purchase prices to spot or fair market values), management, review, retention, and liabilities of all investments. I am also responsible for the accuracy of the instructions provided to the Custodian or Administrator to execute those investments. I acknowledge that the Custodian and Administrator are not fiduciaries and do not provide investment, tax, or legal advice. I hereby direct the passive Custodian to carry out the transaction for my account in accordance with my investment directions. I have read and received all relevant information related to the investment in the Direction of Investment (DOI).

Signature of Account Owner:	Account Owner Name: (Print or Type)	Date: (MM/DD/YYYY)