

DIRECTION OF INVESTMENT PRIVATE PLACEMENT

13905 W. Wainwright Dr. Boise, ID 83713 Phone: (866) 377-3311 Fax: (208) 376-4567

Note: All investment paperwork must be titled in the name of your account. For example: "Mountain West IRA, Inc. FBO (Account Holder's Name) IRA"

If you have a 401(k) account, please call our office for correct vesting.

A: ACCOUNT INFORMATION				
Your Name: Account No.:				
Address:				
SSN: Birth Date:		Phone:		
B: HOW WOULD YOU LI (All fees are due			S?	
Choose one: My Account Check Enclosed Credit Card on File Credit Card Authorization Form Attached				
C: FUNDING II	NSTRUCTIC	ONS		0.15
Make Payable to:			attach wire	Sent By: ☐ Regular Mail
Address:			wa Obsasia	☐ Overnight Mail☐ Will Pick Up
City: State: ZIP:		☐ Cashier's Check		
D: INVESTM	ENT DETAIL	S		
D1.		☐ Addition	nal Funding	Investment
D2. Name of Private Entity:	D3. EIN of	Private Ent	ity:	
D4. Quantity: (number of shares, units, etc.) D5. Price	D5. Price (per share, ur		unit, etc.) D6. Total Purchase F (Quantity x Price)	
D7. Will this investment have multiple capital calls? $\ \square$ Yes	□ No (If	yes, comple	ete Special	Instructions)
D8. Special Instructions:			D9.	
			Tota	I: \$
D10.				
D11.				
D12. Have you completed your due diligence on this investment? ☐ YES ☐ NO				



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AUTHORIZATION

I confirm that I am directing Mountain West IRA, Inc., Administrator, to complete this transaction as specified above. I understand that my account is self-directed, and I take complete responsibility for any investment I choose for my account, including the investment specified in this Direction of Investment. I understand that neither the Administrator nor the Custodian (Mainstar Trust) sells or endorses any investment products, and that they are not affiliated in any way with any investment provider. I understand that the roles of Administrator and Custodian are limited, and their responsibilities do not include investment selection for my account. I acknowledge that neither the Administrator nor the Custodian has provided or assumed responsibility for any tax, legal, or investment advice with respect to this investment, and I agree that they will not be liable for any loss which results from my decision to purchase the investment. I understand that neither the Administrator nor the Custodian has reviewed or will review the merits, legitimacy, appropriateness or suitability of this investment, and I certify that I have done my own due diligence investigation prior to instructing the Administrator to make this investment for my account. I understand that neither the Administrator nor the Custodian determines whether this investment is acceptable under the Employee Retirement securities Income Act (ERISA), the Internal Revenue Code (IRC), or any applicable federal, state, or local laws, including securities laws. I understand that it is my responsibility to review any investments to ensure compliance with the requirements.

I understand that in processing the transaction the Administrator and the Custodian are only acting as my agent, and nothing will be construed as conferring fiduciary status on either the Administrator or the Custodian. I agree that the Administrator and the Custodian will not be liable for any investment losses sustained by me or my account as a result of this transaction. I agree to indemnify and hold harmless the Administrator and the Custodian from any and all claims, damages, liability, actions, costs, expenses (including reasonable attorneys' fees) and any loss to my account as a result of any action taken in connection with this investment transaction or resulting from serving as the Administrator or the Custodian for this investment, including, without limitation, claims, damages, liability, actions, and losses asserted by me.

I understand that if this Direction of Investment and any accompanying documentation are not received as required, or, if received, are unclear in the opinion of the Administrator, or if there is insufficient Undirected Cash in my account to fully comply with my instructions to purchase the investment and to pay all fees, the Administrator may not process this transaction until proper documentation and/or clarification is received, and the Administrator will have no liability for loss of income or appreciation.

I understand that my account is subject to the provisions of Internal Revenue Code (IRC) §4975, which defines certain prohibited transactions. I acknowledge that neither the Administrator nor the Custodian has made or will make any determination as to whether this investment is prohibited under §4975 or under any other federal, state or local law. I certify that making this investment will not constitute a prohibited transaction and that it complies with all application federal, state, and local laws, regulations, and requirements.

I understand that my account is subject to the provisions of IRC §§511-514 relating to Unrelated Business Taxable Income (UBTI) of tax-exempt organizations. If this investment generates UBTI, I understand that I will be responsible for preparing or having prepared the required IRS Form 990-T tax return and any other documents that may be required. I understand that neither the Administrator nor the Custodian makes any determination of whether or not investments in my account generate UBTI.

I understand that the assets in my account are required by the IRS to be valued annually as of the end of each calendar year. I agree to provide the value of this investment at least every twelve (12) months on a form provided by the Administrator, with substantiation attached to support the value provided.

I understand that with some types of accounts there are rules for Required Minimum Distributions (RMDs) from the account. If I am now subject to the RMD rules in my account, or if I will become subject to those rules during the term of this investment, I represent that I have verified either that the investment will provide income or distributions sufficient to cover each RMD, or that there are assets in my account or in other accounts that are sufficiently liquid (including cash) from which I will be able to withdraw my RMDs. I understand that failure to take RMDs may result in a tax penalty of 50% of the amount I should have withdrawn.

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

I understand that neither the Administrator nor the Custodian bears or assumes any responsibility to notify me to secure or maintain any fire, casualty, liability or other insurance coverage, including but not limited to title insurance coverage, on this investment or on any property which serves as collateral for this investment. I acknowledge and agree that it is my sole responsibility to decide what insurance is necessary or appropriate for investments in my account, and to direct the Administrator in writing (on a form prescribed by the Administrator) to pay the premiums for any such insurance.

I further understand that neither the Administrator nor the Custodian is responsible for notification or payment of any real estate taxes, homeowners association dues, utilities or other charges with respect to this investment unless I specifically direct the Administrator to pay these amounts in writing (on a form prescribed by the Administrator), and sufficient funds are available to pay these amounts from my account. I acknowledge that it is my responsibility to provide to the Administrator or to ensure that the Administrator has received any and all bills for insurance, taxes, homeowner's dues, utilities or other amounts dues for this investment. Furthermore, I agree that it is my responsibility to determine that payments have been made by reviewing my account statements.

I understand that no person at the office of the Administrator or the Custodian has the authority to modify any of the foregoing provisions. I certify that I have examined the Direction of Investment and any accompanying documents or information, and to the best of my knowledge and belief, it is all true, correct, and complete.

AUTHORIZED BY (check one):		
Account Holder		
Limited Power of Attorney	Signature	Date



Private Placement Instruction Letter (Qualified Plan)

13905 W. Wainwright Dr. Boise, ID 83713 Phone: (208) 377-3311 Fax: (208) 376-4567

ACCOUNT INFORMATION Your Name:_ Account No.: Name of Entity for Investment: Name of Recordkeeper: Mountain West IRA, Inc. Administrator/Recordkeeper has received instructions from the above referenced Account Owner concerning an investment in the above named entity through his or her Account. The account to be invested is referred to in this document as the "Account" as a retirement account under Internal Revenue Code (the "IRC") §401. The following instructions must be followed to ensure compliance with both IRS requirements and Mountain West IRA policy. This Disclaimer and Indemnity Agreement will confirm our mutual understanding and agreement regarding the proposed investment by your Account in the above named entity. Your account is referred to in this document as the "Account" as a retirement account under Internal Revenue Code (the "IRC") §401. You must sign this agreement and return it to us prior to making the investment in the entity. 1) All vesting to read: (Trustee name and Plan name) (Plan Participant, if individual direction is permitted) Mountain West IRA requires the employer identification number (the E.I.N.) for the entity being invested in. Please provide us this information for our records prior to our funding this investment. Do not use the Account Owner's personal social security number with respect to this investment for any purpose. If the Account is an investor to which a K-1 or similar tax document will be issued, please use the E.I.N. assigned to your Plan. If the Account is a 100% owner of the entity, the entity must apply for its own E.I.N. It is not permitted under Mountain West IRA policy to use the E.I.N. provided to the Plan for any purpose other than the issuance of a K-1 or similar tax document to the Account. 3) Contact information and the correct mailing address for this investment should be listed as in your plan documents: Address: Phone: All notices concerning the investment in the entity should be sent to the Administrator at the above address, with a copy to the Account

Owner. Any questions pertaining to the Account should be referred to the Administrator.

- 4) Original stock certificates, membership certificates or other proof of ownership showing the proper vesting must be sent to and held by the Administrator listed in paragraph 3 on behalf of the custodian and the Account.
- 5) Because of federal privacy laws the Administrator is not able to answer third party inquiries about the Account unless the Account Owner has filed with the Administrator an original Interested Party Designation or Limited Power of Attorney, with the signature(s) either notarized or Medallion signature guaranteed, giving the person making the inquiry authority to obtain information on the Account.
- 6) The Administrator must be provided with a fair market value of the Account's interest in the entity at least every twelve (12) months, in a form acceptable to the Administrator. The Administrator, acting on behalf of the custodian, is required to send the Account Owner a year end account statement by January 31 each year showing the value as of December 31 of the prior year. This valuation information is also reported to the IRS on Form 5498. The fair market value information is needed in order to complete that reporting.
- 7) All payments, income, distributions or payoffs for this investment must be sent to the Administrator for the benefit of the Account. Under the Internal Revenue Code, it is never acceptable to send funds directly to the Account Owner (or the Account Owner's nominee or designee).

- 8) As the owner of the investment on behalf of the Account, the Administrator (who is acting on behalf of the custodian in this respect) must be notified promptly of any change in address, telephone number, or company status (such as bankruptcy filings, regulatory agency investigations or litigation).
- 9) If the Account Owner dies, requests a distribution of the asset, converts the IRA to a Roth IRA, obtains a divorce in which the Account is awarded to the Account Owner's former spouse, or changes the custodian or administrator of the Account, it may be necessary to change the ownership and address listed as the investor in the entity. In any of these events, the Administrator, the Account Owner, or the successor to a deceased Account Owner in the case of death, will provide written notice of any such change. You will be required to change your records to reflect the new information at that time.
- 10) In the event that future capital contributions to the entity are required or desired (and provided the Account Owner determines that the capital call is not a prohibited transaction under Internal Revenue Code §4975 and there are sufficient funds in the Account), all funds must come from the Account. The Account Owner may not advance funds on behalf of the Account.
- 11) The Account Owner may not personally guarantee on behalf of the Account any indebtedness of the entity to a third party nor may the Account Owner guarantee any indebtedness of the Account to the entity.
- 12) If the entity will operate a business or own debt financed property and is a pass through entity for federal income tax purposes, the Account may owe unrelated business income tax (UBIT) on any profits from the investment. Neither the custodian nor the Administrator nor Mountain West IRA, Inc. nor any affiliate of Mountain West IRA, Inc. will prepare or file IRS Form 990T or any similar state tax filing on behalf of the Account. The Account Owner is responsible for causing these forms to be prepared and filed. Any taxes due must come from funds belonging to the Account and not from the Account Owner.
- 13) If this investment is for accredited investors only, the Account Owner, in his or her capacity as the beneficiary of the Account, must sign any required accredited investor certifications.
- 14) If the Plan Asset Regulations apply to this investment, the Account will be deemed to own not only shares in the entity itself but also a pro rata share of the underlying assets of the entity for purposes of the prohibited transaction rules of Internal Revenue Code §4975. A review of the prohibited transaction rules, the Plan Asset Regulations (29 C.F.R. §2510.3-101) and Interpretive Bulletin 75-2 (29 C.F.R. §2509.75-2) is strongly encouraged so that you will know which assets need to be evaluated and how to conduct the evaluation, with respect to the existence or absence of a prohibited transaction. If a prohibited transaction occurs, the Account is treated as having been distributed to the Account Owner as of January 1 of the year in which the prohibited transaction occurs. Additional penalties may apply to other disqualified persons who participated in the prohibited transactions.
- 15) Neither the custodian, nor the Administrator or Recordkeeper for the Account, nor Mountain West IRA, Inc. or any agent, affiliate or designee of Mountain West IRA, Inc. will review or complete the subscription agreement, by-laws, operating agreement, partnership agreement, or trust agreement, as applicable, other than to verify that the ownership of the asset is vested correctly, the mailing address and employer identification number (E.I.N.) are correct, and the amount of the investment matches the buy direction letter from the Account Owner. The Account Owner is responsible to make sure the entity is not formed and will not operate in a way that violates the prohibited transaction rules of Internal Revenue Code §4975.

If you have any questions regarding these instructions, feel free to contact the Administrator as noted in paragraph 3. Please be aware that neither the custodian, nor the Administrator or Recordkeeper for the Account, nor Mountain West IRA, Inc. or any agent, affiliate or designee of Mountain West IRA, Inc. is able to provide tax, legal or investment advice on this or any other issue.

I acknowledge receipt of the Private Placement Instruction Letter and agree to provide to the Administrator or Recordkeeper named on the instruction letter the required documents and information.

PLEASE SIGN AND MAIL THIS FORM TO:

Mountain West IRA, Inc. 13905 W. Wainwright Dr. Boise, ID 83713

Accepted, Understood and Agreed to:		
Client Signature		
Date		



Private Placement Disclaimer & Indemnity Agreement

13905 W. Wainwright Dr. Boise, ID 83713 Phone: (866) 377-3311 Fax: (208) 376-4567

ACCOUNT INFORMATION		
Your Name:	Account No.:	
Name of Entity for Investment:		
Name of Administrator or Recordkeeper:		
Name of Custodian: Mainstar Trust		
Please complete the following information:		
Within the above named entity I personally am (select one):		
☐ Manager, managing member or partner, officer, director, trustee or a person with simi	ilar duties	
☐ Member, shareholder, partner, or beneficiary (no management duties)		
☐ None of the above		
This Disclaimer and Indemnity Agreement will confirm our mutual understanding and ag the above named entity. Your account is referred to in this document as the "Account", revenue Code (the "IRC") §401, §408 or §408A, a Coverdell Education Savings Account You must sign this agreement and return it to us prior to making the investment in the entitle of the same of	regardless of whether it is a retirement account under Internal t under IRC §530, or a Health Savings Account under IRC §223.	
1) You understand and agree that the Custodian, the Administrator and/or the R Mountain West IRA, Inc. or any agent, affiliate or designee of Mountain We personally take or direct the Custodian, Administrator and/or Recordkeeper to tak and/or Recordkeeper are limited in their responsibilities under your Account, and	est IRA, Inc.) do not approve investments or actions you ke on behalf of your Account. The Custodian, Administrator	
2) You understand and agree that the Custodian, the Administrator and/or the R Mountain West IRA, Inc. or any agent, affiliate or designee of Mountain We subscription agreement, operating agreement, by-laws, limited or general partner the purchase or operation of the entity you want your Account to invest in.	est IRA, Inc.) do not review and approve the	
3) You understand and agree that you are solely responsible for making sure t that does or may lead to a prohibited transaction under IRC §4975.	hat the entity was not formed and will not operate in a way	
4) You understand and agree that if the entity your Account is investing in beco §4975) upon funding (this may occur, for example, if your IRA and other disqualit of the entity), then any future mandatory capital calls may be considered to be	fied persons, including you personally, own more than 50%	
5) By signing this Disclaimer and Indemnity Agreement, you agree to indemnify the Recordkeeper for your Account (including, but not limited to Mountain We West IRA, Inc.), and their respective officers, directors, shareholders and emplidentified entity, including funding a capital call, and including any liability that prohibited transaction under IRC §4975.	st IRA, Inc. or any agent, affiliate or designee of Mountain oyees against any liability associated with investing in the	
6) You understand and agree that the Custodian, the Administrator and/or the Rountain West IRA, Inc. or any agent, affiliate or designee of Mountain West possibility that your Account may be subject to Unrelated Business Income Tax your Account owes UBIT on its profits from the entity, you agree to prepare or similar filing required under applicable state laws, for each year with respect to we to pay any UBIT that is reported in such forms. You understand and agree the Account. Your agreement to indemnify and hold harmless, as set forth in partherein with respect to UBIT and the preparation and filing of IRS Form 990T as	est IRA, Inc.) have given you no tax advice regarding the (UBIT) as a result of its investment in the identified entity. If cause to be prepared and filed a IRS Form 990T, and any thich any such form is required, and to cause your Account at any UBIT owed must come from funds belonging to ragraph 5) above, includes liability of the parties named	

- 7) You agree and understand that Mountain West IRA, Inc. is required to report the fair market value of the Account to the Internal Revenue Service and/or to the Plan each year. You agree to obtain a fair market value for the Account's investment in the entity as of December 31 each year and report this information to Mountain West IRA, Inc. on a form approved by Mountain West IRA, Inc. at least every twelve (12) months. You understand and agree that Mountain West IRA, Inc. is entitled to rely on the valuation provided by you for reporting purposes and shall bear no responsibility as to the accuracy of the information provided. You understand and agree that until a different valuation is reported to Mountain West IRA, Inc., the value of the investment in the entity will be reported based on the Account's total investment in the entity. You understand and agree that if you fail to provide a fair market value to Mountain West IRA, Inc. as required, Mountain West IRA, Inc. may withdraw as administrator of your account and distribute the asset to you or to a successor custodian.
- 8) You represent that you understand that with some types of accounts there are rules for required minimum distributions from the account. If you are now subject to the required minimum distribution rules for your Account, or if you will become subject to those rules during the term of the investment, you represent that you have verified either that the entity that your Account is investing in provides distributions that will be sufficient to cover each required minimum distribution, or that there are other assets in your Account, or in other accounts that you may access for this purpose, that are sufficiently liquid (including cash) from which you will be able to withdraw your required minimum distributions as they become required.
- 9) You represent that you have done your own due diligence on the entity you want your Account to invest in.
- 10) You understand and agree that the Custodian, the Administrator and/or the Recordkeeper for your Account (including, but not limited to Mountain West IRA, Inc.) or any agent, affiliate or designee of Mountain West IRA, Inc.) do not make any attempt to evaluate the entity you want your Account to invest in. For example, they make no attempt to check the financial strength of the entity, nor do they check with the Secretary of State to see if the entity is in good standing, nor do they check with the Securities and Exchange Commission, the Better Business Bureau or any other governmental or non-governmental agency to see if any complaints have been filed against the entity. You, as the owner of the Account, are 100% responsible for evaluating the entity, its operations and the investment potential of the entity, including taking the steps described in the preceding sentence.
- 11) You understand and agree that you are also responsible for confirming that none of the "disqualified persons" with respect to your Account (including Mountain West IRA, Inc., its affiliates and designees, and every other entity that is the Custodian, Administrator and/or Recordkeeper with respect to your Account, their officers, directors, shareholders or employees) are associated in any way with the entity you want your Account to invest in.
- 12) You understand and agree that the Custodian, the Administrator and/or the Recordkeeper for your Account (including, but not limited to Mountain West IRA, Inc. or any agent, affiliate or designee of Mountain West IRA, Inc.), and their officers, directors, shareholders or employees have not given you any investment, legal or tax advice pertaining to this investment.
- 13) You understand and agree that if the Plan Asset Regulations issued by the U.S. Department of Labor apply, the entity is disregarded for purposes of the prohibited transaction rules of IRC §4975. In that case, the underlying assets of the entity are considered to be the assets in which your Account is investing, and each of the statements above regarding the entity must be true with regard to each of the assets that the entity invests in. You represent that you either understand the Plan Asset Regulations and Interpretive Bulletin 75-2 or that you have sought competent legal counsel regarding the Plan Asset Regulations and Interpretive Bulletin 75-2 and their potential application to the entity that you want your Account to invest in, prior to making your investment decision.

To signify your agreement with all of the above paragraphs, please sign below and return it to us by fax or email, with the original following by mail. PLEASE SIGN AND MAIL THIS FORM TO 13905 W. Wainwright Dr., Boise, ID 83713.

Thank you for your cooperation. We look forward to continuing to serve your retirement account needs.

Accepted, Understood and Agreed to:
Client Signature
Date



Form 990-T

Exempt Organization Business Income Tax Return

· · · · · · · · · · · · · · · · · · ·	orm 990-T must be filed for my qualified plan in which The purpose of which is to report unrelated business
income.	
Plan Participant:	Account #:
Printed Name	•
Plan Participant:	Date:
Signature	Date
Signature	