Premiere Select® IRA

Application Instructions

IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW ACCOUNT

USA PATRIOT Act Notice: To help the government fight the funding of terrorism and money laundering, federal law and contractual obligations between your Broker/Dealer and us require us to obtain your name, date of birth, address and a government-issued ID number before opening your account, and to verify the information. In certain circumstances, we may obtain and verify comparable information for any person authorized to make transactions in an account or beneficial owners of certain entities. Additional documentation is required for certain entities, such as trusts, estates, corporations, partnerships and other organizations. Your account may be restricted if we or your Broker/Dealer cannot obtain and verify this information. We or your Broker/Dealer will not be responsible for any losses or damages (including, but not limited to, lost opportunities) that may result if your account is restricted or closed.

Your Broker/Dealer will provide the IRA Account Number.

1. Registration/IRA Type

Choose the IRA type you wish to establish. Be sure to indicate only one IRA type (Traditional, Roth, Rollover, SEP IRA, IRA Beneficiary Distribution Account (IRA BDA), or Roth IRA Beneficiary Distribution Account (Roth IRA BDA). The Premiere Select Traditional, Rollover, SEP IRA and IRA BDA terms and conditions are included in the Premiere Select IRA Custodial Agreement and Disclosure Statement, IRA Application and Customer Agreement. The Premiere Select Roth IRA and Roth IRA BDA terms and conditions are included in the Premiere Select Roth IRA Custodial Agreement and Disclosure Statement, IRA Application and Customer Agreement. Be sure to read the applicable documents carefully before signing the Application.

- If you are establishing a Premiere Select IRA for a minor, check the box to indicate that the account owner is a minor.
- If you are directly rolling over inherited assets from an employer-sponsored retirement plan to an IRA BDA for the benefit of a qualified Trust, check the appropriate box to certify that you are the Trustee of the Trust and the Trust is a qualifying non-spouse beneficiary for the purpose of Section 402(c) of the Internal Revenue Code and is therefore eligible to directly roll assets from an employer-sponsored retirement plan to an IRA BDA. Consult your tax advisor with any questions regarding this election.

Note

- If you are transferring an existing IRA from another institution to a Premiere Select IRA (Trustee-to-Trustee transfer) choose the same IRA type as the existing IRA. You must choose "Transfer of Assets" as the Type of Contribution in Section 8 of the Application. See the instructions for Section 8 below for more information on a Transfer of Assets.
- If you are transferring or rolling over an existing Roth IRA to a Premiere Select Roth IRA, you need to keep track of your Five-Year Aging Date. In general, the Five-Year Aging Date is January 1 of the year for which your first Roth IRA contribution is made or, if earlier, January 1 of the year in which your first conversion contribution is made. Each conversion contribution receives its own Five-Year Aging Date for purposes of determining if distributions are tax-free and penalty-free. The Five-Year Aging Date determines the holding period for tax-free distributions.
- If you are **converting** an IRA (other than a Roth IRA) from another institution to a Premiere Select Roth IRA, you must first transfer the IRA assets to the same type of Premiere Select IRA (Trustee-to-Trustee transfer), and then convert the Premiere Select IRA assets to a Premiere Select Roth IRA. If you want to **fully** convert the Premiere Select IRA, you will only need to complete one **Premiere Select IRA Application** to establish both IRAs. You must choose "Roth IRA" as

- the IRA Type and "Roth Conversion" as the Type of Contribution in Section 8 of the Application. Upon the full conversion of the assets from the Premiere Select IRA to the Premiere Select Roth IRA, the Premiere Select IRA will be closed. See the instructions for Section 8 below for more information.
- Choose "Rollover" as the IRA type on the Premiere Select IRA
 Application if you wish to segregate IRA assets that are eligible to
 be rolled into an employer-sponsored retirement plan from other IRA
 assets that you have. You should not choose "Rollover" as the IRA
 type if your IRA contains any assets, including non-deductible annual
 contributions, that are not eligible to be rolled into an employer sponsored plan in the future.

2. IRA Owner

Complete this entire section by providing your Personal Information and your Employer Information and Affiliations. If any information is missing from this section of the Application, the IRA **cannot** be established. Print your date of birth neatly in block numbers, using four digits to indicate your year of birth (e.g., "1960" if you were born in 1960).

If you are establishing an IRA BDA or Roth IRA BDA (together with IRA BDA hereafter referred to as "IRA BDA"), provide information for the beneficiary who has inherited the IRA and also complete Section 3.

If the account owner is a minor:

- Provide the minor's name and write the word "Minor" after his or her name.
- Provide the minor's Social Security number, date of birth, and address information.
- In Section 5, you must provide the required information for the UGMA/UTMA Custodian authorized to act on behalf of the minor.

3. IRA Beneficiary Distribution Account Information

Complete this section ONLY if you are establishing an IRA/Roth IRA Beneficiary Distribution Account (IRA BDA). Provide the Original Depositor Information and indicate how the IRA BDA is being funded. You must also indicate the type of IRA BDA registration that is being established. If the IRA BDA is being established for an entity or a trust complete section 4. Note the additional paperwork requirements listed in this section of the application for each type of IRA BDA being established. Consult your investment representative if you have any questions.

4. Estate/Entity/Trust Information

Complete this section ONLY if you are establishing an IRA/Roth IRA Beneficiary Distribution Account (IRA BDA) AND the account is being established for an estate, entity, or trust. **Note the additional paperwork requirements listed in this section. Consult your investment representative if you have any questions.**

5. Custodian/Guardian/Conservator or Additional Authorized Individual/Trustee Information

Complete this section to provide information for the Custodian of a minor named in Section 2 OR to provide Authorized Individual/ Trustee information for an IRA BDA that is in addition to an Authorized Individual/Trustee named in Section 2. If there are more than two Authorized Individuals/Trustees, attach a separate piece of paper with their names and required information along with a signature for each.

6. Suitability

The financial information you provide in this section will help your investment representative to determine the suitability of the investment(s) you wish to make. Complete all sections.

7. Account Characteristics

- Indicate how you would like the dividends, interest, and capital gains earnings on your IRA to be handled.
- Indicate the name and applicable symbol of the core account investment vehicle you have selected to hold assets of your IRA pending other investment instructions. Consult with your Broker/ Dealer for a list of available core account investment vehicles and their symbols.
- Ensure that you have read the money market mutual fund prospectus or bank sweep disclosure document as applicable, before making a decision on the appropriate core account investment vehicle. Indicating no choice will be considered your authorization for your Broker/Dealer to use your Broker/Dealer's default option as the core account investment vehicle. In either case your Broker/Dealer will have provided the prospectus for the specific mutual fund or the disclosure document for the bank sweep product that will describe the product in detail. Core account investment vehicles may have different rates of return and different terms and conditions, such as FDIC insurance or SIPC protection. Your Broker/Dealer may not have considered these differences when deciding to make this core account investment vehicle available to you.
- **Duplicate Information** Complete this section to request that duplicate trade confirmations and/or statements be sent to a third party that you provide.
- Options Agreement Before your account can be approved for options trading, you must submit an Options Application, which is available from your investment representative. Note that Premiere Select IRA accounts are only eligible for certain options trading. For more information, consult your investment representative.
- eDelivery Paper delivery of account statements, trade confirmations and/or eligible letters can be suppressed and a reminder delivered to you electronically when they are ready to be viewed online. Select this option to indicate your interest in this optional feature. A follow-up email will be sent to you with instructions on how to complete the enrollment process online.
- Annual Maintenance Fee Payment Instructions Complete
 this section to establish instructions for paying the annual
 maintenance fee for your Premiere Select IRA. Choose one of the
 following payment methods: Core Account Deduction, Journal,
 Electronic Funds Transfer (EFT) or Intra-Bank Payment (IBP). If
 choosing EFT or IBP, ensure you have completed the Premiere
 Select Standing Payment Instructions form to establish these
 instructions. Note: If selecting Intra-Bank Payment (IBP) method,
 please confirm availability with your Broker-Dealer.

8. IRA Contribution Information — not applicable to IRA BDAs

Indicate the type of contribution you are making to your IRA. For more information on contribution limits, refer to the **Premiere Select IRA Contribution Guide** included in this kit.

Annual — Check this box if you are making a current year or prior year annual contribution to your IRA. You must specify the contribution amount and the tax year of the contribution. (You should also indicate the tax year of the contribution on your investment check.) If you are making a contribution for more than one tax year, indicate both years and specify the contribution amount applicable to each year. If no tax year is provided, your contribution will be processed as a current-year contribution. Make your annual contribution check payable to **National Financial Services LLC** and be sure to include your Social Security number on your check.

Note: Contributions for the prior tax year must be postmarked no later than the tax filing deadline (generally April 15) for the year for which the contribution relates, excluding extensions.

SEP Employer Contribution — Check this box if you are establishing this IRA to receive employer SEP IRA contributions. The IRA type that you choose in Section 1 of the Application must also be "SEP IRA."

Note: Your employer must establish a Simplified Employee Pension (SEP) Plan prior to submitting employer contributions to your Premiere Select SEP IRA. It is the responsibility of your employer to provide you with a completed and signed copy of the SEP Plan document and any future amendments to the plan.

If you are an employer and you wish to establish a SEP Plan by adopting the IRS Model Form 5305 SEP, your investment representative can provide you with a Premiere Select SEP Kit, which includes the form.

Rollover — Check this box if:

 You are rolling assets over from an employer-sponsored retirement plan to your Premiere Select IRA (either via a Direct Rollover¹ or a 60-day Rollover²).

OF

- You received a distribution from an IRA and wish to roll over all or part of it to your Premiere Select IRA (60-day Rollover²).
- 1 Direct Rollover A direct rollover occurs when a distribution from an employer-sponsored retirement plan is made payable directly to NFS as agent for Fidelity Management Trust Company ("FMTC"), the Custodian of your Premiere Select IRA. Be sure to provide your employer with your Premiere Select IRA account number (provided to you by your Broker/Dealer) and instruct your employer to make the eligible rollover distribution payable to National Financial Services LLC. Also instruct your employer to include your account number and your Social Security number on the check.
- ² **60-Day Rollover** If you received a distribution from an employer sponsored retirement plan or an IRA that was paid directly to you, you generally have 60 days from the date you receive the distribution to roll over the proceeds. Make your rollover contribution check payable to National Financial Services LLC and be sure to include your account number and your Social Security number on the check. You may only make one 60-day IRA rollover per 12-month period. IRA includes Traditional, Roth, Rollover, SEP, and SIMPLE IRAs.

Note

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- A distribution from a Roth IRA can only be rolled over to another Roth IRA.
- Eligible rollover distributions from employer-sponsored retirement plans can generally be rolled back into another employer-sponsored retirement plan in the future. If you roll over ineligible assets to an IRA from an employer-sponsored retirement plan and/or you subsequently make non-deductible annual IRA contributions to the same account, you may irrevocably forfeit your right to roll over any of the IRA assets to an employer-sponsored retirement plan in the future. It is your responsibility to keep track of which assets are eligible for rollover.
- Any amount of a distribution from an employer-sponsored retirement plan or an IRA that is not rolled into another employer-sponsored retirement plan or IRA within 60 days of receipt of the distribution is treated as a taxable distribution in the year distributed and may be subject to the 10% early withdrawal penalty in addition to ordinary income taxes.
- Qualified Rollover Contribution from an Eligible Employer-Sponsored Retirement Plan — Check this box if you are rolling assets directly from an eligible employer-sponsored retirement plan to your Premiere Select Roth IRA.

Distributions from eligible employer-sponsored retirement plans, including 403(b) plans and governmental 457(b) plans, may be rolled over directly to a Roth IRA, subject to the same conversion rules that apply to rollovers from a Traditional IRA to a Roth IRA. A direct rollover occurs when a distribution from an eligible employer-sponsored retirement plan is made payable directly to NFS as agent for FMTC, the Custodian of your Premiere Select Roth IRA. Be sure to provide your employer with your Premiere Select Roth IRA account number (provided to you by your Broker/Dealer) and instruct your employer to make the eligible rollover distribution payable to **National Financial Services LLC.** Also instruct your employer to include your Premiere Select Roth IRA account number and your Social Security number on the check.

Transfer of Assets — Check this box if you are transferring assets directly from an existing IRA with another institution to your Premiere Select IRA (Trustee-to-Trustee transfer). The Premiere Select IRA type that

you choose in Section 1 of the Application must be the same IRA type that you are transferring. You must also complete the **Transfer of Assets form**, which can be obtained from your investment representative. This form authorizes NFS to request the transfer directly from your current IRA Trustee/Custodian. (Do not check this box if the transfer is being processed to facilitate a conversion from a non-Roth IRA at another institution to a Premiere Select Roth IRA — you must check the Roth Conversion box as explained below.) Make sure to instruct the financial institution to make the check payable to **National Financial Services LLC** and to include your Social Security number and new Premiere Select IRA account number on the check.

Roth Conversion — Check this box if you are converting assets (either directly or within 60 days of receiving a distribution) from an existing Traditional IRA, Rollover IRA, SEP IRA, or SIMPLE IRA* to a Premiere Select Roth IRA. (*SIMPLE IRA assets may only be converted after the expiration of the two-year period beginning on the first day on which contributions were made to the SIMPLE IRA by the participant's employer.)

- If you are converting an existing Premiere Select IRA, you must provide the account number for the existing Premiere Select IRA that you are converting and you must also complete the Premiere Select Roth IRA Conversion form included in this kit.
- If you are converting an IRA held at another institution, you must first initiate a Trustee-to-Trustee transfer to a Premiere Select IRA (registered as the same IRA type currently held). Your Broker/Dealer will provide the converting account number of the Premiere Select IRA that will be established to facilitate the Trustee-to-Trustee transfer.

You will also need to complete the following forms and submit them with this Application to your investment representative:

- Transfer of Assets form, which can be obtained from your investment representative.
- Premiere Select Roth IRA Conversion form, included in this kit.

Future Contributions

- Annual IRA contributions can be made by check. Be sure to include your Social Security number, Premiere Select IRA account number, and the applicable tax year on your check.
- You may complete a Periodic Investments form to have annual IRA contributions made periodically from your bank account to either your Premiere Select Traditional IRA or Premiere Select Roth IRA. EFT can be used for current year IRA contributions only; prior year IRA contributions can only be made by check.
- You can also make annual current year IRA contributions by exchanging cash from your NFS non-retirement account to your Premiere Select Traditional IRA or Premiere Select Roth IRA. Annual contributions can only be made in cash and cannot be done in-kind (through the exchange of securities).

Note: Brokerage Commissions and Termination Fees are deducted from your IRA contribution and cannot be paid separately. Annual maintenance fees may be paid by one of the payment methods listed in the Annual Maintenance Fee Payment section of the Account Characteristics section. See the Customer Agreement for a complete listing of fees.

9. Account Stakeholder

Complete this section ONLY if you are establishing an IRA/Roth IRA Beneficiary Distribution Account (IRA BDA) for an entity. Provide any Control Person or Entity Owners that are not already listed as Authorized Individuals in sections 2 and/or 5.

IRA Beneficiary/Successor Beneficiary Designation not applicable to IRAs for minors

You (except minors) may designate one or more beneficiaries to receive the value of your account upon your death. If you choose to designate a beneficiary, complete this section. If you do not designate a beneficiary, and if you are establishing a Premiere Select Traditional, Roth, Rollover, or SEP IRA, and you are not a minor, then your beneficiary will be your

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surviving spouse or, if you do not have a surviving spouse, your estate. If you do not designate a beneficiary and you are establishing an IRA BDA or you are a minor, your beneficiary will be your estate.

You (except minors) may also designate (or change) a beneficiary in the future by completing a Premiere Select IRA Beneficiary Designation form.

IMPORTANT NOTE: The designation of a beneficiary on an IRA can have important financial and tax consequences. Consult your investment representative and/or tax advisor to discuss which beneficiary option is best for your personal situation.

Important information regarding complex/customized beneficiary designations:

Subject to the requirements outlined below, if you wish to make a beneficiary designation for your IRAs that is more complex than what can be provided on the Application or on a Premiere Select IRA Beneficiary or Successor Beneficiary Designation form, you may attach a customized beneficiary designation to the Application. Consult with your attorney and/or tax advisor for assistance in determining a customized beneficiary designation that is appropriate for you.

- The beneficiary designation must clearly reference your Premiere Select IRAs, including your account number and your Social Security number, and must be signed by you.
- The beneficiary designation must clearly state the name, birth date, Social Security number, and relationship of the beneficiary(ies).
 In addition, the designation must clearly state the percentage (or amount) of the assets the beneficiary is entitled to receive upon your death.
- If the designation is not specific as to the identity of any beneficiary
 or the percentage (or amount) each beneficiary is entitled to receive,
 the designation must clearly state who/what entity will provide the
 Custodian with written directions as to the identity of, and/or the
 percentage (or amounts) of, assets the beneficiary is entitled to upon
 your death.
- The beneficiary designation must contain language indemnifying and holding harmless FMTC and NFS (and their affiliates, successors and employees) from any loss or liability arising from the distribution of assets pursuant to the designation.
- If you request and receive approval for a customized beneficiary designation, you are responsible for calculating your Required Minimum Distributions (RMD) each year if the RMD calculation is based on joint life expectancy.

11. Signatures and Dates

Before signing the Application, carefully read the Premiere Select Traditional IRA Custodial Agreement and Disclosure Statement or Premiere Select Roth IRA Custodial Agreement and Disclosure Statement, as applicable, as well as all sections of the Premiere Select IRA Application, including the Customer Agreement. This Application is part of a legal agreement between you, your Broker/Dealer, and NFS, and by signing Section 11, you are agreeing to be bound by the terms and conditions contained in the above mentioned documents. Also print the current date neatly in block letters in the space provided.

If the account owner is a minor and for certain IRA BDAs, the UGMA/ UTMA Custodian in Section 5 or the Trustee(s)/Authorized Individual(s) named in Section 2 and 5 of the Application must sign in his/her capacity on the signature line.

Your Broker/Dealer must also sign in this section.

Premiere Select Retirement Account Customer Agreement

Read the Customer Agreement carefully. By signing the Premiere Select IRA Application, you are agreeing to and are bound by the terms and conditions specified in the Customer Agreement. The Customer Agreement is for your records; detach it from the rest of the Application prior to submitting the Application to your investment representative.

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FOR BRANCH USE ONLY						
Branch Prefix	Account Number					
RR1/Rep of Record RR2/Pay-To Rep						
Agency						
Are holders employees of your B/D? No Yes						
Is this a managed account?	□ No □ Yes					

IRAAMA

Premiere Select® IRA Application

Use this application to establish a Premiere Select Traditional, Roth, Rollover or SEP IRA or IRA Beneficiary Distribution Account ("BDA") or Roth IRA BDA, referred to as "IRA" or "account," with your Broker-Dealer to be held at National Financial Services LLC ("NFS"). Type on screen or fill in using CAPITAL letters and black ink. If you need more room for information or signatures, use a copy of the relevant page.

1. Regis	stration	/IRA	Type
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	IRA	IRA BDA*							
	Check one. ▶ ☐ Traditional ☐ Rollover	☐ IRA Beneficiary Distribution Account (IRA BDA)							
	☐ Roth ☐ SEP	Roth IRA Beneficiary Distribution Account (Roth IRA BDA)							
		Section 3 must be completed for IRA BDA Accounts.							
Che	ck as applicable.								
	The IRA owner is a minor. Provide minor's information in Section 2 and the UGMA/UTMA custodian's information in Section 4 for entity information and/or 5 for the personal information. The minor must have taxable compensation equal to or greater than the amount of the annual contribution. Refer to IRS Publication 590-A for more information.								
	The IRA owner has a court-appointed guardian or conservation in Section 4 for entity information and/or 5	ator. Provide IRA owner's information in Section 2 and the guardian/conservator for the personal information.							
	of a qualified trust. By checking this box, you certify that	s from an employer-sponsored retirement plan to an IRA BDA for the benefit you are the trustee and that the trust is a qualifying non-spouse beneficiary for ode and is therefore eligible to directly roll assets from an employer-sponsored with any questions regarding this election.							

2. IRA Owner

If this is a BDA for a non-individual, the authorized individual's information must be provided here. Section 4 and/or 5 must also be completed for IRAs for minors and for BDAs with multiple authorized individuals.

Enter full name as evidenced by a government-issued unexpired document (e.g., driver's license, passport, permanent resident card).

Refer to the eDelivery section for more information about how your email or phone number may be used.

Personal Information	aividuais.					
First Name Mid		Middle Name	Last Name			
Date of Birth MM DD YYYY	Email					
Primary Phone		Alternate Phone			Single/Divorced/Widowed	# of Dependents
	☐ Mobil	е		1—	Married	
Taxpayer ID Number		Required			Country of Citizenship	
		☐ SSN/ITIN	N EIN/TII	N		
Type of Government-Issued ID			ID Number			
State/Country of ID Issuance		ID Issuance Date			ID Expiration Date	

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2. IRA Owner continued

Legal Address								
Cannot be a P.O. Box or Mail Drop.	Address Line 1		Address Line 2					
or man brop.								
	City		State/Province	Zip/Postal Code		Country		
	Mailing Address							
Complete only if different from Legal	☐ Same as Legal Address							
Address above.	Address Line 1			Address Line 2				
	City		State/Province	Zip/Postal Code		Country		
	Income Source, Affiliations, and Ass	ociatio	ns Industry reg	gulations require us to ask	for this	information.		
Check one.	☐ Employed ☐ Retire	:d		Not Employed				
Provide Income Source if retired or not employed.	Occupation	Income S	Source	Employer Na	me			
				1				
	Address Line 1		Address Line 2					
	City		State/Province	Zip/Postal Code		Country		
provide information.	 You are an accredited investor, as defined in Rule 501(a) of the Securities Act of 1933. You are associated with a U.S. registered Broker-Dealer that is different than the Broker-Dealer that will hold this account. You are a member of the board of directors, a 10% shareholder, a policy-making officer, or someone who can direct the management policies of a publicly traded company. You are employed by or associated with the Broker-Dealer that will hold this account, as defined in Section 3(a)(18) of the Securities Exchange Act of 1934. You are associated with a U.S. Registered Investment Advisor. You are, or an immediate family/household member is, a senior foreign political figure. You are, your spouse, or any of your relatives (including parents, in-laws and/or dependents, etc.), living in your home (at the same address), is a member of the board of directors, is a 10% shareholder, or is a policy-making officer or can direct corporate management of policies of a publicly traded company (an "Affiliate"). You must provide the information below: 							
	Company Name				CUSIP or Symbol			
	Check this box if any of these scenarios apply to you. You are registered with or employed by a Financial Industry Regulatory Authority ("FINRA") member firm ("associated person"), you are the spouse of an associated person, you are a child who resides in the same household or is financially dependent on the associated person, you are related to an associated person who has control over your account or an associated person materially contributes financial support to you and has control over your account, or you are affiliated with or employed by FINRA, any other self-regulatory organization ("SRO") or a municipal securities dealer. Same as employer above. If different, provide the information below. Company Name Address Line 1 Address Line 2 City State/Province Zip/Postal Code Country							

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2. IRA Owner continued

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If your Broker-Dealer has questions or concerns about your health or welfare due to potential diminished capacity, financial exploitation or abuse, endangerment and/or neglect, your Broker-Dealer may contact the person(s) you name as trusted contact. They will have no ability to transact on the account.

Primary Trusted Contact Optional							
First Name	Middle Name	Last Name					
Email		Relationship to Account Owner					
Primary Phone		Alternate Phone					
	☐ Mobile		☐ Mobile				
Attention							
Address Line 1		Address Line 2					
City	State/Province	Zip/Postal Code Co	untry				
Alternate Trusted Contact	Optional						
First Name	Middle Name	Last Name					
Email		Relationship to Account Owner					
			'				
Primary Phone		Alternate Phone					
	☐ Mobile		☐ Mobile				
Attention							
Address Line 1		Address Line 2					
City	State/Province	Zip/Postal Code Co	untry				
L							

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3. IRA Beneficiary Distribution Account InformationOnly required for IRA BDA and Roth IRA BDA accounts.

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	Original Depositor Inform	ation							
	First Name		Middle Name	Last Na	me				
	SSN/ITIN EIN/TIN	Social Securi	ty/Taxpayer ID Number	Da	te of Birth MM DD YYYY	Date of Death MM DD YYYY			
	Note: The original deposit not provide that beneficiar Funding Instructions Requ	y's inform				from a previous beneficiary, do			
	Note: Upon transfer of ass fractional shares that canno beneficiary receiving the la intervals, the income and/o	ot be divic rgest shar	led equally among reproportion of the	the be IRA as	neficiaries will be systemates sets. If the IRA is transferro	tically allocated to the ed evenly, or at different			
Check one. I	Transfer from an existing death certificate.	g Premier	e Select IRA or Prer	niere S	elect IRA BDA <i>Include a c</i>	copy of the decedent's			
		Decedent's Premiere Select IRA or IRA BDA Account Number Do NOT enter an account number if transferring for a non death related reason.							
	Type of Inherited IRA IRA BDA Direct rollover from a d Direct rollover from an inference in the inherited inherited in the inherited inherited in the inherited inherite	Roth IF eath claim	RA BDA n annuity employer-sponsored	d retire		rm must also be completed.			
	Type of IRA BDA Account Check one.								
A Certification of Beneficial Ownership form may be required for some of the IRA BDA, Custodian, Guardian/Conservator, or Entity types. Consult with your investment representative.	Spouse Non-Spouse Individual Complete Section 2.	Custon Guardian Control Court		Profind conserved and served and	Estate ovide estate representative's formation in Section 2 and mplete Estate/Entity/Trust ction below. Include a court appointment (dated within 180 days) naming the representative of the estate For multiple representatives of an estate, each will be authorized to act severally or individually and NFS will follow instruction of one estate representative independent of all others including the delivery of assets to an estate representative personally unless the court appointment indicates otherwise.	For entities, include a Corporate Resolution or a notarized Resolution of Unincorporated Business, as applicable. For trusts, include a completed Trustee Certification of Investment Powers form.			

4. Estate/Entity/Trust Information

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Complete this section **ONLY** if you have checked either the Estate, Entity or Trust check box in "Type of IRA BDA Account" above or if the Custodian or Guardian/Conservator is an entity. A Certification of Beneficial Ownership form may be required. Consult with your investment representative.

Enter full entity name as	Entity/Trust Name				Date of Trust
evidenced by the relevant	Littly/ Hust Name				Date of flust
formation document					
(e.g., trust document,	Taxpayer ID Number	Required		Country of Org	ganization
partnership agreement, corporate resolution).		☐ SSN/ITI	N 🗌 EIN/TIN		
* For foreign entities ONLY.	Type of Government-Issued ID*		ID Number*		
If providing a SSN, ensure that the person who is					
	Country of ID Issuance*	ID Issuance Date*		ID Expiration D	Pate*
associated with the SSN is listed on this application					
or supporting documents.					
Check any that apply. >	Entity is a: Accredited Investor	J.S. Registered Broker-Dealer	U.S. Regis Investmer	stered nt Advisor	U.S. Registered Investment Company
	If there are any persons who qualify as an Account Stakeholder section	n entity owner c	or control person, their	r information	can be captured in the

5. Custodian/Guardian/Conservator or Additional Authorized Individual/Trustee Information

Complete this section to provide information for the custodian of a minor or the guardian or conservator of the IRA owner named in Section 2 OR to provide authorized individual/trustee information for an IRA BDA that is in addition to an authorized individual/trustee named in Section 2. If there are more than two authorized individuals/trustees, attach a separate piece of paper with their names and required information along with a signature for each.

Enter full name as
evidenced by a
government-issued
unexpired document (e.g.,
driver's license, passport,
permanent resident card).
Refer to the eDelivery
section for more

information about how your email or phone númber may be used.

ersonal Information					
First Name		Middle Name	Last Name		
Date of Birth MM DD YYYY	Email				
Primary Phone		Alternate Phone		Single/Divorced/Widowed	# of Dependents
	☐ Mob	ile		☐ Married	
				Iviairied	
Business Title complete if applicable					
Taxpayer ID Number		Required		Country of Citizenship	
		☐ SSN/ITIN	I 🗌 EIN/TIN		
Type of Government-Issued ID			ID Number		
State/Country of ID Issuance		ID Issuance Date		ID Expiration Date	

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5. Custodian/Guardian/Conservator or Additional Authorized Individual/Trustee Information continued

IRAAMA

	Legal Address						
Cannot be a P.O. Box or Mail Drop.	Address Line 1			Address Line 2			
	City		State/Province	Zip/Postal Code			Country
	Mailing Address						
	☐ Same as Legal Address						
Complete only if different from Legal	Address Line 1			Address Line 2			
Address above.							
	City		State/Province	Zip/Postal Code			Country
	Income Source, Affiliations, and Ass	ociatio	ns Industry reg	gulations require	us to ask f	or this	information.
Check one.	☐ Employed ☐ Retire	ed		Not Employed			
Provide Income Source if	Occupation	Income S	Source		Employer Nam	ne	
retired or not employed.							
	Address Line 1			Address Line 2			
	City		State/Province	Zip/Postal Code			Country
Check all that apply and ▶ provide information.	 You are an accredited investor, as defined in Rule 501(a) of the Securities Act of 1933. You are associated with a U.S. registered Broker-Dealer that is different than the Broker-Dealer that will hold this account. You are a member of the board of directors, a 10% shareholder, a policy-making officer, or someone who can direct the management policies of a publicly traded company. You are employed by or associated with the Broker-Dealer that will hold this account, as defined in Section 3(a)(18) of the Securities Exchange Act of 1934. You are associated with a U.S. Registered Investment Advisor. You are, or an immediate family/household member is, a senior foreign political figure. You are, your spouse, or any of your relatives (including parents, in-laws and/or dependents, etc.), living in your home (at the same address), is a member of the board of directors, is a 10% shareholder, or is a policy-making officer or can direct corporate management of policies of a publicly traded company (an "Affiliate"). You must provide the information below: 						
	Company Name					CUSIP or	- Symbol
	Check this box if any of these scenarios apply to you. You are registered with or employed by a Financial Industry Regulatory Authority ("FINRA") member firm ("associated person"), you are the spouse of an associated person, you are a child who resides in the same household or is financially dependent on the associated person, you are related to an associated person who has control over your account or an associated person materially contributes financial support to you and has control over your account, or you are affiliated with or employed by FINRA, any other self-regulatory organization ("SRO") or a municipal securities dealer. Same as employer above. If different, provide the information below. Company Name						
	Address Line 1			Address Line 2			
	City		State/Province	Zip/Postal Code			Country

continued on next page

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5. Custodian/Guardian/Conservator or Additional Authorized Individual/Trustee Information continued

IRAAMA

If your Broker-Dealer has questions or concerns about your health or welfare due to potential diminished capacity, financial exploitation or abuse, endangerment and/or neglect, your Broker-Dealer may contact the person(s) you name as trusted contact. They will have no ability to transact on the account.

Primary Trusted Contact Optional			
First Name	Middle Name	Last Name	
Email		Relationship to Account Owner	
Primary Phone		Alternate Phone	
	☐ Mobile		☐ Mobile
Attention			
Address Line 1		Address Line 2	
City	State/Province	Zip/Postal Code	Country
Alternate Trusted Contact Optional		•	
First Name	Middle Name	Last Name	
Email		Relationship to Account Owner	
Primary Phone		Alternate Phone	
	☐ Mobile		☐ Mobile
Attention			
Address Line 1		Address Line 2	
City	State/Province	Zip/Postal Code	Country

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6. Suitability

Financial Position Choose th	e range tha	at best des	cribes your :	situation or provide	e the dollar amount	· .	
Annual Income From all sources		ed Net V g primary r			iquid Assets and securities	Federal Tax Brad	cket Account Funding Source Check all that apply.
\$0-\$25,000 \$25,000-\$50,000 \$50,000-\$100,000 Over \$100,000	\$50, \$100	\$50,000 000–\$100, 0,000–\$500 r \$500,000	0,000	\$0-\$50,00 \$50,000- \$100,000 Over \$50	\$100,000 -\$500,000	☐ 0%–15% ☐ 21%–27½% ☐ Over 27½%	Asset appreciation Business revenue Inheritance Legal/insurance settlement Sale of assets
Annual Expenses		Expense		Timeframe			Savings from earnings
Recurring \$0-\$50,000 \$50,000-\$100,000 \$100,000-\$250,000 \$250,000-\$500,000 Over \$500,000	\$0-5 \$50, \$100	nd non-rec \$50,000 000–\$100, 0,000–\$250 r \$250,000	000	Required for S Within 2 y 3–5 years 6–10 year			Other Other
Investment Profile							
Investment Purpose			t Objectiv		Risk Tolera	ance	General Investment Knowledge
Save for education Save for retirement Save for short-term goal(s) Generate income Accumulate wealth Preserve wealth Market speculation Other Other	ac th A in ap in	ccount in o ee highest), greement i vestment i oplicable o vestment i Prese Incon Capit Speci Tradi Grow	rder of important Review the for important bjectives. Subjectives (corofessional ervation of cane all appreciat ulation	ion	Modera Modera Modera Aggress Combin Investmen Near Te Very Sh Short Interme Long	ately Conservative site stely Aggressive sive nation: t Time Horizon erm ort	Limited Good Extensive
Product Knowledge							
Investment Product Knowle Check either None, Limited,	-	Extensiv	Good	n your knowledg Extensive OR	`	ars	number of years of experience: Transactions per Year
Stocks						0-5	6–15 Over 15
Bonds						<u> </u>	☐ 6–15 ☐ Over 15
Short Term						<u> </u>	☐ 6–15 ☐ Over 15
Mutual Funds						<u> </u>	☐ 6–15 ☐ Over 15
Options						<u> </u>	☐ 6–15 ☐ Over 15
Limited Partnerships Variable Contracts						<u> </u>	☐ 6–15 ☐ Over 15
Futures						<u> </u>	☐ 6–15 ☐ Over 15
Annuities						<u> </u>	☐ 6–15 ☐ Over 15
Alternative Investments						<u> </u>	☐ 6–15 ☐ Over 15
						<u> </u>	☐ 6–15 ☐ Over 15
Margin Foreign Currency						<u> </u>	☐ 6–15 ☐ Over 15
Foreign Securities						0-5	6–15
Life Insurance	\dashv					0-5	
Other						0–5	6–15 Over 15

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Additional Suitability Info	rmation							
Decision-Making Experien			Additio	nal Information				
Check all that apply:			Additio	nai illioilliation				
I consult with my broker.	☐ Yes	□ No						
I make my own decisions.	☐ Yes	□ No						
I consult with my family/frie		☐ No						
Assets Held Away – Provic	le total value of a	assets held av	vay and perc	entages for eac	ch type of asset. T	otal of all p	ercentages must o	equal 100°
Total value of assets held away:	Stocks		Mutual Funds		Variable Contracts		Alternative Investmen	nts
\$		%		%		%		%
	Bonds		Options		Security Futures		Foreign Currency	
		%		%		%		%
	Short Term		Limited Partner	ships	Annuities		Foreign Security	
		%		%		%		%
			Life Insurance		Other		Other explain	
				%		%		
Reinvest all mutual func Pay all mutual fund diviceligible securities. Pay all mutual fund divicent	dends and capita	l gains in cash	and credit th	ne core account	investment vehicl	e; reinvest (
investment vehicle.	·	r gams m casi	i, pay aividei	ids and interest	nom an englote se	curries in t	sasii, creait tiic coi	c account
Core Account Investment	Vehicle							
Consult your Broker-Dealer become limited. Indicating investment vehicle. Unless will have provided the pros document describing that pat its discretion. Ensure that making a decision on the a	no choice will be you are a non-U.S pectus for that fu product in detail. t you have read t	considered y S. customer, th nd, or a bank You authorize he money ma	our authoriza nis will either sweep produ your Broker- rket mutual fu	ntion for your Br be a specific m uct, in which eve Dealer and/or N und prospectus	oker-Dealer to use oney market mutu ent your Broker-De NFS to change the	its default al fund, in v aler will hav investment	option as the core which event your Br we provided a discl wehicle for your co	account roker-Deale osure ore account
	Investment Vehicle Na	ame			Investment Vehicl	e Symbol		
Duplicate Information								
Completing this section will have selected, to the party order to send duplicate do Check all that apply.	or parties indicat cuments to them.	ed below. If y . Attach an ad	ou designate ditional shee	d an authorized	uct NFS to send th I individual in Sect	e type(s) of ion 5, you r	duplicate docume	nts you section in
	Name							

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State/Province

Zip/Postal Code

Country

Address

City

7. Account Characteristics continued	IRAAMA
Options Agreement You must qualify to add this feature to your account.	
Check the box to indicate your interest in trading options for your Premiere Select IRA. Note that Premiere Select IRA certain types of options trading. Consult your Broker-Dealer for availability and eligibility and to obtain the appropriation for this feature. **EDelivery**	
Paper delivery of account statements, trade confirmations and/or eligible letters can be suppressed and a reminder of electronically when they are ready to be viewed online. Selecting this option indicates your interest in this feature. A sent to you with instructions on how to complete the enrollment process. IMPORTANT: By signing this account application and executing the Electronic Delivery Agreement that will be emailed the consenting to receive all eligible account-related communications from your Broker-Dealer and NFS electronically. Your Broker-Dealer and NFS may use your email and/or mobile number to message, call, or text you for this purpose. Message frequency may vary. Consult your Broker-Dealer for more details. Annual Maintenance Fee Payment Instructions	follow-up email will be to you by NFS, you ou agree that your
Complete this section to establish instructions for paying the annual maintenance fee for your Premiere Select IRA. Paymonak account via Electronic Funds Transfer ("EFT") or Intra-Bank Payment ("IBP"), described below, must be from a 1st Phame on the bank account and this IRA are the same. Payments made via a journal transaction from your nonretirement account registered to you either individually or as a joint owner. Choose one payment method below and provide the requested information. If no payment method is selected, the from your core account investment vehicle. Core Account Deduction Deduct the annual fee from your IRA core account be provided. Deduct the annual fee from your nonretirement account. Premiere Select Standing Payment Instructions form required. Intra-Bank Payment Transfer funds via IBP from your bank account to your IRA to pay the Available to Bank/Broker-Dealer clients ONLY. Asset Movement Authorization	Party account, meaning the account must be from an e fee will be deducted ay the annual fee.
As the owner of the IRA identified above, you hereby constitute and appoint your Broker-Dealer and its representatives, assigns as your agent for the purpose of instructing NFS, as the agent of Fidelity Management Trust Company ("FMTC") respect to distributions and transfers from your IRA. The authorization includes making any federal and state income tax specifically confer upon your Broker-Dealer, acting as your agent, the powers listed below. Direct NFS to pay distributions from your IRA based on the following election. If you do not choose an option, the coded with Asset Movement Authorization and your signature will be required for money movement transactions. Check one. Asset Movement Authorization Level 1 See complete definition in the Premiere Select Retirement Customer Agreement Asset Movement Authorization Level 2 See complete definition in the Premiere Select Retirement Customer Agreement This includes the authority to direct NFS with respect to the following: Timing and amount of any distribution(s).	, your IRA custodian, with withholding elections. You account will not be

Duration of Authorization

You understand and acknowledge that you are creating a continuing authorization to your Broker-Dealer, acting as your agent. This authorization can be terminated by you at any time by written notification to NFS and to your Broker-Dealer. You also understand that NFS and/or your Broker-Dealer may terminate any and all of the powers granted to your Broker-Dealer, acting as your agent, upon notice. The powers granted to your Broker-Dealer, acting as your agent, may be terminated if NFS is notified of your disability, incapacity, or death.

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8. IRA Contribution Information

<u>IRAAMA</u>

	This section do	es not apply to IRA BDA	accounts.				
Choose one ▶ type of Contribution.		Annual Contribution		Tax Year YYYY			
	☐ Roth Convers	er Contribution ssets Transfer of Assets for sion Indicate converting ect Roth IRA Conversion	account number	Account Nu	mber		
9. Account St							(5)
A control person is an ind Chief Operating Officer, M An entity owner is each in owns 25 percent or more capplication, you are certify customer. You will notify you	anaging Member dividual, if any, wo of the equity inter ing that there are	r, General Partner, Preside tho, directly or indirectly, tests of the legal entity op no individuals that own,	ent, Vice Preside through any con pening the accou directly or indire	nt, or Treasurer tract, arrangem int. If there are ectly, 25% or mo). ent, understa no entity owr ore of the equ	anding, relation ners that are dis uity interests of	ship or otherwise, closed in this
Check all that apply.	☐ Authorized A	th Appoint/Remove Auth Agent Agent/Beneficial Owner	Contr	icial Owner ol Person ased Grantor	☐ Entity (☐ Granto☐ Individ	or	/Amend Authority
	Personal Inform	•					•
Enter full name as evidenced by a	First Name		Middle Name	Last Name			
government-issued, unexpired document (e.g., driver's license, passport, permanent resident card).	Business Title						
If the account stakeholder is an entity, enter full entity name as evidenced	Country of Citizenshi	р		Citizenship Statu	s		
by the relevant formation document (e.g., trust document, partnership	SSN/ITIN EIN/TIN	Social Security/Taxpayer ID N	lumber Date	of Birth MM DD YYYY		% of Ownership	
agreement, corporate resolution).	Type of Government	-Issued ID ID Number		State/Country of	ID Issuance ID I	ssuance Date	ID Expiration Date
	Legal Address						
Cannot be a P.O. Box or Mail Drop.	Address Line 1			Address Line 2			
	City		State/Province	Zip/Postal Code		Country	

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10. IRA Beneficiary/Successor Beneficiary Designation

IRAAMA

NOT Applicable to IRAs for minors.

- If your account contains community property and you do not designate your spouse as your primary beneficiary for at least 50% of the value of your account, you may want to consult with your attorney or tax advisor to determine the impact of community property laws on your beneficiary designations.
- · If more than one beneficiary is named and no share percentages are indicated, payment shall be made to your primary beneficiary(ies) who survives you in equal shares. If a percentage is indicated and a primary beneficiary(ies) does not survive you, unless you have checked the per stirpes box, the percentage of that beneficiary's(ies') designated shares shall be divided equally among the surviving primary beneficiary(ies). If there is no primary beneficiary living at the time of your death, payment shall be made to your contingent beneficiary(ies)Payment to your contingent beneficiaries will be made according to the rules of succession described for primary beneficiary(ies).
- If you have elected to convert a Traditional, Rollover, SEP or SIMPLE IRA, other than a Premiere Select IRA, to a Premiere Select Roth IRA, your beneficiary designation applies to both the Premiere Select IRA established to facilitate the conversion and

- the Premiere Select Roth IRA. Payment to any beneficiary(ies) of the Premiere Select IRA established to facilitate a conversion will be made according to the rules of succession as described above.
- Upon transfer of assets to multiple beneficiaries, all residual income paid to your IRA and any fractional shares that cannot be divided equally among the beneficiaries will be systematically allocated to the beneficiary receiving the largest share proportion of the IRA assets. If the IRA is transferred evenly, or at different intervals, the income and/or fractional shares will be systematically allocated to the last beneficiary paid.
- To change your beneficiary designation in the future, you must complete a Premiere Select IRA Beneficiary Designation form, which can be obtained from your investment representative.
- If you are establishing this Premiere Select IRA for your Managed Account, any beneficiary designation you make below will apply to all IRAs indicated on the Premiere Select IRA Addendum for Managed Accounts.
- Before making a per stirpes designation, consult with an estate-planning attorney.
 By checking the per stirpes box, you are agreeing that if the specified beneficiary(ies) predeceases you, his or her share of the

account will pass through to his or her descendents. Per stirpes will be construed and defined according to the laws of the Commonwealth of Massachusetts in force at the time of death of the depositor.

For custom/complex beneficiary designations:

- Acknowledge and agree that my Broker-Dealer, NFS, FMTC and their affiliates their officers, directors, employees, agents, affiliates, shareholders, successors, assigns, and representatives have no responsibility for determining or monitoring any further use designated for any organization named as a beneficiary and no liability with respect to any future use.
- Understand that if you request and receive approval for a customized beneficiary designation, you are responsible for calculating your RMD each year if the RMD calculation is based on joint life expectancy.
- Indemnify and hold harmless my Broker-Dealer, NFS, FMTC, thier affiliates, shareholders, successors, assigns, and representatives from any liability in connection with any action or inaction taken in connection with any beneficiary designation instructions received on this form or separate custom designation you provide.

Enter Beneficiaries on next page

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10. IRA Beneficiary/Successor Beneficiary Designation continued

IRAAMA

	Primary Benef	iciaries		
For each beneficiary, check one and provide information. Social	Spouse Non-Spouse	Beneficiary Name		Per Stirpes
Security/Taxpayer ID Number or Date of Birth/	☐ Trust	SSN TIN Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
Trust is required for each beneficiary.		Country of Citizenship/Organization	Name of Trustees if applicable	
Use percentages only, not dollar amounts.				
If beneficiary is a trust, provide trust name and date trust was	☐ Spouse ☐ Non-Spouse	Beneficiary Name		Per Stirpes
established. To designate additional	☐ Trust	SSN TIN Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
beneficiaries, attach instructions with the necessary beneficiary		Country of Citizenship/Organization	Name of Trustees if applicable	/6
information.				
	☐ Spouse ☐ Non-Spouse	Beneficiary Name		Per Stirpes
	☐ Trust	SSN TIN Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
		Country of Citizenship/Organization	Name of Trustees if applicable	
	☐ Spouse ☐ Non-Spouse	Beneficiary Name		☐ Per Stirpes
	☐ Trust	SSN TIN Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
		Country of Citizenship/Organization	Name of Trustees if applicable	,
	☐ Spouse ☐ Non-Spouse	Beneficiary Name	Per Stirpes	
	☐ Trust	SSN TIN Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
		Country of Citizenship/Organization	Name of Trustees if applicable	,-
	☐ Spouse ☐ Non-Spouse	Beneficiary Name		Per Stirpes
	Trust	Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage
		Country of Citizenship/Organization	Name of Trustees if applicable	%

continued on next page

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10. IRA Beneficiary/Successor Beneficiary Designation continued

IRAAMA

	Conti	ngent Ben	eficiaries			
For each beneficiary, check one and provide		oouse	Beneficiary Name			Per Stirpes
information. Social Security/Taxpayer ID Number or Date of Birth/	☐ Tru	on-Spouse ust	SSN TIN	Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage
Trust is required for each beneficiary.			Country of Citizenship/C	Organization	Name of Trustees if applicable	%
Jse percentages only, not dollar amounts.						
If beneficiary is a trust, provide trust name and date trust was		oouse on-Spouse	Beneficiary Name			Per Stirpes
established. To designate additional		ust	SSN TIN	Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
beneficiaries, attach instructions with the necessary beneficiary information.			Country of Citizenship/C	Organization	Name of Trustees if applicable	
		oouse on-Spouse	Beneficiary Name			Per Stirpes
		ust	SSN TIN	Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
			Country of Citizenship/C	Drganization	Name of Trustees if applicable	
		oouse on-Spouse	Beneficiary Name		☐ Per Stirpes	
		ust	□ssn □tin	Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
			Country of Citizenship/C	Organization	Name of Trustees if applicable	
		oouse on-Spouse	Beneficiary Name			☐ Per Stirpes
	Tru	•	SSN TIN	Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
			Country of Citizenship/C	Organization	Name of Trustees if applicable	•
		oouse on-Spouse	Beneficiary Name		☐ Per Stirpes	
	☐ Tru	•	SSN TIN	Social Security/Taxpayer ID Number	Date of Birth/Trust MM DD YYYY	Share Percentage %
			Country of Citizenship/C	Organization	Name of Trustees if applicable	
					1	

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Customer Identification Program Notice: To help the government fight financial crimes, Federal regulation requires your Broker-Dealer and us to obtain your name, date of birth, address, and a government-issued ID number before opening your account, and to verify the information. In certain circumstances, we may obtain and verify comparable information for any person authorized to make transactions in an account. Also, Federal regulation requires us to obtain and verify the beneficial owners, i.e., entity owners and control persons, of legal entity customers, as applicable. Requiring the disclosure of key individuals who own or control a legal entity helps law enforcement investigate and prosecute crimes. Your account may be restricted or closed if we or your Broker-Dealer cannot obtain and verify this information. We or your Broker-Dealer will not be responsible for any losses or damages (including, but not limited to, lost opportunities) that may result if your account is restricted or closed.

In the section below, "NFS," "us," and "we" refer to National Financial Services LLC and its officers, directors, employees, agents, affiliates, shareholders, successors, assigns, and representatives as the context may require; "you" refers to the account holder(s) indicated on the account form and any authorized individuals; "Broker-Dealer" refers to the financial institution with which you opened your account.

By signing below, you:

- Hereby adopt the Premiere Select Traditional IRA, Rollover IRA, SEP-IRA, Roth IRA, IRA Beneficiary Distribution Account or Roth IRA Beneficiary Distribution Account ("Premiere Select IRA") as indicated above, appointing Fidelity Management Trust Company ("FMTC"), or any successor thereof, as custodian, and NFS as the carrying Broker-Dealer to perform certain administrative services and act as an agent of FMTC. Notwithstanding Article 8, Section 28 of the Premiere Select IRA Custodial Agreement and Article 9, Section 27 of the Premiere Select Roth IRA Custodial Agreement, FMTC's acceptance of its appointment as custodian is effective upon proper completion and signature of the Application, and contingent upon timely delivery of this Application, as signed and properly completed, to the custodian. Acceptance will be evidenced by a Letter of Acceptance sent by or on behalf of FMTC.
- Understand that the beneficiary of your Premiere Select IRA (except if this establishes an IRA BDA or Roth IRA BDA or an IRA for a minor) established with this Application will be your surviving spouse or, if none exists, your estate, unless you have completed the IRA Beneficiary/Successor IRA Beneficiary Designation section above or until a completed Beneficiary Designation form is received and accepted by NFS. You understand that the beneficiary of your Premiere Select IRA BDA or Roth IRA BDA will be your estate unless you have completed the IRA Beneficiary/Successor IRA Beneficiary Designation section above or until a completed Beneficiary Designation form is received and accepted by NFS. If the account is for a minor, you understand that the beneficiary will be the minor's estate or as otherwise determined in accordance with the applicable state Uniform Gifts to Minors Act or Uniform Transfers to Minors Act, as indicated in Article 8, Section 8(b)(2) of the Premiere Select IRA Custodial Agreement. You understand that any designation of a beneficiary on your Premiere Select IRA BDA or Roth IRA BDA has no impact on the required distributions from the original IRA as required under Sections 401(a)(9) and 408(a) (6) of the Internal Revenue Code and related regulations.

- Understand the Premiere Select SEP-IRA can only be used in conjunction with a validly established SEP-IRA plan.
- Acknowledge that payment to beneficiaries will be made according to the rules of succession described in the Premiere Select IRA Custodial Agreement and Disclosure Statement and as otherwise described herein.
- Understand and acknowledge that there are fees associated with your Premiere Select IRA. The fees are more fully described in the Premiere Select Retirement Account Customer Agreement ("Customer Agreement") and Premiere Select IRA Custodial Agreement and Disclosure Statement or Premiere Select Roth IRA Custodial Agreement and Disclosure Statement, as applicable.
- Affirm you have reviewed the fees with your Broker-Dealer and/or investment professional, and you have determined the fees are reasonable for the services provided to you in connection with your Premiere Select IRA.
- Understand that unless you provide written notice to the contrary, NFS and your Broker-Dealer may supply your name and other information (including your Social Security/ tax identification number) to issuers of securities held in your account so you can receive important information and participate in corporate actions regarding such securities.
- Affirm that you are at least 18 years old and legally authorized to enter into this Agreement in the state in which you reside.
- Represent and warrant that you have disclosed to your Broker-Dealer your employer information and affiliation status.
- Understand that all communications with your Broker-Dealer and NFS may be monitored or recorded, and you consent to such monitoring or recording.
- Agree that if an entity is opening the account, you will notify your Broker-Dealer if or when beneficial ownership information of the entity changes.
- Indemnify and hold harmless your Broker-Dealer, NFS, FMTC, their officers, directors, employees, agents, affiliates, shareholders, successors, assigns, and representatives from any claims or losses that may occur

- in the event that you fail to meet any IRS requirements concerning your Premiere Select IRA(s).
- Certify that all information provided in this application is true, accurate, and complete.
- Understand that if you are establishing your Premiere Select IRA BDA or Roth IRA BDA by transferring assets which you have inherited from an IRA BDA at another financial institution, you certify that the transfer is in compliance with the terms and conditions of the IRA Custodial Agreement and Disclosure Statement governing the IRA BDA or Roth IRA BDA, as applicable. You accept full responsibility for all IRA BDA and Roth IRA BDA transfer requirements.
- Agree that, to the extent that inherited employer-sponsored plan assets are being directly rolled to an IRA BDA, you understand that it is your responsibility to ensure that only eligible assets are rolled and that all required minimum distribution requirements are satisfied. If the IRA BDA is registered in the name of a trust, on behalf of the trust, you hereby request NFS to open an IRA BDA in the name of the trust listed as the account holder on this application. The trustees hereby certify the representations in the Customer Agreement is accurate.
- Represent that if you are establishing a
 Premiere Select IRA BDA or Roth IRA BDA
 in the name of multiple representatives
 of an estate, that each is authorized to
 act severally or individually and that NFS
 may follow instructions of one estate
 representative independent of all others
 including the delivery of assets to an estate
 representative personally unless the court
 appointment indicates otherwise.
- Represent that you have received and read the Customer Agreement, the appropriate Premiere Select IRA Custodial Agreement and Disclosure Statement, of which this Application is a part, governing this account and agree to be bound by such Agreements as are currently in effect and as may be amended from time to time. These Agreements shall be construed, administered, and enforced according to the laws of the Commonwealth of Massachusetts, except as superseded by federal law or statute.

continued on next page

11. Signatures and Dates Form cannot be processed without signatures and dates. continued IRAA

- Affirm that you have also read, understand, and agree to the terms of the applicable prospectus or disclosure document for any mutual fund that you purchase or exchange or Bank Deposit Sweep Program into which you have funds transferred or invest, including any mutual fund or Bank Deposit Sweep Program that you choose for your core account investment vehicle and that you agree to future amendments to these terms.
- Agree that if you do not choose a core account investment vehicle for your account, you authorize your Broker-Dealer to select a default core account investment vehicle for you, and you shall hold your Broker-Dealer and us harmless for such default selection and any resulting consequences.
- Understand that different core account investment vehicles may have different rates of return and terms and conditions, such as FDIC insurance or SIPC protection, and your Broker-Dealer may not have considered these differences when selecting a core account investment vehicle for you.
- If you are not a U.S. person, state that you are submitting IRS Form W-8BEN with this application to certify your foreign status and, if applicable, to claim tax treaty benefits.

For Annual IRA Maintenance Fees:

 Have authorized your bank to establish Electronic Funds Transfers ("EFT") or Intra-Bank Payments ("IBP") in order to allow electronic payments from the account(s) identified on the standing payment instructions.

- Understand and agree that NFS cannot confirm the account registration on your bank account.
- Agree to pay any transaction fees your bank may charge in connection with the EFT or IBP payment transaction.

Understand this account is governed by a Pre-Dispute Arbitration Agreement, which appears on the last page of the Customer Agreement. You acknowledge receipt of the pre-dispute arbitration clause.

Signature and Date is required. If the IRA/IRA BDA owner is a minor, this section must be signed by the custodian named in Section 5.

Print IRA/IRA BDA Owner Name Full First, Middle, Last Name	
IRA/IRA BDA Owner Signature	Date MM - DD - YYYY
Sign X	

If there is more than one authorized individual, each must sign.

Print Name Full First, Middle, Last Name		Print Name Full First, Middle, Last Name	
Signature	Date MM - DD - YYYY	Signature	Date MM - DD - YYYY
X		X	

For Branch Use Only Account accepted in accordance with firm policies.		
Registered Rep. Name	Signature	Date MM - DD - YYYY
Office Manager/Principal Name	Signature	Date MM - DD - YYYY

National Financial Services LLC, Member NYSE, SIPC

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Premiere Select®

Retirement Account Customer Agreement

To my Broker-Dealer ("You") and National Financial Services LLC ("NFS"), a Fidelity Investments company.

In this document, "NFS" includes its officers, directors, employees, agents, affiliates, shareholders, successors, assigns and representatives as the context may require.

In consideration of You and NFS opening one or more brokerage accounts as part of my Premiere Select Traditional IRA, Premiere Select Rollover IRA, Premiere Select SEP-IRA, Premiere Select SIMPLE IRA, Premiere Select Roth IRA, Premiere Select IRA Beneficiary Distribution Account, Premiere Select Roth IRA Beneficiary Distribution Account, Premiere Select Retirement Plan, and/or Premiere Select Retirement Plan Beneficiary Distribution Account (each of which is referred to herein as "account" or "retirement account") on my behalf, I represent and agree as follows:

- 1. I appoint You as my agent for the purpose of carrying out my directions to You in accordance with the terms and conditions of this Agreement with respect to the purchase or sale of securities in my account. To carry out Your duties, You are authorized to place and withdraw orders and take such other steps to carry out my directions.
- **2.** I understand that You will have access to informational tax reporting with regard to my retirement account, including IRS Form 1099-R and IRS Form 5498 reporting information, as applicable, unless I notify NFS otherwise.
- **3.** I understand that You have entered into an Agreement with NFS (a NYSE member firm) to execute and clear all brokerage transactions.
- **4.** I understand that Fidelity Management Trust Company ("FMTC"), Custodian of my Premiere Select IRA or the Trustee of my Premiere Select Retirement Plan, as applicable, and NFS do not provide any investment advice as defined under the Employee Retirement Income Security Act of 1974 ("ERISA"), the Internal Revenue Code, and/or any applicable Securities regulations, in connection with this account, nor does NFS give any advice or offer any opinion with respect to the suitability of any security or order. All transactions will be done only on my order or the order of my authorized representative, except as otherwise described herein.
- **5. IRA for a Minor** If this is a Premiere Select Traditional, Roth, Rollover, or SEP-IRA or IRA BDA for a minor, I understand NFS will maintain an account established under the Uniform Gifts to Minors Act or Uniform Transfers to Minors Act (UGMA/UTMA) for which I act as UGMA/UTMA Custodian. I understand that I represent and warrant the assets in the account belong to the minor, and all such assets, whether or not transferred out of the minor's IRA, will only be used by me for the benefit of the minor. As used herein, "I" or "my" shall refer to the UGMA/UTMA Custodian. I acknowledge agreement with the following additional terms and conditions:
- The minor has earned income to contribute to an IRA (excluding IRA BDAs).
- The maximum amount that may be contributed to the minor's IRA (excluding IRA BDAs) for any year is equal to the lesser of 100% of the minor's compensation or the annual IRA contribution limit. (Refer to the **Premiere Select IRA Contribution Guide** for information on annual IRA contribution limits.)
- I, the UGMA/UTMA Custodian, have read, understand, and agree to the terms and conditions set forth in the Premiere Select IRA Application, the Premiere Select Retirement Account Customer Agreement ("Customer Agreement"), the Premiere Select IRA Custodial Agreement and Disclosure Statement, or the Premiere Select Roth IRA Custodial Agreement and Disclosure Statement, as applicable.
- The UGMA/UTMA Custodian will exercise the powers and duties of the Depositor as described in the Agreements.
- The beneficiary of the IRA will be the minor's estate or as otherwise determined in accordance with the applicable state Uniform Gifts to Minors Act or Uniform Transfers to Minors Act, as indicated in Article 8, Section 8(b)(2) of the Premiere Select IRA Custodial Agreement.

- The minor's IRA will contain the UGMA/UTMA Custodian designation in the IRA registration. NFS and FMTC shall have no responsibility to determine when the minor reaches the age of account termination or for determining whether any such notification is proper or valid under state or federal law.
- Upon reaching the age of account termination in the state under which the account was first established, the UGMA/UTMA Custodian must advise the IRA Custodian in writing (accompanied by such supporting documentation as the IRA Custodian may require) that the minor is assuming sole responsibility to exercise all powers and duties associated with the administration of the IRA. Absent such written notice by the UGMA/UTMA Custodian, the IRA Custodian shall have no responsibility to acknowledge the minor's exercise of such powers and duties of administration.
- Acceptance by the IRA Custodian of the contribution to this IRA is expressly conditioned upon the UGMA/UTMA Custodian's agreement to be responsible for all requirements and to exercise the powers and duties of the Depositor with respect to the operation of the IRA
- I understand that the minor will have access to information that I provide to You on this Application.
- **6.** Although FMTC is a limited purposes trust company, I recognize that any investment company (e.g., any mutual fund/money market fund) in which this retirement account may be invested is not a bank and is not backed or guaranteed by any bank or insured by the FDIC.
- 7. Account Protection. Securities in accounts carried by NFS are protected in accordance with the Securities Investor Protection Corporation ("SIPC") up to \$500,000. The \$500,000 total amount of SIPC protection is inclusive of up to \$250,000 protection for claims for cash, subject to periodic adjustments for inflation in accordance with terms of the SIPC statute and approval by SIPC's Board of Directors. NFS also has arranged for coverage above these limits. Neither coverage protects against a decline in the market value of securities, nor does either coverage extend to certain securities that are considered ineligible for coverage. For more details on SIPC, or to request a SIPC brochure, visit www.sipc.org or call 202-371-8300.
- 8. Equity Dividend Reinvestment Service (the "Service") Provision of Equity Dividend Reinvestment Plan. My enrollment in the Service will be activated on the day I notify You by telephone, or within 24 hours after receipt of my written notification, that I wish to enroll an eligible security. Upon activation of my enrollment, I agree to be bound by this Agreement as well as any other agreements between us that apply to my brokerage account.

This service is subject to the terms and conditions set forth in this section, and I understand that my dividend reinvestment options might be different if I were to hold securities directly with certain types of issuers, such as mutual funds, instead of through my IRA.

I may direct You to add the Service to either all eligible securities in my account or selected eligible individual securities. My enrollment authorizes You to automatically reinvest cash dividends and capital gain distributions paid on such eligible securities held in my account (collectively, "dividends") in additional shares of the same security.

To add or remove the Service with respect to securities in my account, I must notify You of my election on or before 9:00 p.m. Eastern Time (ET) on the dividend record date for such security. If the dividend record date falls on a nonbusiness day, then I must notify You on or before 9:00 p.m. ET one business day prior to the dividend record date for such security. Dividends will be reinvested on any shares of all enrolled securities provided that I own such shares on both the dividend record date and the dividend payable date.

Dividend reinvestment does not assure profits on my investments and does not protect against loss in declining markets.

I understand that You reserve the right to terminate or amend the Service and reinvestment plan described in this section at any time, without notice, including instituting commissions or transaction fees. **Eligible Accounts.** The Program is available to brokerage customers who maintain cash, margin, or retirement brokerage accounts.

Eligible Securities. To be eligible for the Service, the enrolled security must be a closed-end fund or domestic common stock (including ADRs) that is margin eligible (as defined by NFS). In order for my enrollment to be in effect for a given security, my position in that security must be settled on or before the dividend record date. Foreign securities and short positions are not eligible for the Service. Eligible securities must be held in street name by NFS or at a securities depository on behalf of NFS.

If I attempt to enroll a security for which I have placed a buy limit order that has not been filled, my enrollment election will be held for five (5) consecutive business days, at which point I must notify You of my desire to re-enroll the security for another five (5) consecutive business days. If I am holding a security in my account that is ineligible for enrollment, and the security subsequently becomes eligible, any existing account-level reinvestment instructions will take effect for that security.

The reinvestment of dividends may be delayed in certain circumstances. NFS reserves the right to suspend or completely remove securities from participation in dividend reinvestment and credit such dividends in cash at any time without notice.

Eligible Cash Distributions for Reinvestment. Most cash distributions from eligible securities selected for participation in the Service may be reinvested in additional shares of such securities, including cash dividends and capital gain distributions. Cash-in-lieu payments, late ex-dividend payments, and special dividend payments, however, may not be automatically reinvested. If I enroll a security in the Service, I must reinvest all of its eligible cash distributions. I understand that I cannot partially reinvest cash distributions. I also understand that I cannot use any other funds in my brokerage account or any other account to make automatic reinvestment purchases.

Dividend Reinvestment Transactions in Eligible Securities. On the dividend payable date for each security participating in the Service, You will credit my account in the amount of the cash dividend to be paid (less any amounts required by law or agreement to be withheld or debited). Two (2) business days prior to the dividend payable date, NFS will combine cash distributions from my account with those from other customers requesting dividend reinvestment in the same security and use these funds to purchase securities for me and the other customers on a best-efforts basis. My account will be credited with the number of shares equal to the amount of my funds to be reinvested in a particular security divided by the purchase price per share. If several purchase transactions are required in order to reinvest my and other customers' eligible cash distributions in a particular security, the purchase price per share will be the weighted average price per share for all such shares purchased.

Under certain conditions a dividend may be put on hold by the issuing company. If a dividend is on hold on the payable date, reinvestment will not be performed. If a dividend is released from hold status after dividend payable date, dividend reinvestment will be performed on the date the dividend is actually paid.

If I liquidate shares of an enrolled security between the dividend record date and the business day prior to the dividend payable date, such shares will not participate in the Service and I will receive the dividend as cash in my core account investment vehicle ("core account"). (See below for more information on my core account.) If I liquidate shares of an enrolled security on dividend payable date, such shares will participate in the Service

I will be entitled to receive proxy voting materials and voting rights for an enrolled security based on my proportionate shares. For mandatory reorganizations, I will receive cash in lieu of my partial shares. For voluntary reorganizations, instructions I give You will be applied to my whole shares and the partial shares will be liquidated at market price.

Partial Shares. Automatic reinvestment of my eligible cash distributions may give me interests in partial shares of securities, which will be calculated to three decimal places. I will be entitled to receive dividend payments proportionate to my partial share holdings. If my account is transferred, if a stock undergoes a reorganization, or if stock certificates are ordered out of an account, partial share positions, which cannot be transferred, reorganized, or issued in certificate form, will be liquidated

at the closing price on the settlement date. The partial share liquidation transaction will be posted to my account on the day following the settlement date. I may not liquidate partial shares at my discretion. If I enter an order to sell my entire whole share position, any remaining partial share position will be liquidated at the execution price of the sell and will be posted to my account on the settlement day. No commission will be charged for the liquidation of the partial share position.

Confirmations and Monthly Statements. In lieu of separate immediate trade confirmation statements, all transactions made through the Service will be confirmed on my regular monthly brokerage account statement. I may obtain immediate information regarding a dividend reinvestment transaction on the day after the reinvestment date by calling You.

Continuing Effect of Authorization; Termination. I authorize You to purchase for my account shares of the securities I have selected for the Service. Authorizations under this section will remain in effect until I give You notice to the contrary on or before 9 p.m. ET on the dividend record date. If the dividend record date falls on a non-business day, then notice must be given on or before 9 p.m. ET at least one business day prior to the dividend record date. Such notice will not affect any obligations resulting from transactions initiated prior to Your receipt of the notice. I may withdraw completely or selectively from the program. If I transfer my account, I must re-enroll my securities for reinvestment. Enrollment elections for securities that become ineligible for the Service will be canceled after 90 days of continuous ineligibility.

Optional Dividends. At times certain issuers that pay dividends may offer shareholders an opportunity to elect to receive stock or cash, or a combination of both. This is known as an "Optional Dividend." The issuer will assign a default if no instruction is received. For example, the default option could be cash, stock, or a combination of both. I have the opportunity up until the applicable deadline to make an election to receive the payment of the issuer's choice. If I do not make an election prior to the deadline, my account will be assigned a default election based on the dividend reinvestment program instructions I established with respect to my account. This default election will be utilized in lieu of the issuer's default option being applied to my account.

Automatic Dividend Reinvestment Transactions through the Depository Trust Company. I understand that if I elect to participate in the Service, reinvestment for certain securities may occur through the Depository Trust Company's dividend reinvestment service (the "DTC program"). DTC and the issuer determine which securities participate in the DTC program. Only certain eligible DTC program securities will participate in the Service, and such eligibility is determined by NFS. I can obtain immediate information regarding DTC-eligible securities by telephoning You.

Securities eligible for reinvestment through the DTC program portion of the Service cannot participate in the cash reinvestment portion of the Service. If a DTC program-eligible security subsequently becomes DTC program-ineligible and I have elected dividend reinvestment for that security, I will automatically continue to participate in the cash reinvestment portion of the Service. If a DTC program-ineligible security subsequently becomes DTC program-eligible and I have elected dividend reinvestment for that security, then I will continue to participate in the Service through the DTC program portion of the Service for that security. No communication regarding these changes will be provided to me.

You will post the DTC program transaction to my account when the details, including determination of any discount, are made available to You by DTC. Such transactions, although not posted to my account on the dividend payable date, will be effective as of such date. If I liquidate my shares after the dividend record date, but before the DTC program reinvestment is posted to my account, then I will receive the dividend in cash.

9. I understand that if I have elected to convert an IRA, other than a Premiere Select IRA, to a Premiere Select Roth IRA, then all parts of this Agreement, including the Application and the information herein, will apply to both my Premiere Select IRA established to facilitate the conversion and to my Premiere Select Roth IRA. I understand that I cannot convert assets in my SIMPLE IRA to a Roth IRA until after the expiration of the two-year period, beginning on the date I first participated in a SIMPLE IRA Plan maintained by my employer.

- **10.** If I am opening an account with a distribution from an employer-sponsored retirement plan, I certify that such a distribution is a qualified total or partial distribution, which qualifies for rollover treatment, and I irrevocably elect to treat this contribution as a rollover contribution.
- 11. If I am opening a Roth IRA or Roth IRA BDA with a rollover from an employer-sponsored retirement plan, I certify the rollover is from an eligible employer-sponsored retirement plan and the rollover contribution meets applicable Internal Revenue Code requirements.
- 12. In the event that any securities in my account become non-transferable, NFS may remove them from my account without further notice. Non-transferable securities are those where transfer agent services have not been available for six or more years. A lack of transfer agent services may be due to a number of reasons, including that the issuer of such securities may no longer be in business and may even be insolvent.

Note the following:

- There are no known markets for these securities.
- NFS is unable to deliver certificates to me representing these positions.
- These transactions will not appear on Form 1099 or any other taxreporting form.
- The removal of the position will not be reported as a taxable distribution and any reinstatement of the position will not be reported as a contribution.
- If transfer agent services become available sometime in the future, NFS will use its best efforts to have the position reinstated in my account.
- Positions removed from my account will appear on my next available account statement following such removal as an "Expired" transaction.

By opening and maintaining an account with NFS, I consent to the actions as described above, and I waive any claims against You or NFS arising out of such actions. I also understand that You do not provide tax advice concerning my account or any securities that may be the subject of removal from or reinstatement into my account and I agree to consult with my tax advisor concerning any tax implications that may arise as a result of any of these circumstances.

13. In the event I become indebted to You or NFS in the course of operation of this account, I agree that I will repay such indebtedness upon demand. All securities and other property now or hereafter held, carried, or maintained by NFS for any of my brokerage accounts, now or hereafter opened, including brokerage accounts in which I may have an interest, including, but not limited to, assets held in a bank sweep product, shall be subject to a lien for the discharge of all of my indebtedness and other obligations of the undersigned to You or NFS and are held by NFS as security for the payment of any of my liability or indebtedness to You or NFS in any of the said brokerage accounts. You and NFS shall have the right to sell, assign, or transfer securities, withdraw any funds from a bank sweep product, and apply, as appropriate, or any other property so held by You or NFS, from or to any other of my brokerage accounts whenever in Your judgment You or NFS consider such a transfer necessary for Your protection in enforcing Your lien. You or NFS shall have the discretion to determine which securities and property are to be sold or withdrawn, and which contracts are to be closed. No provision of this Agreement concerning liens or security interests shall apply to the extent such application would be in conflict with any provisions of ERISA or the Internal Revenue Code or any related rules, regulations, or guidance.

When street name or bearer securities held for me are subject to a partial call or partial redemption by the issuer, NFS may or may not receive an allocation of called/redeemed securities by the issuer, transfer agent and/or depository. If NFS is allocated a portion of the called/redeemed securities, NFS utilizes an impartial lottery allocation system (the "Lottery Process"), in accordance with applicable rules, that randomly selects the securities within customer accounts that will be called/redeemed. NFS's allocations are not made on a pro rata basis and it is possible for me to receive a full or partial allocation, or no allocation. I have the right to withdraw uncalled fully paid securities at any time prior to the cutoff date and time established by the issuer, transfer agent and/or depository with

- respect to the partial call, and also to withdraw excess margin securities provided that my account is not subject to restriction under Regulation T or such withdrawal will not cause an under-margined condition.
- **14.** All transactions are subject to the constitution, rules, regulations, customs, and usages of the exchange, market, or clearinghouse where executed, as well as to any applicable federal or state laws, rules, and regulations.
- 15. To the extent that any part of this Customer Agreement, the related Application, Custodial Agreement and Disclosure Statement, or Premiere Select Retirement Plan and Trust Agreement ("the Documents"), as applicable, were obtained online by me, I represent to the best of my knowledge that the terms of the Documents have not changed and are identical to the terms as originally set forth by FMTC or its successors, NFS, and You. I acknowledge that any alteration of the Documents' original terms shall be null and void, and I shall be bound by the terms of the original Documents as set forth by FMTC, NFS, and You. I also understand and acknowledge that any Agreements established by the above-referenced Documents may be terminated in the event that FMTC, its agents, affiliates, or its successors have reasonable grounds to believe the Document(s) has/have been altered.
- 16. No waiver of any provision of this Agreement shall be deemed a waiver of any other provision, nor a continuing waiver to the provision so waived. No provision of this Agreement can be amended or waived, except by an authorized representative of NFS.
- 17. I understand that sufficient funds must be in my account by the settlement date of any order I place, including transaction costs and any applicable commissions or fees in addition to other amounts FMTC, NFS, or You may deem necessary.

NFS may offset regulatory transaction or activity fees that are assessed by certain self-regulatory organizations or regulatory authorities against NFS ("Activity Assessment Fees"). I acknowledge that NFS has the right to determine such offset of Activity Assessment Fees in its sole and exclusive discretion and that such offset of Activity Assessment Fees may differ from or exceed the regulatory transaction or activity fees in connection with my transactions. Such differences may be caused by various factors including, among other things, the rounding methodology used by NFS, the use of allocation accounts, transactions or settlement movements for which a regulatory transaction or activity fee may not be assessed, differences between the dates of fee rate changes and various other reasons. I acknowledge that NFS has made no representation that Activity Assessment Fees assessed to my account will equal the regulatory transaction fees assessed against NFS in respect of or resulting from my transactions.

18. Government Money Market Funds

I understand I could lose money by investing in a money market fund. Although the fund seeks to preserve the value of my investment at \$1.00 per share, it cannot guarantee it will do so. An investment in the fund is not a bank account and is not insured or guaranteed by the Federal Deposit Insurance Corporation or any other government agency. The fund's sponsor is not required to reimburse the fund for losses, and I should not expect that the sponsor will provide financial support to the fund at any time, including during periods of market stress.

Fidelity's government and U.S. Treasury money market funds will not impose a fee upon the sale of my shares.

19. I understand that my account includes a core account that is used for settling transactions and holding credit balances. Amounts credited to my core account will be invested in the core account investment vehicle I indicate on my account application. I understand that if I do not select a core account investment vehicle, or I am or become a non-U.S. customer who then returns to the U.S., I authorize my Broker-Dealer or NFS to use the default option as the core account investment vehicle. This will either be a specific money market fund, in which event my Broker-Dealer will provide the prospectus for that fund, or a bank sweep product, in which event my Broker-Dealer will provide a disclosure document describing that product in detail. If I am or become a non-U.S. customer, the core will be a money market fund that is eligible for purchase by non-U.S. customers or my uninvested cash will remain in a free credit balance. Different core accounts may have different rates

of return and different terms and conditions, such as FDIC insurance or SIPC protection. I understand that if I do not select a core account, my Broker-Dealer may not consider these differences when selecting a default core account for me.

20. I understand that if I (or in the event I do not, You) choose a Bank Deposit Sweep Program ("BDSP") as my core account investment vehicle, cash balances in my Account will be automatically swept into interest-bearing deposit accounts at one or more federally insured banking institutions that are participating in the Bank Deposit Sweep Program (each, a "Bank") as more fully described in the Disclosure Document. My cash balances held at each Bank will be eligible for FDIC insurance up to \$250,000 (principal plus accrued interest) per depositor in each insurable capacity per Bank, in accordance with applicable FDIC rules. All deposits (for example, deposits I may make at the Bank outside of the Bank Deposit Sweep Program plus the Bank Deposit Sweep Program cash balance) held by an individual in the same right and legal capacity and at the same Bank are insured up to \$250,000 as described above. Special rules apply to insurance of trust deposits. The amount of FDIC coverage will be limited by the number of Banks in the Bank Deposit Sweep Program, the number of Banks in which my money is deposited, and other factors as more fully described in the Bank Deposit Sweep Program disclosure document. All FDIC insurance coverage is in accordance with FDIC rules.

NFS will implement the following changes to its BDSP: Cash Balances that cannot be placed at a Program Bank, including Excess Deposit Banks, due to capacity limits or in NFS' sole discretion, an imminent lack of capacity, shall be swept to a Money Market Mutual Fund Overflow as described herein. In the event that I have funds swept to a Money Market Mutual Fund Overflow, it will have a material impact on my insurance coverage, how interest is calculated and how funds are placed and withdrawn.

I understand that You and NFS will not monitor the amount of my bank sweep balance to determine whether it exceeds the limit of available FDIC insurance. I understand that I am responsible for monitoring the total amount of my assets on deposit with the Bank (including accounts at the bank held in the same right and legal capacity) in order to determine the extent of deposit insurance coverage available to me on those deposits, including my bank sweep balance held at the Bank. If I am a trustee, I understand that I am responsible for determining the application of FDIC insurance for myself and my beneficiaries.

21. I have received and read the appropriate prospectus or disclosure document for the core account designated in the attached retirement account application(s). I understand that my account statement details all activity in the core account. This statement is provided in lieu of a confirmation that might otherwise be provided to me with respect to those transactions. I understand if I have a money market fund for my core account, all core credits will be automatically swept into that fund. All investments must meet the fund's investment minimums. Money in my core account money market fund earns dividends, as described in the applicable fund's prospectus. If in the future, I have a different money market fund for my core account, these provisions will still apply. I further understand that if I chose a money market fund as my core account, some or all of the funds' distribution and service plans, as allowed under SEC Rule 12b-1, permit the funds to pay fees to broker-dealers with respect to the distribution of the funds' shares, and that You or NFS may receive such a fee as a result. I understand that You may charge additional fees and that neither NFS nor FMTC shall incur any liability for the payment of any fees to You from assets in my account.

If I have selected a bank sweep product as my core account, my core account credits (which are considered cash balances awaiting reinvestment) will be moved each day to the bank sweep. The rate of any interest paid is determined by the Bank(s) and/or my Broker-Dealer, as indicated in the applicable disclosure document, and may change at any time without notice to me. I understand that if I want to learn more, I may speak with an investment representative.

Indicating no choice is my authorization for my Broker-Dealer to use its default option as the core account. This will either be a specific money market fund in which event my Broker-Dealer has provided the prospectus for that fund, or a bank sweep product in which event my Broker-Dealer has provided a disclosure document describing that product in detail.

I further understand that my Broker-Dealer and NFS may receive compensation with respect to amounts invested in my core account and that I should review the appropriate prospectus or disclosure document for additional information. I have been provided a description of these fees and represent that these fees are reasonable in light of the services provided.

If the core account designated in my retirement account becomes unavailable, or if my core account is a money market fund that imposes a fee, my Broker-Dealer may select an alternative core account in accordance with applicable rules and regulations, including the Internal Revenue Code and ERISA. In this event, I understand and agree that any or all credit balances in my account will be placed into the alternative core account. I understand that my Broker-Dealer may change the products available as core account options.

By signing the Account Application, I represent that I have read this Customer Agreement and understand, authorize and consent to my Broker-Dealer changing my core account, if it becomes unavailable due to circumstances beyond the control of my Broker-Dealer, to another money market fund or bank sweep product, if available, in accordance with applicable rules and regulations, including the Internal Revenue Code and ERISA. I agree to hold NFS, my Broker-Dealer and/or their agents harmless for any actions taken in connection with or resulting from changing my core account, including but not limited to any changes in the rate of return offered by the alternative core account.

22. Money Market Mutual Fund Overflow

Certain events will result in the sweeping of Cash Balances into a money market mutual fund instead of Program Banks- this feature is called the Money Market Mutual Fund Overflow ("MMKT Overflow"). The events for sweeping of funds into the MMKT Overflow may include:

If the Program does not have sufficient deposit capacity to accept new or maintain existing deposits, any balance that cannot be placed or maintained at a Program Bank(s), including Excess Deposit Banks, will then be swept into the MMKT Overflow.

The enhanced sweep process between your Account, the Program Deposit Account and the MMKT Overflow is referred to together as the "Program" and may also be included in the definition of your "Core Account Investment Vehicle". The Fidelity Government Money Market: "S" Class fund is the money market mutual fund that will be utilized for the MMKT Overflow (the "MMKT Overflow Fund").

Summary: Balances will sweep into the Program Banks as described above in the "How the Program Works" section. If, however, the Program Banks are unwilling or unable to accept funds, these funds will be swept to the "MMKT Overflow" rather than the Program Banks.

My Program Deposit is also automatically "swept out of" a Program Deposit Account as necessary to satisfy debits in my Account. However, in the event I have Cash Balances in the MMKT Overflow, the Cash Balances will first be debited from the MMKT Overflow Fund, then from Program Banks.

Debits in my Account associated with certain actual or anticipated transactions to generate a debit in my Account during the business day will first be settled using proceeds from the redemption of any shares of the MMKT Overflow Fund first, then withdrawal of Program Deposits that are swept out on such business day. Other debits will be settled using proceeds from redemption of any shares of the MMKT Overflow Fund first, then the withdrawal of Program Deposits that are swept out on the next business day.

In the event that additional capacity becomes available at the Program Banks, any cash balances in the MMKT Overflow Fund will remain and will not automatically be transferred or rebalanced into newly open and/ or available Program Banks. Other than being used to satisfy debits or withdrawals in the account, funds will remain in the MMKT Overflow.

Rate of Return for Cash Balances Held in the MMKT Overflow: In the event there is a Cash Balance held in the MMKT Overflow, the rate of return for a money market fund is typically shown for a sevenday period. It is typically expressed as an annual percentage rate. It is referred to as the "7-day yield" and may change at any time based on the performance of the investments held by the money market fund. The effective yield on a money market fund reflects the effect of compounding of interest over a one-year period.

In general, a money market mutual fund earns interest, dividends, and other income from its investments, and distributes this income (less expenses) to shareholders as dividends. Each fund may also realize capital gains from its investments, and distributes these gains (less losses), if any, to shareholders as capital gain distributions.

Distributions from a money market mutual fund consist primarily of dividends. A money market mutual fund normally declares dividends daily and pays them monthly. Funds held in the MMKT Overflow begin earning the dividend accruals on the day they are received by the MMKT Overflow Fund and stop accruing dividends on the day they are withdrawn. For additional information on returns of the MMKT Overflow Fund, see the fund's prospectus.

Statements: The statement for your Account will (i) indicate your balance in your core account including your Program Deposit balance at each Program Bank and MMKT Overflow (if applicable) as of the last business day of each monthly statement period, (ii) detail sweeps to and from your core account during the statement period, and (iii) reflect the rate of return for the MMKT Overflow, if applicable. This information is provided in lieu of separate confirmations.

Insurance: If funds are swept from a Program Deposit Account into the MMKT Overflow, such funds will no longer be eligible for FDIC insurance but will be subject to SIPC protection, up to certain limits as further described in the section titled "FDIC Insurance Coverage/SIPC Protection" above. More details about the MMKT Overflow Fund can be found in the MMKT Overflow Fund 's prospectus, which will be made available to you when applicable.

Rebalance Event: From time to time, and as part of the management of the Program, if additional deposit capacity becomes available, NFS, in collaboration with your Broker-Dealer may periodically sweep funds out of the MMKT Overflow and back to Banks on your Program Bank List to be held as a Program Deposit (a "Rebalance Event"). You will be notified in advance of any MMKT Overflow fund Rebalance Event. Notice will be provided to you in writing. In addition, the notice will inform you of approximately when such Rebalance Event will be implemented. Continued use of your Account and/or the Program after notice of a Rebalance Event will constitute your consent to such an event and the changes described therein.

The MMKT Overflow Fund is a money market mutual fund offered by Fidelity Management and Research Company ("FMR Co."). FMR Co. will receive management and other fees for assets held in the MMKT Overflow Fund, as more fully described in the fund's prospectus.

- 23. I understand that NFS and FMTC reserve the right not to accept assets in my account until such time as NFS has received my completed paperwork, determined the same to be in good order, and accepts my retirement account on behalf of FMTC, as indicated by a letter of acceptance. I agree to indemnify and hold NFS and FMTC (and their affiliates, successors, and employees) harmless from any loss or liability that they or I may incur as a result of assets in my account not being accepted until such time as NFS has received my completed retirement account paperwork, determined the same to be in good order, and accepts my retirement account on behalf of FMTC.
- 24. I hereby acknowledge that there are fees associated with my retirement account. I understand that there is a \$35 NFS Annual Maintenance Fee that may be paid separately (if consented to by NFS) or collected from my retirement account. I understand that there is a \$125 NFS Liquidation/Termination fee that will be collected directly from my retirement account when I liquidate or terminate my retirement account. I understand and hereby acknowledge that NFS may change the fees from time to time. I will contact my Broker-Dealer for further fee information.

If the annual fee amount is deducted from my core account, I must ensure that sufficient funds are available; if my core account has insufficient funds to cover the fee amount owed, my account may receive an unpaid fee posting; if an unpaid fee posting exists in my core account, and if I contribute to my IRA, part or all of the contribution will be applied to the unpaid fee posting, however, the full contribution amount will still be reported to the IRS (as applicable); my Broker-Dealer may sell any or all of my IRA assets to satisfy the IRA annual maintenance fee and any associated expenses such as brokerage commissions and/or liquidation charges; if I have an automatic periodic distribution scheduled for November and/or December, I must have an adequate

balance in my core account to fund both the distribution amount and the IRA annual maintenance fee, otherwise the distribution may not be processed, and I may not meet minimum distribution annual requirements, if applicable.

I understand that FMTC may be required to file IRS Form 990-T on my behalf in order to report Unrelated Business Taxable Income (UBTI) of \$1,000 or more on Master Limited Partnerships (MLP) and Limited Partnerships (LP) held in my retirement account. IRS Form 990-T is required to be filed by the tax filing deadline, including any extensions. I understand that in accordance with the Fees section of the applicable Custodial Agreement and Disclosure Statement, if a Form 990-T filing is required a \$75 IRS 990-T UBTI Tax Return Filing fee will be paid from the core account of this retirement account.

If my retirement account is enrolled (or subsequently becomes enrolled) in a managed account program with my Broker-Dealer, I authorize NFS to deduct from my retirement account fees for financial advisory services rendered to me by my Broker, Financial Advisor, or Investment Professional (herein, "Investment Professional") in connection with my retirement account, as described in the applicable Custodial Agreement and Disclosure Statement. I represent that I have reviewed the financial advisory fees with my Investment Professional. I understand that the determination of whether any financial advisory fees paid to my Broker-Dealer and/or Investment Professional are reasonable for the services provided to me by my Broker-Dealer and/or Investment Professional is my sole responsibility, and that NFS and FMTC are not parties to any written agreements I may have entered into with my Broker-Dealer and Investment Professional which allows for financial advisory fees to be charged by my Investment Professional. I acknowledge and agree that neither NFS nor FMTC will incur any liability for the payment of financial advisory fees to my Investment Professional, and I authorize NFS to accept instructions from my Broker-Dealer or Investment Professional as to the amount and timing of the payment of financial advisory fees and to debit my account to pay such fees to my Investment Professional on my behalf. I understand my Broker-Dealer may charge fees in addition to or in lieu of those described herein, and that it is my obligation to ensure I comply with the IRA contribution, distribution, and prohibited transactions rules.

I understand that the financial advisory fees will be paid from the core account of my retirement account as described in this Customer Agreement. I understand this authorization will remain in effect until it is terminated by me, my Broker-Dealer or by NFS (or its agents, affiliates, or successors) in writing. I acknowledge and agree such termination shall not affect any obligation or liability arising prior to termination. NFS shall be entitled to rely conclusively upon any financial advisory fee instruction or direction received by my Broker-Dealer or Investment Professional and NFS and FMTC shall be indemnified for any action or inaction with respect to honoring such instructions or directions. Use of Funds Held Overnight

As compensation for services provided with respect to accounts, NFS receives use of: amounts from the sale of securities prior to settlement; amounts that are deposited in the accounts before investment; and disbursement amounts made by check prior to the check being cleared by the bank on which it was drawn. Any above amounts will first be netted against outstanding account obligations. The use of such amounts may generate earnings (or "float") for NFS or instead may be used by NFS to offset its other operational obligations. Information concerning the time frames during which NFS may have use of such amounts and rates at which float earnings are expected to accrue is provided as follows:

(1) Receipts. Amounts that settle from the sale of securities or that are deposited into an account (by wire, check, EFT or other means) will generally be invested in the account's core account by close of business on the business day following NFS's receipt of such funds. NFS gets the use of such amounts from the time it receives funds until the core account purchase settles on the next business day. Note that amounts disbursed from an account (other than as referenced in Section 2 below) or purchases made in an account will result in a corresponding "cost" to NFS. This occurs because NFS provides funding for these disbursements or purchases one day prior to the receipt of funds from the account's core account. These "costs" may reduce or eliminate any benefit that NFS derived from the receipts described previously.

- (2) Disbursements. NFS gets the use of amounts disbursed by check from accounts from the date the check is issued by NFS until the check is presented and paid.
- (3) Float Earnings. To the extent that such amounts generate float earnings, such earnings will generally be realized by NFS at rates approximating the Target Federal Funds Rate.
- **25.** I understand that if I am re-registering a limited partnership, I may be charged a re-registration fee, up to the maximum of \$200, to change my registration to NFS.
- **26.** Neither You nor NFS shall be liable for loss caused directly or indirectly by war, natural disasters, government restrictions, exchange or market rulings, or other conditions beyond Your control, including, but not limited to, extreme market volatility or trading volumes. Neither You nor NFS shall be responsible for any loss or expense relating to removal of assets from, or restrictions on trading in, securities in my account based on the actions of the issuer.

27. Credits to My Account

During normal business hours ("Intra-day"), activity in my account, such as deposits and the receipt of settlement proceeds, are credited to my account and may be held as a free credit balance (the "Intra-day Free Credit Balance").

Activity in your account, such as deposits and the receipt of settlement proceeds, may also occur after the cut-offs described above, or on days the market is not open and the Fedwire Funds Service is not operating (collectively "After-hours"). Those amounts are credited to your account and may be held as a free credit balance (the "After-hours Free Credit Balance").

Like any free credit balance, the Intra-day and After-hours Free Credit Balances represent amounts payable to me on demand by NFS. Subject to applicable law, NFS may use these free credit balances in connection with its business. NFS may, but is not required to, pay me interest on free credit balances held in my account overnight—provided that the accrued interest for a given day is at least half a cent. Interest, if paid, will be based upon a schedule set by NFS, which may change from time to time at NFS's sole discretion.

Interest paid on free credit balances will be labeled "Credit Interest" in the Investment Activity section of my account statement. Interest is calculated on a periodic basis and credited to my account on the next business day after the end of the period. This period typically runs from approximately the 20th day of one month to the 20th day of the next month, provided, however, that the beginning and ending periods each year run, respectively, from the 1st of the year to approximately the 20th of January, and approximately the 20th of December to the end of the year. Interest is calculated by multiplying your average overnight free credit balance during the period by the applicable interest rate, provided, however, that if more than one interest rate is applicable during the period, this calculation will be modified to account for the number of days each period during which each interest rate is applicable.

Each check or Automated Clearing House deposit (ACH) deposited is promptly credited to my account. However, the money may not be available to use until up to four (4) business days later, and NFS may decline to honor any debit that is applied against the money before the deposited check or ACH has cleared. If a deposited check or ACH does not clear, the deposit will be removed from my account, and I am responsible for returning any interest I received on it. Note that NFS only can accept checks denominated in U.S. dollars and drawn on a U.S. bank account (including a U.S. branch of a foreign bank).

In addition, if NFS has reason to believe that assets were incorrectly credited to my account, NFS may restrict such assets and/or return such assets to the account from which they were transferred.

If I Utilize a Fidelity Money Market Fund as My Core Position or if I Have a Balance in the MMKT Overflow Fund

If I utilize a Fidelity money market fund as my core position, the Intraday Free Credit Balance, if any, generated by activity occurring prior to the market close each business day (or 4:00 p.m. ET on business days when the market is closed and the Fedwire Funds Service is operating) is automatically swept into my core account and invested in my core position at the market close. There will be an additional automatic sweep into my core account early in the morning prior to the start of business on each business day that will also be invested in my core position at that time. This will include my After-hours Free Credit Balance along with credit amounts attributed to certain actual or anticipated transactions that would otherwise generate an Intra-day Free Credit Balance on such business day.

I understand these sweep procedures for my MMKT Overflow Fund may cease if Program Bank capacity becomes available and deposits sweep to Program Banks.

If I Utilize the BDSP as My Core Position

If I utilize the BDSP as my core position, the Intra-day Free Credit Balance, if any, as well as any After-hours Free Credit Balance generated by activity occurring prior to NFS's nightly processing cycle are automatically swept into my core account as part of that nightly cycle (the "Evening Bank Sweep") and reflected in my Account as Program Deposits (as defined below) in anticipation of the deposit process described below occurring on the next business day.

There will be an additional automatic sweep into my core account early in the morning prior to the start of business on each business day that will also be invested in my core position at that time (the "Morning Bank Sweep"). This will include credit amounts attributed to certain actual or anticipated transactions that would otherwise generate an Intra-day Free Credit Balance on such business day.

The total amount of the Evening Bank Sweep and the Morning Bank Sweep is referred to as my Cash Balance. In the morning of the business day of the Morning Bank Sweep, my Cash Balance will be deposited in an FDIC-insured interest-bearing account (a "Program Deposit Account") at one or more participating banks (each, a "Program Bank"). The amounts on deposit are collectively referred to as my Program Deposits, and Program Deposits are eligible for FDIC insurance. My Program Deposit will earn interest, provided that the accrued interest for a given day is at least half a cent.

I understand Evening Bank Sweep and Morning Bank Sweep may be a substituted with similar sweeps to the MMKT Overflow Fund in the event there is a lack of capacity at Program Banks. I understand this is further explained in Section 22.

If I Utilize the Interest-Bearing Option (FCASH) as My Core Position

If I utilize FCASH as my core position, the Intra-day Free Credit Balance, if any, as well as any After-hours Free Credit Balance generated by activity occurring prior to NFS's nightly processing cycle is automatically swept into my core account as part of that nightly cycle and held in the interest-bearing option.

Debits to My Account

Deferred debit card charges are debited monthly. All other debit items (including checks, debit card transactions, bill payments, securities purchases, electronic transfers of money, levies, court orders, or other legal process payments) are paid daily to the extent that sufficient funds are available. Note that debits to resolve securities transactions (including margin calls) will be given priority over other debits, such as checks or debit card transactions.

As an account owner, I am responsible for satisfying all debits in my account, including any debit balance outstanding after all assets have been removed from an account, any margin interest (at prevailing margin rates) that has accrued on that debit and any costs (such as legal fees) that NFS incurs collecting the debit. I am responsible for ensuring that checks issued to me representing distributions from my account are promptly presented for payment. If a check issued to me from my account remains uncashed and outstanding for at least six months, I authorize and instruct NFS, in its sole discretion, to cancel the check and return the underlying proceeds to me by depositing the proceeds into my account.

To help ensure the proper discharge of debits, it is NFS's policy to do the following when settling debits against my account.

During normal business hours, activity in your account, such as wire disbursements and bill payments, are debited from my account.

If I Utilize a Fidelity Money Market Fund as My Core Position

If I utilize a Fidelity money market fund as my core position and there are debits in my account generated by account activity occurring prior to the market close each business day (or 4:00 p.m. ET on business days when

the market is closed and the Fedwire Funds Service is operating), these debits will be settled at the market close using the following sources, in this order:

- 1. any Intra-day Free Credit Balances
- 2. proceeds from the sale of my core position at the market close
- 3. redemption proceeds from the sale of any shares of a Fidelity money market mutual fund held in the account that maintains a stable (i.e., \$1.00/share) net asset value and is not subject to a liquidity fee or similar fee or assessment
- 4. if I have a margin account, any margin surplus available, which will increase your margin balance

Note: NFS may modify the sources and order in which my debits are settled. My Broker-Dealer may be authorized to exclude sources for settling debits in my account including limiting certain auto-liquidation options. I will contact my Broker-Dealer for more information.

There will be an additional sweep early in the morning prior to the start of business on each business day, and certain unsettled debits in my account along with debits associated with certain actual or anticipated transactions that would otherwise generate a debit in my account during the business day will be settled using redemption proceeds from the sale of my core position early in the morning prior to the start of business.

If I Utilize the Bank Sweep as My Core Position

If I utilize the Bank Sweep as my core position and there are debits in my account generated by account activity occurring prior to NFS's nightly processing cycle these debits will be settled using the following sources, in this order:

- 1. any Intra-day or After-hours Free Credit Balances
- 2. proceeds from the withdrawal of Program Deposits occurring on the next business day (not including bank holidays or days on which the New York Stock Exchange is closed, such as Good Friday)
- 3. redemption proceeds from the sale of any shares of a Fidelity money market mutual fund held in the account that maintains a stable (i.e., \$1.00/share) net asset value and is not subject to a liquidity fee or similar fee or assessment
- 4. if I have a margin account, any margin surplus available, which will increase my margin balance

Note: NFS may modify the sources and order in which my debits are settled. My Broker-Dealer may be authorized to exclude sources for settling debits in my account including limiting certain auto-liquidation options. I will contact my Broker-Dealer for more information.

In addition, early in the morning prior to the start of business on each business day, certain unsettled debits in my account along with debits associated with certain actual or anticipated transactions that would otherwise generate a debit in my account during the business day will be settled using proceeds from the withdrawal of Program Deposits occurring that business day (not including bank holidays or days on which the New York Stock Exchange is closed, such as Good Friday). I understand that if I utilize the Bank Sweep as my core position and in the event I have Cash Balances in the MMKT Overflow, the Cash Balances will first be debited from the MMKT Overflow Fund, then from Program Banks. I understand Section 22 covers this in greater detail.

If I Utilize the Interest-Bearing Option ("FCASH") as My Core Position

If I utilize the Interest-Bearing option as my core position and there are debits in my account generated by account activity occurring prior to NFS's nightly processing cycle, these debits will be settled using the following sources, in this order:

- 1. any Intra-day or After-hours Free Credit Balances
- 2. funds held in FCASH
- 3. redemption proceeds from the sale of any shares of a Fidelity money market mutual fund held in the account that maintains a stable (i.e., \$1.00/share) net asset value and is not subject to a liquidity fee or similar fee or assessment
- 4. if I have a margin account, any margin surplus available, which will increase my margin balance

Note: NFS may modify the sources and order in which my debits are settled. My Broker-Dealer may be authorized to exclude sources for settling debits in my account including limiting certain auto-liquidation options. I will contact my Broker-Dealer for more information.

In addition to the foregoing, we may turn to the following sources:

- redemption proceeds from the sale of any shares of a Fidelity money market fund held in another non-retirement account with the same registration (which I authorize us to sell for this purpose when I sign the application)
- any securities in any other account at NFS in which I have an interest

I will contact my Broker-Dealer if I want information about additional options for handling debits in my account if I utilize FCASH as my core position. In the event that my account does not contain sufficient cash, NFS and my Broker-Dealer may liquidate securities to satisfy a court order, levy, or any other legal process payment.

In the event I hold a money market fund in my account that is held outside of my core account that is subject to a liquidity fee (as described in more detail in the fund's prospectus), upon notice to NFS by the fund that a liquidity fee has been imposed, the cash available and running collective balance in my account will be reduced by the amount of the value of the impacted money market fund. Payment of debit items from my account will continue to be paid as described in this agreement, but NFS will only pay items from a money market fund that has imposed a liquidity fee as part of that payment process after the other sources are attempted.

I acknowledge that if a money market fund held in my account imposes a liquidity fee, the money market fund may not provide NFS with much, if any, advance notice of such liquidity fee. As a result, I may not be notified of such liquidity fee when I submit a trade. However, as instructed by the fund (and disclosed in the fund prospectus), my trade will be subject to such liquidity fee, and it may be applied to my trade retroactively.

Texas Residents only: In accordance with Texas House Bill 1454, I, as an account owner, may designate a representative for the purpose of receiving a due diligence notice. If I add a designated representative, NFS is required to mail the written notice upon presumption of abandonment to the representative, in addition to mailing the notice to me, the account owner.

- **28.** The reasonable costs of collection of any unpaid deficiency in my retirement account, including attorneys' fees incurred by You or NFS, shall be reimbursed by me to You or NFS.
- 29. Customer Identification Program Notice: To help the government fight financial crimes, Federal regulation requires my Broker-Dealer and NFS to obtain my name, date of birth, address, and a government-issued ID number before opening my account, and to verify the information. In certain circumstances, I understand you may obtain and verify comparable information for any person authorized to make transactions in an account. Also, Federal regulation requires you to obtain and verify the beneficial owners and control persons of legal entity customers. Requiring the disclosure of key individuals who own or control a legal entity helps law enforcement investigate and prosecute crimes. My account may be restricted or closed if NFS or my Broker-Dealer cannot obtain and verify this information. NFS or my Broker-Dealer will not be responsible for any losses or damages (including, but not limited to, lost opportunities) that may result if my account is restricted or closed.

NFS does not permit bearer-share entity accounts known to NFS on its platform. If it comes to NFS's attention that an entity account has issued or is permitted to issue bearer shares, NFS will restrict the account to permit liquidations only.

Any information I provide to You may be shared by You and/or NFS with third parties for the purpose of validating my identity and may be shared for other purposes in accordance with Your applicable privacy policy and the National Financial Services LLC Privacy Policy. Any information I give to You may be subject to verification, and I authorize You and/or NFS to obtain a credit report about me at any time. Upon written request, I will be provided the name and address of the credit reporting agency used. You and/or NFS also may monitor or tape-record conversations with me in order to verify data about any transactions I request, and I consent to such monitoring or recording.

30. I understand that my retirement account will be invested in accordance with my instructions as given from time to time to You, and as otherwise described herein.

- **31.** I understand that I am deemed to have received a copy of the Premiere Select Traditional IRA Disclosure Statement and/or Premiere Select Roth IRA Disclosure Statement, as applicable, unless a request for revocation is made to the Custodian within seven (7) calendar days following acceptance of my retirement account by or on behalf of the Custodian, as evidenced by notification.
- **32.** I am aware that various federal and state laws or regulations may be applicable to transactions in my account regarding the re-sale, transfer, delivery or negotiation of securities, including the Securities Act of 1933 (the "Securities Act") and Rules 144, 144A, 145 and 701 thereunder. I agree that it is my responsibility to notify You of the status of such securities and to ensure that any transaction I effect with You will be in conformity with such laws and regulations. I will notify You if I am or become an "affiliate" or "control person" within the meaning of the Securities act with respect to any security held in my account. I will comply with such policies, procedures and documentation requirements with respect to "restricted" and "control" securities (as such terms are contemplated under the Securities Act) as You may require.

In order to induce You to accept orders with respect to the securities in my account, I represent and agree that, unless I notify You otherwise, such securities or transactions therein are not subject to the laws and regulations regarding "restricted" and "control" securities. I will not buy or sell any securities of a corporation of which I am an affiliate or sell any restricted securities except in compliance with applicable laws and regulations and upon notice to You that the securities are restricted.

I understand that if I engage in transactions that are subject to any special conditions under applicable law, there may be a delay in the processing of the transaction pending fulfillment of such conditions. I acknowledge that if I am an employee or "affiliate" of the issuer of a security, any transaction in such security may be governed by the issuer's insider trading policy, and I agree to comply with such policy.

- **33.** This Agreement shall be governed by the laws of the Commonwealth of Massachusetts, except as superseded by federal law or statute; shall cover individually and collectively all retirement accounts which I may open or reopen; shall inure to the benefit of the successors of FMTC, NFS, or You, and assigns, whether by merger, consolidation or otherwise; and NFS may transfer my account to the successors and assigns. This Agreement shall be binding upon my heirs, executors, administrators, successors, and assigns.
- **34.** As applicable, I understand and/or represent that:
 - NFS has the authority to accept orders and other instructions relative to the trust account identified herein from those individuals listed on the application. The trustee(s) may execute any documents on behalf of the trust that You or NFS may require. By signing this form, the trustee(s) hereby certify(ies) that You or NFS are authorized to follow the instructions of any trustee and to deliver funds, securities, or any other assets in the NFS account to any trustee or on any trustee's instructions, including delivering assets to a trustee personally. NFS, in its sole discretion and for its sole protection, may require the written consent of any or all trustees prior to acting upon the instructions of any trustee.
 - There are no other trustee(s) of the trust other than those listed on the Application or identified on a separate piece of paper attached to this Application and as listed on the Trustee Certification of Investment Powers form included with this Application.
 - Should only one person execute this agreement, it shall be a representation that the signer is the sole trustee. Where applicable, plural references in this certification shall be deemed singular.
 - We, the trustees, have the power under the trust and applicable law to enter into the transactions and issue the instructions that we make in this account. We understand that all orders and transactions will be governed by the terms and conditions of all other account agreements applicable to this account.
 - To the extent that the employer-sponsored plan assets inherited by a trust are being directly rolled to an IRA BDA, as trustee for the above-referenced trust, I hereby certify that the trust is a qualifying non-spouse beneficiary for purposes of Section 402(c) of the Internal Revenue Code and is therefore eligible to directly roll over assets to an IRA BDA.

- We, the trustees, jointly and severally, indemnify You and NFS and hold You and NFS harmless from any claim, loss, expense, or other liability for effecting any transactions, and acting upon any instructions given by the trustees. We, the trustees, certify that any and all transactions effected and instructions given on this account will be in full compliance with the trust.
- We, the trustees, agree to inform You in writing of any change in the composition of the trustees, or any other event that could alter the certifications made above.
- We, the trustees, agree that any information we give to NFS on this
 account will be subject to verification, and we authorize You and/or
 NFS to obtain a credit report about me (any of us) individually at any
 time. Upon written request, You or NFS will provide the name and
 address of the credit reporting agency used.
- **35.** Choice of Marketplace. When securities may be traded in more than one marketplace, NFS may use its discretion in selecting the market in which to place my order.
- 36. Receipt of Communications. Communication by mail, messenger, telegraph, electronic mail or electronic record, or otherwise, sent to me at the address of record listed on the Application or any other address I may give You in writing are presumed to be delivered to and received by me whether actually received or not. A statement of all transactions will be mailed to the address of record, monthly or quarterly, depending on activity or instead of receiving these documents through the mail I may, if the service is offered by my Broker-Dealer, choose to receive electronic notification that statements and trade confirmations are available for online viewing. There is no fee for this option, and I may switch to or from it at any time. For more information, I understand that I should speak with my investment representative. I understand that I should promptly and carefully review the transaction confirmations and periodic account statements and notify You of any errors. Information contained on transaction confirmations and periodic account statements is conclusive unless I object in writing within five and ten days, respectively, after transmitted to me.

If, through any error, I have received property that is not rightfully mine, I agree to notify us and to immediately return the property and any earnings it may have yielded.

If we identify an error in connection with property I have received from or through us or an affiliate and determine it is not rightfully mine, I agree that we may take action to correct the error, which may include returning such property to the rightful owner.

37. Purchase of Precious Metals. I understand and acknowledge that precious metals and other collectibles within the meaning of Internal Revenue Code Section 408(m) may not be purchased in retirement accounts except as otherwise permitted by ERISA and the Internal Revenue Code. If I direct You or NFS to purchase eligible gold, silver and platinum coins for me, I understand the following: a) The SIPC does not provide protection for precious metals. However, metals stored through NFS are insured by the depository at market value. b) Precious metals investments can involve substantial risk, as prices can change rapidly and abruptly. Therefore, an advantageous purchase or liquidation cannot be guaranteed. c) If I take delivery of my metals, I am subject to delivery charges and applicable sales and use taxes.

To the extent that collectibles, including precious metals, are held in an underlying trust or other investment vehicle such as an exchange traded fund, it is my responsibility to determine whether or not such an investment is appropriate for an IRA or retirement plan account and whether the acquisition of such investment may result in a taxable distribution from the IRA or retirement plan account under Section 408(m).

38. Asset Movement Authorization — IRA Accounts ONLY

If I do not select Level 1 or Level 2 Asset Movement Authorization, my signature will be required for money movement transactions.

Asset Movement Authorization Level 1:

This authorization permits my Broker-Dealer to request the following:

- Disbursement of checks made payable to me and sent to my mailing address of record.
- Disbursement of checks made payable and/or mailed to an alternate name(s) and/or address pursuant to written standing instructions* from me.

- Transfers of cash or securities** from my IRA to accounts I own
 individually that are maintained at my Broker-Dealer, and if
 applicable, to my accounts held with Fidelity Brokerage Services LLC
 (an affiliate of NFS) through my Broker-Dealer's affiliate investment
 advisor. This includes Roth conversions and distributions from IRAs to
 nonretirement accounts that I own individually.
- Disbursement of funds electronically (including via Bank Wire**, Electronic Funds Transfer ("EFT") and any other means available) pursuant to written standing instructions* from me.
- Transfers of cash or securities** from my IRA to accounts that I do not own individually that are maintained at my Broker-Dealer pursuant to written standing instructions* from me (distributions from IRAs to nonretirement accounts that I do not own individually).
- * I must submit a Premiere Select Standing Payment Instructions form separately to establish written standing instructions (refer to Standing Payment Instructions below).
- ** This is ineligible for periodic distribution plans.

OR

Asset Movement Authorization Level 2

This authorization permits my Broker-Dealer to:

- Perform all Authorization Level 1 payment methods (see above).
- Disburse funds via Bank Wire to any account I own individually that
 is maintained at a receiving bank or financial institution, without
 standing instructions from me. Note: I understand and agree that
 NFS cannot confirm the account registration at the receiving bank or
 financial institution and will rely solely on the representations of my
 Broker-Dealer as to the registration of the receiving account.

Timing and amount — My Broker-Dealer will direct NFS with respect to the timing and specific amount of distributions to be made in cash or in-kind.

Reason for distribution — My Broker-Dealer will direct NFS with respect to the reason for the distribution for certain distribution types. The following reasons may apply:

- Normal if you are at least age 591/2.
- Premature if you are under the age of 59½ (includes first time home purchases, distributions for qualified high education expenses, and substantially equal periodic payments (SEPPs)).
- Roth Conversion (for more information, refer to Roth Conversations below.).
- Return of Excess Contribution (if your Broker-Dealer provides principal and earnings). (For more information, refer to Return of Excess Contribution below).
- Death Distribution (If you wish to take a death distribution from inherited IRA assets, you must first transfer the assets to an IRA Beneficiary Distribution Account or Roth IRA Beneficiary Distribution Account, as applicable, and then take the distribution from the Beneficiary Distribution Account.).

Note:

- If I am taking a qualified Roth IRA distribution, my account must meet the IRS 5-year aging requirement, which begins on the first day of the tax year for which my first contribution is made to any Roth IRA owned by me or, if earlier, the first day of the tax year in which my first conversion contribution is made to any Roth IRA owned by me
- If I am under age 59½ and there are distributions from my SIMPLE IRA before the expiration of the two-year period beginning on the date my employer makes the first contribution to my SIMPLE IRA, I may be subject to a 25% penalty.

Tax withholding (IRA Accounts only) — I am authorizing my Broker-Dealer to direct NFS with respect to the federal and state tax withholding elections for the distribution (refer to State Tax Withholding — IRA Distributions notice attached to this customer agreement). Note: By signing this form I accept any consequences, including any tax obligations, associated with any distribution initiated by me or my Broker-Dealer.

Roth Conversions My Broker-Dealer will have the authority to convert IRA assets in my account to a Roth IRA. Read the following Roth Conversion rules carefully:

- The taxable converted amount will be subject to federal income taxes in the year in which the conversion occurs, but not to the early withdrawal penalty.
- If I am required to take a required minimum distribution from my IRA, I must do so prior to converting to a Roth IRA.
- SIMPLE IRA assets may be converted to a Roth IRA only after the expiration of the two-year period beginning on the date my employer first made contributions to my SIMPLE IRA.
- If you are opening a new Premiere Select Roth IRA, I must complete a Premiere Select IRA Application and submit it to my investment representative prior to requesting a Roth Conversion.
- Note: The Tax Cuts and Jobs Act eliminated the ability to recharacterize any conversions made to a Roth IRA in 2018 or after. I will consult my tax advisor prior to requesting a conversion, as any taxable amounts converted will be subject to federal income taxes in the year in which the conversion occurs.

Return of Excess Contribution My Broker-Dealer will have the authority to request a return of an excess IRA contribution (except SIMPLE IRA contributions) for the current or prior year on my behalf. Read the following return of excess IRA contribution rules carefully:

- The amount of an excess contribution that is not distributed to my or applied to a subsequent year contribution by the tax filing deadline, including extensions, for the year in which the contribution was made, is subject to a 6% IRS penalty for each year that it remains in my IRA.
- Any applicable earnings distributed to me should be included as income in the year the contribution was made and may be subject to a 10% IRS early distribution penalty if I am under age 59½.
- If I elect to have federal and/or state income taxes withheld from the distribution (i) if the distribution is processed prior to my tax filing deadline, including extensions, for the year in which the excess contribution was made, withholding is applicable only to the earnings; (ii) if the distribution is processed after my tax filing deadline, including extensions, for the year in which the excess contribution was made, withholding is applicable to the entire amount of the distribution.
- I may be able to correct contributions to a Roth IRA by recharacterizing my Roth IRA contribution (and its earnings) to another IRA for the same tax year. I will consult my tax advisor and/or investment representative for more information on how to correct an excess Roth IRA contribution via recharacterization.
- If my employer makes a nondeductible contribution to my SEP-IRA, the excess amount is first treated as a regular annual IRA contribution and then to the extent the amount exceeds my annual IRA contribution limit, an excess occurs and can be corrected by requesting a return of excess contribution.
- A return of excess contribution (distribution) is not required if I am
 correcting the excess contribution by using the carry-over method
 of reapplying the excess contribution to subsequent tax years until
 the excess is depleted. I will consult my tax advisor or investment
 representative for more information.
- I will consult my investment representative for information on how to request a return of excess contribution to a SIMPLE IRA.

Standing Payment Instructions I must establish standing payment instructions with my Broker-Dealer to permit my Broker-Dealer to disburse funds electronically (including via Bank Wire, EFT, and any other means available) on my behalf, to disburse checks made payable and/or mailed to an alternate name(s) and/or address, and/or to transfer cash or securities from my IRA to accounts that I do not own individually. A Premiere Select Standing Payment Instructions form is required.

Note: For Beneficiary Distribution Accounts owned by an entity such as a trust or an estate, standing instructions would be required to disburse funds electronically unless funds are moving to an identically registered

Beneficiary Distribution Account.

Notice of Withholding Read the following Notice pertaining to tax withholding carefully. This authorization will give my Broker-Dealer, as my agent, the authority to make federal and state tax withholding elections on my behalf.

IRA distributions (other than Roth IRA distributions), and conversions to Roth IRAs, are subject to federal (and, in some cases, state) income tax withholding unless I or my Broker-Dealer elect not to have withholding apply. If federal and/or state taxes are withheld from a Roth IRA Conversion, the amount withheld may be subject to the 10% early withdrawal penalty unless an exception applies. Withholding will apply to the gross amount of each distribution, even if I have made non-deductible contributions. Moreover, failure to provide a U.S. residential address will result in 10% federal income tax withholding (and possible state income tax withholding) on the distribution proceeds, even if I have elected not to have tax withheld (an IRS requirement as applicable). A Post Office Box does not qualify as a residential address.

If I or my Broker-Dealer elect to have withholding apply (by indicating so at the time of the distribution request, by making no choice, or by not providing a U.S. residential address), federal income tax will be withheld from my IRA distribution(s) (excluding Roth IRA distributions) at a rate of at least ten percent (10%). Federal income tax will not be withheld from distributions from a Roth IRA unless I elect to have such tax withheld. Generally, I can't choose less than 10% for payments to be delivered outside the United States and its possessions.

The IRA distribution may also be subject to state income tax withholding. See the "State Tax Withholding — IRA Withdrawals" at the end of this form for my state's withholding rules. My state of residence will determine my state income tax withholding requirements, if any. My state of residence is determined by my legal address of record provided for the IRA.

Important: State tax withholding rules can change and the rules cited above may not reflect the current ruling of my state. I will consult with my tax advisor or state taxing authority to obtain the most up-to-date information pertaining to my state.

Whether or not I or my Broker-Dealer elect to have federal and, if applicable, state income tax withheld, I am still responsible for the full payment of federal income tax, any state tax or local taxes, and any penalties which may apply to my distribution(s). Whether or not I or my Broker-Dealer elect to have withholding apply (by indicating so at the time the distribution request), I may be responsible for payment of estimated taxes. I may incur penalties under the IRS and applicable state tax rules if my estimated tax payments are not sufficient.

39. Termination of Retirement Account. This Agreement may be terminated in accordance with the terms and conditions set forth in the Premiere Select IRA Custodial Agreement, Premiere Select Roth IRA Custodial Agreement, or Premiere Select Retirement Plan and Trust Agreement, as applicable. My final instructions on record with NFS will be applied to any residuals or interest accruals after termination of my account.

My account balance and certain uncashed checks issued from my account may be transferred to a state unclaimed property administrator if no activity occurs in the account or the check remains outstanding within the time period specified by the applicable state law. If my account is a retirement account, such a transfer may be treated as a distribution from the account to me per applicable tax requirements. NFS may liquidate securities if I do not have sufficient cash to meet any tax withholding obligations.

NOTICE TO CUSTOMER

40. Payment for Order Flow

If You transmit orders (including those generated by reinvested dividends) through NFS, NFS in turn will send my orders to various exchanges or market centers based on a number of factors. Such factors include size of order, trading characteristics of the security, favorable execution prices (including the opportunity for price improvement), access to reliable market data, speed of execution, liquidity enhancement opportunities, availability of efficient automated transaction processing, and reduced execution costs through price concessions from the market centers. Certain of the market centers may execute orders at prices superior to the publicly quoted market in accordance with their rules or practices. While a customer may specify

that an order be directed to a particular market center for execution, the order-routing policies, taking into consideration all of the factors listed above, are designed to result in favorable transaction processing for customers. You will furnish payment for order flow and routing policies to me on an annual basis.

You and NFS receive remuneration, compensation, or other consideration for directing customer orders for equity securities to particular Broker-Dealers or market centers for execution. Such consideration, if any, takes the form of financial credits, monetary payments, or reciprocal business.

Note: Trades placed through telephone, electronic or on-line trading systems cannot specify a particular market center for execution.

41. Investment Objective Descriptions

The typical investments listed with each objective are only some examples of the kinds of investments that have historically been consistent with the listed objectives. However, neither You nor NFS can ensure that any investment will achieve my intended objective. I acknowledge that I must make my own investment decisions and determine for myself if the investments I select are appropriate and consistent with my investment objectives.

I acknowledge and agree that neither You nor NFS assume any responsibility to me for determining if the investments I selected are suitable for me.

Preservation of Capital. An investment objective of Preservation of Capital indicates that I seek to maintain the principal value of my investments and I am interested in investments that have historically demonstrated a very low degree of risk of loss of principal value. Some examples of typical investments might include money market funds and high-quality, short-term fixed-income products.

Income. An investment objective of Income indicates that I seek to generate income from investments and I am interested in investments that have historically demonstrated a low degree of risk of loss of principal value. Some examples of typical investments might include high quality, short- and medium-term fixed-income products, short-term bond funds, and covered call options.

Capital Appreciation. An investment objective of Capital Appreciation indicates that I seek to grow the principal value of my investments over time and I am willing to invest in securities that have historically demonstrated a moderate to above-average degree of risk of loss of principal value to pursue this objective. Some examples of typical investments might include common stocks, lower-quality, medium-term fixed income products, equity mutual funds, and index funds.

Speculation. An investment objective of Speculation indicates that I seek a significant increase in the principal value of my investments and I am willing to accept a corresponding greater degree of risk by investing in securities that have historically demonstrated a high degree of risk of loss of principal value to pursue this objective. Some examples of typical investments might include lower-quality, long-term fixed-income products, initial public offerings, volatile or low-priced common stocks, the purchase or sale of put or call options, spreads, straddles and/or combinations on equities or indexes,* and the use of short-term or day trading strategies.

Trading Profits. An investment objective of Trading Profits indicates that I seek to take advantage of short-term trading opportunities, which may involve establishing and liquidating positions quickly. Some examples of typical investments might include short-term purchases and sales of volatile or low-priced common stocks, put or call options, spreads, straddles and/or combinations on equities or indexes.* This is a high-risk strategy.

Growth and Income. An investment objective of Growth and Income indicates that I seek a mix of growing principal value and generating income from investments and I am willing to invest in securities with moderate historical risk of loss of principal while having the potential to pay income. Some examples of typical investments might include common stocks, medium-term fixed-income investments and growth and income mutual funds.

* Retirement accounts may not be approved for margin trading privileges. Margin is required to sell covered puts and uncovered puts and call options, conduct spreads, and to write straddles and combinations on equities or indexes.

42. FINRA Rule 4311

FINRA Rule 4311 requires that You and NFS identify the various functions that You and NFS each agree to perform regarding the administration of my brokerage account. The following is a summary of the allocation services performed by You and NFS. A more complete description is available upon request.

As my Broker-Dealer, You are responsible for (1) obtaining and verifying account information and documentation, (2) opening, approving, and monitoring my brokerage account, (3) transmitting timely and accurate instructions to NFS with respect to my brokerage account, (4) determining the suitability of investment recommendations and advice, (5) operating and supervising my account and its own activities in compliance with applicable laws and regulations, including compliance with margin rules pertaining to my margin account (if applicable), and (6) maintaining the required books and records for the services it performs.

NFS shall perform the following tasks at Your direction: (1) execute, clear and settle transactions processed through NFS by You, (2) prepare and send transaction confirmations and periodic statements of my retirement account (unless You have undertaken to do so). Certain pricing and other information may be provided by You or obtained from third parties, which has not been verified by NFS, (3) act as custodian for funds and securities received by NFS on my behalf, (4) follow Your instructions with respect to transactions and the receipt and delivery of funds and securities for my account, and (5) extend margin credit for purchasing or carrying securities on margin, if applicable. You are responsible for ensuring that my account is in compliance with federal, industry, and NFS margin rules and for advising me of margin requirements. NFS shall maintain the required books and records for the services it performs.

Pre-Dispute Arbitration Agreement

This agreement contains a pre-dispute arbitration clause. By signing an arbitration agreement, the parties agree as follows:

- A. All parties to this agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed.
- B. Arbitration awards are generally final and binding; a party's ability to have a court reverse or modify an arbitration award is very limited.
- C. The ability of the parties to obtain documents, witness statements, and other discovery is generally more limited in arbitration than in court proceedings.
- D. The arbitrators do not have to explain the reason(s) for their award unless, in an eligible case, a joint request for an explained decision has been submitted by all parties to the panel at least 20 days prior to the first scheduled hearing date.
- E. The panel of arbitrators may include a minority of arbitrators who were or are affiliated with the securities industry.
- F. The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible for arbitration may be brought in court.
- G. The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this agreement.

All controversies that may arise between me, You and NFS concerning any subject matter, issue or circumstance whatsoever (including, but not limited to, controversies concerning any account, order, distribution, rollover, advice interaction or transaction, or the continuation, performance,

interpretation or breach of this or any other agreement between me, You and NFS whether entered into or arising before, on or after the date this account is opened) shall be determined by arbitration in accordance with the rules then prevailing of the Financial Industry Regulatory Authority (FINRA) or any United States securities self-regulatory organization or United States securities exchange of which the person, entity or entities against whom the claim is made is a member, as I may designate. If I designate the rules of a United States selfregulatory organization or United States securities exchange and those rules fail to be applied for any reason, then I shall designate the prevailing rules of any other United States securities self-regulatory organization or United States securities exchange of which the person, entity or entities against whom the claim is made is a member. If I do not notify You in writing of my designation within five (5) days after such failure or after I receive from You a written demand for arbitration, then I authorize You and/or NFS to make such designation on my behalf. The designation of the rules of a United States selfregulatory organization or United States securities exchange is not integral to the underlying agreement to arbitrate. I understand that judgment upon any arbitration award may be entered in any court of competent jurisdiction.

No person shall bring a putative or certified class action to arbitration, nor seek to enforce any pre-dispute arbitration agreement against any person who has initiated in court a putative class action; or who is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until: (i) the class certification is denied; or (ii) the class is decertified; or (iii) the customer is excluded from the class by the court. Such forbearance to enforce an agreement to arbitrate shall not constitute a waiver of any rights under this agreement except to the extent stated herein.

Account I	Number			

Premiere Select®

IRA/HSA Annual Maintenance Fee Payment Instructions

Use this form to establish, change, or revoke instructions for paying the annual maintenance fee for your Premiere Select Traditional, Roth, Rollover, SEP or SIMPLE IRA, IRA Beneficiary Distribution Account (BDA) or Roth IRA BDA, referred to as "IRA" or "account," or Health Savings Account ("HSA" or "account"), held through National Financial Services LLC (NFS). Use one form per IRA/HSA account.

Type on screen or fill in using CAPITAL letters and black ink.

Helpful to Know

- If you do not provide valid payment instructions, the annual fee will be deducted from your IRA/HSA's core account investment vehicle (core account).
- Payments made from your bank account via Electronic Funds Transfer (EFT) or Intra-Bank Payment (IBP), described below, must be from a 1st Party account, meaning the IRA/HSA owner is an owner of the bank account.
- If you are establishing 1st Party EFT instructions, a copy of a voided check, deposit slip or statement must be included with this form.
- Payments made via a journal transaction from your nonretirement account must be from an account registered to you either individually or as a joint owner.
- Standing instructions that are added to your account may be purged from the system due to inactivity after an extended period of time.

1. Account Owner

	First Name	Middle Name	Last Name		
	Address				
	City			State	Zip/Postal Code
	Type of Request for Paying the Ann	ual Maintenance I	-ee		
	☐ Establish new fee payment instruc	ctions			
	☐ Change existing instructions <i>Prov</i>	ride the information	n that is changing in th	e appro	opriate section.
Skip to Section 3. ▶					
	S			,	
2. Fee Payme	nt Instructions				
are not included. EFT rece	siness days to become active. Business ipts are available for 1st Party EFT only st Party EFT, a voided check, deposit :	/ and are allowed i	nto Premiere Šelect Tra	aditiona	al, Roth, Rollover, SEP-IRAs and
Check one and	Journal	Acc	ount Number		
provide the requested	Transfer cash from my nonretireme	ent account.			
information.	□ EFT The IRA/HSA owner is an ow	mor of the bank as	count		_
	Use existing EFT instructions	nei oi uie bailk ac	Journ.		
	Line Number	If you h	ave multiple instructions	establic	shed, provide the line number here
	Line Number	(which y	ou can obtain from youi	r investr	nent representative) and provide
		the nam	ne of the bank and your	bank ac	count number below.
	OR				
	Establish new 1st Party EFT in	structions			
Obtain the correct routing number from the	☐ Checking OR ☐ Saving	as			
bank. Different routing	Bank Routing Number	Bank Name			
numbers may be used					
for Bank Wires and EFT transactions.	Bank Account Number final destination	Payee Name(s) Exactly	as Shown on Bank Account		
		•			

continued on next page

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2. Fee Payment Instructions continued

		available to bank broker-dealer clients ONLY, that enables money movement I at your broker-dealer's affiliated bank and your IRA/HSA.			
	☐ Checking OR ☐ Savings				
Obtain the correct routing number from the bank.	Bank Routing Number	Bank Name			
	Bank Account Number final destination	Payee Name(s) Exactly as Shown on Bank Account			

3. Signatures and Dates Form cannot be processed without signatures and dates.

By signing below, you:

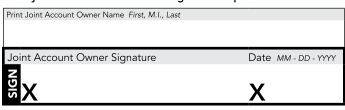
- Authorize the Custodian or successor custodians, your broker-dealer, or their respective agents to update your account based on the information you have provided on this form
- Authorize National Financial Services LLC
 ("NFS"), the agent of Fidelity Management
 Trust Company ("FMTC"), Fidelity Personal
 Trust Company ("FPTC"), Custodian or
 successor custodians, to utilize these
 instructions for payment of the annual IRA/
 HSA maintenance fee in accordance with the
 instructions given by you and/or your brokerdealer to NFS without first confirming those
 instructions with you directly.
- Understand that: if the fee amount is deducted from your core account, you must ensure that sufficient funds are available; if your core account has insufficient funds to cover the fee amount owed, your account may receive an unpaid fee posting; if an unpaid fee posting exists in your core account, and if you contribute to your IRA/HSA, part or all of the
- contribution will be applied to the unpaid fee posting, however, the full contribution amount will still be reported to the IRS (as applicable); your broker-dealer may sell any or all of your ÍRA/HSA assets to satisfy the IRA/HSA annual maintenance fee and any associated expenses such as brokerage commissions and/or liquidation charges; if you have an automatic periodic distribution scheduled for November and/or December, you must have an adequate balance in your core account to fund both the distribution amount and the IRA/HSA annual maintenance fee, otherwise the distribution may not be processed, and you may not meet minimum distribution annual requirements, if applicable.
- Authorize your bank (for the EFT or IBP) to accept electronic payments between this account and the bank account identified on the standing payment instructions.
- Understand that NFS reserves the right, but has no obligation, to confirm your brokerdealer's instructions with you prior to acting on such instructions.

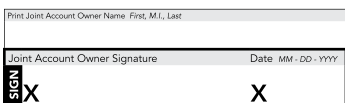
- Further certify and agree that the above directions and authorizations in this document will continue until your broker-dealer and, if required, NFS receive and process the actual written notice of any change thereof.
- Further agree to indemnify and hold harmless NFS, FMTC, FPTC and their officers, directors, employees, agents, affiliates, shareholders, successors, assigns, and representatives from and against any and all losses, claims, or financial obligations that may arise from any act or omission by you and/or your brokerdealer with respect to your IRA/HSA.
- Understand and agree that NFS cannot confirm the account registration at a delivering bank or financial institution.
- Agree to pay any transaction fees your bank may charge in connection with transactions involved in opening this account.
- Understand that standing instructions may be purged from your account if the instructions have not been used for an extended period of time.

Either the IRA/HSA owner or an authorized individual must print name, sign, and date.

Print Account Owner Name First, M.I., Last	
Account Owner Signature	Date MM - DD - YYYY
7	
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If you have elected to pay the annual maintenance fee via transfer (Journal) from a nonretirement account, check with your broker-dealer for any additional account owner signature requirements.





National Financial Services LLC, Member NYSE, SIPC

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Premiere Select®

IRA Contribution Guide

Traditional IRA Contributions

- Anyone who has earned compensation¹ can contribute up to the
 contribution limit, as indicated in the IRA Contribution Limits table to
 the right, or 100% of compensation, whichever is less, per tax year, to a
 Traditional IRA.
- A spouse may also contribute up to the contribution limit or 100% of the couple's combined compensation per tax year, whichever is less, to a separate Traditional IRA (Spousal IRA), as long as he/she files a joint income tax return.
- Married individuals filing a joint federal income tax return may contribute
 up to the contribution limit to both a Traditional IRA and a Spousal
 IRA, as long as the combined annual contributions to both IRAs do not
 exceed twice the contribution limit or 100% of the couple's combined
 compensation, whichever is less.
- Contributions can be made to both a Traditional IRA and a Roth IRA, but the combined total contribution cannot exceed the contribution limit per tax year or 100% of compensation per tax year, whichever is less.

IRA CONTRIBUTION LIMITS						
Year:	Annual Contribution Limit:	Additional catch-up contribution for people age 50 and older*				
2023	\$6,500	\$1,000				
2024 [†]	\$7,000	\$1,000				

^{*} You must be projected to reach age 50 or older by 12/31 of the tax year to which the contribution relates.

Deductibility of Traditional IRA Contributions

Contributions may be fully or partially tax deductible, depending on Adjusted Gross Income (AGI) and whether or not an individual is an active participant in an employer-sponsored retirement plan.

AGI Limits for Deductible Traditional IRA Contributions

SINGLE TAX FILERS	2023	2024
Not covered by a retirement plan at work	No AGI limit	No AGI limit
Covered by a retirement plan	Full deductibility for AGI up to \$73,000; partial deductibility for AGI more than \$73,000 and less than \$83,000	Full deductibility for AGI up to \$77,000; partial deductibility for AGI more than \$77,000 and less than \$87,000

MARRIED COUPLES FILING JOINTLY	2023	2024		
Neither spouse is covered by a retirement plan at work	No AGI limit	No AGI limit		
Only one spouse is covered by a retirement plan at work	For the spouse not covered, full deductibility for AGI up to \$218,000; partial deductibility for AGI more than \$218,000 and less than \$228,000	For the spouse not covered, full deductibility for AGI up to \$230,000; partial deductibility for AGI more than \$230,000 and less than \$240,000		
	For the spouse who is covered, full deductibility for AGI up to \$116,000; partial deductibility for AGI more than \$116,000 and less than \$136,000	For the spouse who is covered, full deductibility for AGI up to \$123,000; partial deductibility for AGI more than \$123,000 and less than \$143,000		
Both spouses are covered by a retirement plan at work	Full deductibility for AGI up to \$116,000; partial deductibility for AGI more than \$116,000 and less than \$136,000	Full deductibility for AGI up to \$123,000; partial deductibility for AGI more than \$123,000 and less than \$143,000		

- For married couples filing separate returns with AGI of \$10,000 or more, neither individual is eligible to make a deductible IRA contribution if either spouse is an active participant in an employer-sponsored retirement plan. Married couples filing separately who live apart for the entire year are treated as single filers for purposes of determining annual deductible IRA contribution limits.
- Any individual, married or single, who is not eligible to make deductible IRA contributions, may make non-deductible IRA contributions up to the contribution limit per tax year, regardless of AGI or participation in an employer-sponsored retirement plan.
- Individuals should complete IRS Form 8606 for each year in which a non-deductible Traditional IRA contribution is made, as well as each year a distribution is taken from any IRA that held any non-deductible contributions. (Note that IRS Form 8606 may also need to be filed with the IRS under other circumstances.)

¹Compensation as defined in the Internal Revenue Code and accompanying Treasury Regulations.

[†] Subject to annual cost of living increases thereafter.

Roth IRA Contributions

- In general, anyone who has earned compensation, with an Adjusted Gross Income that does not exceed the limits noted below, can contribute up to the annual contribution limit* or 100% of compensation, whichever is less, per tax year to a Roth IRA.
- Contributions can be made to both a Traditional IRA and a Roth IRA, but the combined total contribution to an individual's Traditional and Roth IRAs cannot exceed the annual contribution limit* or 100% of compensation per tax year, whichever is less.
- A spouse can also contribute up to the maximum contribution limit* to a Roth IRA (Spousal IRA) per tax year as long as he or she files a joint federal income tax return and the couple's combined AGI does not exceed the limits below.
- A married individual who files a separate federal income tax return can contribute to a Roth IRA if his/her AGI is less than \$10,000. (Married individuals who file separately and live apart for the entire tax year are treated as individuals for determining eligibility to contribute or convert to a Roth IRA.)

Roth IRA Contribution Limits per AGI

SINGLE TAX FILERS	2023	2024
Full contribution limit*	Less than \$138,000	Less than \$146,000
Partial contribution**	At least \$138,000 and less than \$153,000	At least \$146,000 and less than \$161,000
Not eligible to make a Roth IRA contribution	\$153,000 or more	\$161,000 or more

MARRIED COUPLES FILING JOINTLY	2023	2024
Full contribution limit*	Less than \$218,000	Less than \$230,000
Partial contribution**	At least \$218,000 and less than \$228,000	At least \$230,000 and less than \$240,000
Not eligible to make a Roth IRA contribution	\$228,000 or more	\$240,000 or more

^{*} Refer to IRA Contribution Limits on page 1 for your annual contribution limit.

Conversions to a Roth IRA

In addition to making annual contributions to a Roth IRA, an individual may also convert, subject to the rules below, existing Traditional IRA, Rollover IRA, SEP-IRA, SIMPLE IRA (after the two-year holding period expires), or eligible employer-sponsored retirement plan assets to a Roth IRA.

- There is no AGI limit or tax filing status requirement to convert to a Roth IRA.
- When converting to a Roth IRA, the IRA owner is required to pay taxes on any taxable converted amount (i.e., deductible contributions and any investment earnings).

SEP-IRA Contributions

- Contributions to SEP-IRAs are made by the employer into a SEP-IRA established by the employee and are generally tax-deductible to the business.
- The employer can make an annual contribution of up to 25% of each eligible employee's compensation based on the first \$330,000 for 2023 and \$345,000 for 2024 (as indexed thereafter) of employee compensation
 — for a maximum contribution of \$66,000 for 2023 and \$69,000 for 2024 (per IRC Section 415(c)(1)(a)).

- Conversions from Traditional, Rollover, SEP, or SIMPLE IRAs can be made either via a 60-day rollover or via a trustee-to-trustee transfer.
- If taxes are to be withheld from the conversion amount, the amount withheld may be subject to a 10% early withdrawal penalty (unless an exception applies).
- Conversions include eligible rollover distributions from certain employersponsored retirement plans that are rolled over (converted) to a Roth IRA. For plan participants and spouse beneficiaries, a qualified rollover contribution can be made as a 60-day rollover or a trustee-to-trustee transfer. For non-spouse beneficiaries, a qualified rollover contribution to an inherited Roth IRA must be made as a trustee-to-trustee transfer.
- Employer contributions must be uniform among all employees including the employer. The employer may vary his/her contribution percentage each year from 0–25%. Variations in employer contributions must be disclosed to employees.
- Employer's SEP contributions are generally treated as an exclusion from the employee's income and are not reported on the employee's W-2 form.

IRS 990-T UBTI Tax Return Filing Fee

I understand that FMTC may be required to file IRS Form 990-T on my behalf in order to report Unrelated Business Taxable Income (UBTI) of \$1,000 or more on Master Limited Partnerships (MLP) and Limited Partnerships (LP) held in my retirement account. IRS Form 990-T is required to be filed by the tax filing deadline, including any extensions. I understand that in accordance with Section 19(a) of my Premiere Select IRA Custodial Agreement or my Premiere Select Retirement Plan and Trust Agreement, as applicable, if a Form 990-T filing is required a \$75 IRS 990-T UBTI Tax Return Filing fee will be paid from the core account of this retirement account.

Clearing, custody or other brokerage services may be provided by National Financial Services LLC or Fidelity Brokerage Services LLC, Members NYSE, SIPC.

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^{**} Consult your tax advisor to determine the specific amount.

	Transa	ctior	ı ID	Brok	er U:	se O	nly	
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Premiere Select®

Roth IRA Conversion

Use this form to request a conversion of all or any part of your Premiere Select Traditional, Rollover, SEP, or SIMPLE IRA ("IRA") to a Premiere Select Roth IRA with the same Broker-Dealer. The receiving Roth IRA must already be established or this form needs to accompany a new account application.

Important to Note: If you have multiple IRAs (including a Rollover, SEP, or SIMPLE IRA or an IRA annuity) your Roth conversion may be affected by the IRS's IRA aggregation rule. The rule treats all non-Roth IRA accounts owned by one taxpayer (except for inherited IRAs) as the same account for determining the prorated amount of after-tax versus pretax contributions. Generally, the IRS does not allow you to convert only after-tax amounts. This may increase the taxable amount of your conversion. If you have more than one non-Roth IRA account, you should consult a tax advisor to determine your potential tax liability prior to converting. Conversions are irrevocable transactions. You may also review the IRS Form 8606 and instructions for tracking and recovering after-tax amounts in IRA accounts.

Roth IRA Conversions are not available to non-U.S. persons (excluding U.S. resident aliens).

From Premiere Select IRA being converted

Read the attached Customer Instructions and Terms and Conditions before completing this form. Type on screen or fill in using CAPITAL letters and black ink. If you need more room for information or signatures, use a copy of the relevant page.

Middle Name

Last Name

To Premiere Select Roth IRA

1. Account Information

name.

Provide the IRA owner

First Name

	Account Number	Account Number					
2. Conversion Instructions							
conversion instructions. N	ote: Some securities will not be eligible for this ty her Specialized securities. If the account contains	ed below. Select either Full Conversion in-kind or provide partial pe of conversion. Examples may include Alternative Investment, REITs, non-convertible securities, the account will remain open and any					
You must have sufficient		ntire balance of your IRA to your Roth IRA. The conversion will be based on ne conversion; the IRA will be closed and any residual income on the existing					
cash in your core account investment vehicle. If a liquidating trade is		Full Conversion without Residuals Convert the entire balance of your IRA to your Roth IRA; the IRA will remain open and any residual income on the existing positions will accumulate in the sending account.					
necessary, consult your investment representative.	Partial Conversion in cash Convert the following Amount \$	ng dollar amount from your IRA to your Roth IRA.					

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