

ENTITY INVESTMENT KIT

Your complete guide to investing in an entity with your Self-Directed IRA

THE ENTITY INVESTMENT PROCESS



1. RESEARCH YOUR INVESTMENT

As with any investment, the first step for the account holder is always to review the investment prior to requesting

funding. Do your due diligence. This includes:

- Reviewing the IRS rules & regulations regarding prohibited transactions and disgualified parties
- Researching the parties involved in your investment, whether an entity, professional or individual
- Ensuring you have a complete understanding of the investment terms (repayment, time-frames, fees, penalties etc.)

CHECK OUT THE "IRS RULES & REGULATIONS" & "INVESTMENT PROTECTION" TABS AT WWW.iPLANGROUP.COM/ILEARN FOR GUIDANCE!

2. COMPLETE THE INVESTMENT AUTHORIZATION FORM AND OBTAIN SUPPORTING DOCUMENTATION

iPLANGROUP FORMS

 Entity Investment Authorization Form (completed and signed by account holder)

SUPPORTING DOCUMENTS

(Based on entity type, not provided by iPlanGroup)

LIMITED LIABILITY COMPANY

- Private Placement Memorandum or Operating Agreement
- Subscription Agreement
- Filed Articles of Organization
- Investor Questionnaire

C-CORPORATION

- Private Placement Memorandum
- Subscription Agreement or Purchase Agreement
- Articles of Incorporation/Charter
- Bylaws

LIMITED PARTNERSHIP

- Private Placement Memorandum
- Filed Certificate of Limited Partnership
- Limited Partnership Agreement
- Subscription Agreement

JOINT VENTURE

• Joint Venture Agreement

LAND TRUST

Land Trust Agreement

ALL DOCUMENTS MUST USE THE PROPER TITLING WHEN REFERRING TO THE "NAME" OF THE INVESTOR

ACCOUNT TITLING FOR A TRADITIONAL IRA, ROTH IRA, SEP IRA, SIMPLE IRA, CESA OR HSA: iPlanGroup Agent for Custodian FBO [Account Holder Name or Account Number] [Account Type]

ACCOUNT TITLING FOR AN INDIVIDUAL 401(K) OR INDIVIDUAL ROTH 401(K):

[Trustee Name] TTEE [Plan Name] 401k FBO [Plan Participants Name or Account Number] C/O iPlanGroup

3. SUBMIT THE AUTHORIZATION FORM & SUPPORTING DOCUMENTS TO IPLANGROUP VIA FAX, EMAIL, OR MAIL

FAX: 440-815-2214 MAIL: iPlanGroup

EMAIL: invest@iplangroup.com 28011 Clemens Rd. Suite B. Westlake, Ohio 44145

NOTE: DOCUMENTS MUST BE RECEIVED PRIOR TO 12:00 PM (EST) IN ORDER TO BE REVIEWED THE SAME DAY.

4. iPLANGROUP TAKES IT FROM HERE!

Requests are typically completed within one business day. The account holder will be notified via email upon completion.

Please note: In the event of a deficiency on the iPlanGroup form or supporting documents, or if the account does not have sufficient funds to cover the request, iPlanGroup will reach out to the applicable party to discuss corrections. Completion of the investment request may be delayed until any and all deficiencies are resolved.

ENTITY INVESTMENT AUTHORIZATION

Use this form to invest in an entity such as an LLC, C-Corp, or Limited Partnership.



Account Owner Name			iPlanGrou	ıp Account N	Number
		-			
eferred Daytime Phone Number		Preferred Daytime Emo	ail Address		
INVESTMENT INFORMATION		'			
This is a New Investment					
This is an Add-On to an Existing Inv	vestment Please Descr	ribe:			
This is an Exchange of an Existing I	nvestment Please Des	cribe:			
tity Type:					
Limited Liability Company	☐ C-Corporation	☐ Other:			
Limited Partnership	☐ Joint Venture	☐ Land Trust			
ntity Name	Manager/Officer's N	ame	Contact Person's Name		
one Number	<u>. </u>	Email Address	1		
reet Address		City		State	Zip Code
disqualified entity a disqualified entity) a in the aforemention	s, I certify that this entity as described by IRC § 497 am not an officer, directo ed entity.	⁷ 5. Additionally, I certi	fy that I (nor a	disqualifie	d individual o
disqualified entity a disqualified entity) a in the aforemention	as described by IRC § 497 am not an officer, directo	⁷ 5. Additionally, I certi	fy that I (nor a	disqualifie	d individual o
disqualified entity a disqualified entity) a in the aforemention in the aforemention in the aforement terms	as described by IRC § 497 am not an officer, directo	⁷ 5. Additionally, I certi	fy that I (nor a	disqualified compensa	d individual o
disqualified entity a disqualified entity) a in the aforemention INVESTMENT TERMS mount of Capital Commitment	as described by IRC § 497 am not an officer, directo ed entity. Price Per Unit/Share	75. Additionally, I certi or, 10% or more shareho	fy that I (nor a older, nor a highly	disqualified compensa	d individual o
disqualified entity a disqualified entity) a in the aforemention INVESTMENT TERMS mount of Capital Commitment	as described by IRC § 497 am not an officer, directo ed entity. Price Per Unit/Share	75. Additionally, I certi or, 10% or more shareho	fy that I (nor a older, nor a highly	disqualified compensa	d individual o
disqualified entity a disqualified entity) a in the aforemention INVESTMENT TERMS mount of Capital Commitment ease list any additional information that	Price Per Unit/Share \$ you would like iPlanGroup to	75. Additionally, I certion, 10% or more shareho	fy that I (nor a older, nor a highly	disqualified compensa	d individual o
disqualified entity a disqualified entity) a in the aforemention. INVESTMENT TERMS mount of Capital Commitment ease list any additional information that y	Price Per Unit/Share \$ you would like iPlanGroup to	75. Additionally, I certion, 10% or more sharehood or more sharehood of the aware of:	fy that I (nor a older, nor a highly	disqualified compensa	d individual o
disqualified entity a disqualified entity) a in the aforemention. INVESTMENT TERMS mount of Capital Commitment lease list any additional information that personal commitment of the commitme	Price Per Unit/Share \$ you would like iPlanGroup to pay for fees associated we see any option on this form	75. Additionally, I certion, 10% or more sharehood of the aware of: able) with this transaction: which would incur a fe	fy that I (nor a bidder, nor a highly Number of Units)	disqualified compensa (Shares	d individual d
disqualified entity a disqualified entity) a in the aforemention. INVESTMENT TERMS mount of Capital Commitment ease list any additional information that y PAYMENT OF INVESTMENT PROC lease indicate how you would like to a) Not Applicable Only select if you did not choos	Price Per Unit/Share \$ you would like iPlanGroup to pay for fees associated we see any option on this form	75. Additionally, I certion, 10% or more shareholder, 10% or more share	fy that I (nor a bidder, nor a highly nor a highly nor a highly number of Units/	disqualified compensation of c	d individual d

ENTITY INVESTMENT AUTHORIZATION



4. INVESTMENT FUNDING INSTRUCTIONS

Would you like your funds sent via	regular check, cashier's che	eck or wire?			
☐ A) REGULAR CHECK	☐ B) CASHIER'S CH	HECK* (\$30 Fee)	□ C) WI	RE (\$35 Fee)	
	Must be sent via O	vernight Mail*		ote: The ABA Routing Number ed below) should be obtained fro	m
□ via Regular Mail		_	the wire	recipients' bank; This number is	
□ via Overnight Mail* * \$20 Processing Fee + Cost	*\$20 Processing Fee	+ COSt		lly for wiring funds and may not e as the routing number listed on	
, · · · · · · · · · · · · · · · · ·			recipient	s' checks	
CHECK	INSTRUCTIONS		W	IRE INSTRUCTIONS	
Only complete if requesting a regu	lar check or cashier's check.		Only compl	lete if requesting a wire.	
Check Amount			Wire Amou	int	
\$	\$				
Make Check Payable to (Name)			Bank Name	2	
Mail Check to (Name)			ABA Routin	g Number	=
man encourse (manne)					
Street Address (If overnight mail, can	not be sent to a PO Box)		Account Nu	ımber	
City	State	Zip Code	For Credit t	o (name on bank account)	
Information to be Referenced on Chec	ck /if annlicable e.g. Name Co	rtificate # etc.)	For Eurthor	Credit to (optional)	
Injoination to be rejerenced on chec	κ (ij αρρίιταστε, e.g. ivarrie, ce	rtificate # etc.)	For Further	Credit to (optional)	
5. DOCUMENTS REQUIRING SIGNAS the investor, do you have documned by the second	nents that you need iPlanGi			oup Account?	
			1		
1)	2)		3)		
6. DOCUMENT DELIVERY INSTR Once we have signed the documen	RUCTIONS (If applicable) ts you've listed above, when	re/how would you like	e us to send them	? (select at least 1 option)	
☐ Fax:		☐ Email:			_
☐ Regular Mail ☐ Ov	rernight Mail (\$20 Processing	g Fee + Cost)	☐ Pickup at iP	PlanGroup	
Mail to (name or company)	fail to (name or company) Attention (name		or department)		
C			T =:		
Street Address	City		Sto	ate Zip Code	

ENTITY INVESTMENT AUTHORIZATION



7. ACCOUNT OWNER AUTHORIZATION AND SIGNATURE

General. By executing this Investment Authorization, I, the Account Owner, certify that I have read and understand the terms and conditions contained herein as well as the terms and conditions contained in my original account agreement and disclosures. I understand and agree that all of the following apply:

- 1) My account is self-directed and I, alone, am responsible for choosing any and all investments for my account;
- 2) I have done my due diligence on the investment I am hereby authorizing;
- 3) Neither IRA Partners LLC dba iPlanGroup ("Administrator") nor Fortis Bank ("Custodian") have provided any tax, legal or investment advice concerning the investment authorized herein;
- 4) I understand and agree that alternative investments, including, but not limited to investments in precious metals, real estate, promissory notes, and private equities, may involve a high degree of risk, including the potential loss of the entire investment; that these investments may be non-liquid; that these investments may be difficult to value; that these investments may include restrictions on their subsequent sale or transfer: and that there may be no secondary market upon which to sell these assets;
- 5) By executing this Investment Authorization, I hereby direct the Administrator to follow the instructions I have provided herein

I understand that iPlanGroup ("Administrator") performs certain administration and record keeping duties in conjunction with my Self-Directed retirement Account (the "Account") on behalf of General. By executing this Investment Authorization, I, the Account Owner, certify that I have read and understand the terms and conditions contained herein as well as the terms and conditions contained in my original account agreement and disclosures. I understand and agree that all of the following apply:

Responsibilities of Administrator and Custodian. I acknowledge and agree that neither Administrator nor Custodian will be liable for any loss of any kind sustained by me or my account which results from my decision to purchase the investment which I am directing with this Investment Authorization (this "Investment").I understand and agree that, in processing this Investment Authorization, Administrator and Custodian are acting only as my agent and at my explicit direction and that neither Administrator or Custodian have or will be construed as having any fiduciary status by any document or other statement, whether written or oral. I acknowledge that neither Administrator nor Custodian provide tax, legal or investment advice and I warrant and represent that I have received no such advice from either Administrator or Custodian. I certify that I have done my own due diligence investigation regarding the Investment prior to instructing Administrator to make the Investment, and I understand and agree that neither Administrator nor Custodian has reviewed or will review the merits, legitimacy, appropriateness or suitability of this Investment and I further understand and agree that neither Administrator nor Custodian has evaluated or opined regarding the legality of this Investment under any local, state or federal laws and regulations, including securities laws, regulations promulgated by the Internal Revenue Service or rules and regulations promulgated by the Department of Labor.

I agree to indemnify and hold harmless both Administrator and Custodian from any and all claims, damages, liability, actions, costs, expenses (including without limitation, attorneys' fees), and any loss to me or my account as a result of any action taken in connection with this Investment or resulting from their serving as Administrator or Custodian for this Investment, including, without limitation, claims, damages, liability, actions, costs, losses or expenses asserted by me. I understand and agree that (1) if this Investment Authorization and/or any accompanying documentation are not received as complete and in good order or the directions contained therein are, in the sole opinion of Administrator, unclear, Administrator may not process this investment until proper documentation and/or clarification is received, and (2) if there is insufficient undirected cash in my account to fully comply with my instructions to purchase the Investment and to pay all fees associated with the Investment, Administrator will not process the Investment until I provide sufficient funds to Administrator to do so. In either event, Administrator shall have no liability for any loss of investment, income or appreciation resulting from either of the foregoing situations.

I understand and agree that my account is subject to the provisions of the Internal Revenue Code including, but not limited to Section 4975, which defines certain prohibited transactions. I further understand and agree that neither Administrator nor Custodian has made or will make any determination as to whether this Investment is prohibited under Section 4975 or any other local, state or federal statute or regulation, and that it is my sole responsibility to make such determinations. I hereby warrant and represent that making this Investment will not constitute a prohibited transaction under Section 4975 and that this Investment complies with all applicable laws, regulations and requirements.

I understand and agree that my account may be subject to Unrelated Business Taxable Income (UBTI), and that neither Administrator nor Custodian has made or will make any determination as to whether any asset in my account will generate such income and that it is solely my responsibility to make that determination and, if necessary to file or cause to be filed Form 990-T with the IRS.

I understand that the IRS requires that the assets in my account be valued annually at the end of each calendar year. I agree to provide Administrator with the year-end valuation for each asset in my account no later than February 15th the following year on a form provided by Administrator, along with documentation sufficient to corroborate the values I provide.

I understand that certain types of accounts require minimum distributions ("RMD") to be distributed to the account owner when the account owner reaches a certain age. If I am now subject to the RMD rules or will become subject to them while this account is open, I represent that there will be sufficient liquid assets in this account or in other accounts under Administrator's control to meet my RMD requirement. I understand that my failure to make any required RMD may result in a tax penalty of 50% of the amount I should have distributed.

I understand that all communication with Administrator or Custodian regarding this transaction must be in writing and must be signed by me or, alternatively, signed on my behalf by my authorized agent, and that no oral modification of my instructions will be valid or accepted by Administrator.

By signing below, I hereby acknowledge that I have been advised by Administrator to seek the advice of independent legal, tax and investment counsel prior to executing this Investment Authorization, and that it is incumbent upon me to obtain such advice from qualified third parties prior to initiating this Investment. I further acknowledge that the only responsibility Administrator and Custodian have under this Investment Authorization, or otherwise, is to follow my appropriate written instructions as described in this document.

By signing below, I hereby certify that I have completed and thoroughly examined this Purchase Direction of Investment and any accompanying documents or information, to the best of my knowledge and belief, it is all true, correct and complete and I hereby authorize IRA Plan Partners, LLC DBA iPlanGroup to execute the above instructions on behalf of my IRA.

ACOUNT OWNER OR RESPONSIBLE INDIVIDUAL AUTHORIZATION AND SIGNATURE					
x					
Signature	Print Name	Date			