E. info@ptcem F. 702.946.013 W. www.prefe	6 erredtrustcompany.com e Road, Suite 140			PTC Account N	tion Applicat t/Custodial Administ	
				L		'
section 1 Type of	Account					
Custodial Trust						
SECTION 2 Type of	Trust					
C Revocable Living Trust	◯ Charitab	le Trust	C Special N	leeds Trust		
C Irrevocable Trust	C Asset Pr	otection Trust	C Irrevocab	ole Life Insurance Trust		
○ Marital Deduction /Fan	nily Trust 🔿 Dynasty	Trust	○ Other			
section з Trust Inf	ormation					
Name of Trust						
]					
Entity Tax ID	Effective Date of	Trust	Governing Regulato	bry Body		
section 4 Trustor/	Grantor Informatic	n				
To help the government fight th to obtain, verify and record infor- required to obtain your name, ac may also ask to see your driver's may be compared to information restricted and/or closed. Preferre	e funding of terrorism and mon mation that identifies each indiv Idress, date of birth, social secur license or other identifying docu n obtained through third party s	ey laundering activities, Fe ridual or institution who op ity number or tax identific uments. This information v ources, as permitted by la	pens an account with P ation number and othe vill be verified to ensure w. If we cannot verify th	Preferred Trust Company. Per information that will allo the identity of all person his information, your acco	When you open an account, w ow us to identify you. As appro ns opening an account. The info punt may not be opened, or it r	ve are opriate, we ormation
First Name		Initial Last	Name			
SSN	DOB (MM/DD/YY)		Email			
Phone Number		Cell	Phone Number			
Street Address		City		State	e Zip Code	
Approved documents include a government issued photo ID in license, U.S. Passport, state issu military ID.	cluding a driver's					
Identification Type	Identi	fication Number		Issue Date	Expiration Date	
section 5 Trustee	Information (if applical	ole)				
To help the government fight th to obtain, verify and record inforr required to obtain your name, ac may also ask to see your driver's may be compared to information	e funding of terrorism and mon mation that identifies each indiv Idress, date of birth, social secur license or other identifying docu	ey laundering activities, Fe ridual or institution who op ity number or tax identific uments. This information v	pens an account with P ation number and othe vill be verified to ensure	Preferred Trust Company. Per information that will allo e the identity of all person	When you open an account, w ow us to identify you. As appro ns opening an account. The info	ve are opriate, we ormation

restricted and/or closed. Preferred Trust Company is not responsible for any losses or damages including, but not limited to, lost opportunities you may incur.

of

First Name Initial Last Name					
SSN DOB (MM/DD/YY) Email					
Phone Number Cell Phone Number					
Street Address City State Zip Code					
Approved documents include any unexpired, government issued photo ID including a driver's license, U.S. Passport, state issued photo ID card and military ID.					
Identification Type Identification Number Issue Date Expiration Date					
SECTION 6 CO-Trustee Information (if applicable)					
To help the government fight the funding of terrorism and money laundering activities, Federal law (Section 326 of the USA PATRIOT Act of 2001) requires all financial institutions to obtain, verify and record information that identifies each individual or institution who opens an account with Preferred Trust Company. When you open an account, we are required to obtain your name, address, date of birth, social security number or tax identification number and other information that will allow us to identify you. As appropriate, we may also ask to see your driver's license or other identifying documents. This information will be verified to ensure the identity of all persons opening an account. The information may be compared to information obtained through third party sources, as permitted by law. If we cannot verify this information, your account may not be opened, or it may be restricted and/or closed. Preferred Trust Company is not responsible for any losses or damages including, but not limited to, lost opportunities you may incur.					
First Name					

First Name		Initial Last Name				
SSN	DOB (MM/DD/YY)	Ema	il			
Phone Number		Cell Phone N	Number			
Street Address		City		State	Zip Code	
Approved documents include any government issued photo ID inclu license, U.S. Passport, state issued military ID.	iding a driver's					
Identification Type	Identifica	tion Number	Issue Date		Expiration Date	
section 7 Investme	nt Advisor Informa	tion				
Investment Advisor Name		Institution o	r Broker/Dealer Name			
Street Address		City		State	Zip Code	
Business Phone Number	Cell Phon	e Number	Email			
section 8 Attorney	Information					
Attorney Name		Associated F	irm Name			
Attorney Name Street Address		Associated F	irm Name	State	Zip Code	

section 9 Accountant Information					
Accountant Name		Associated Firm Name			
Street Address	C	ity		State	Zip Code
Business Phone Number Cell	Phone Number		Email		
section 10 Trust Protector Informa	ition				
Protector Name		Associated Firm Name			
Street Address		ity		State	Zip Code
Business Phone Number Cell	I Phone Number		Email		
SECTION 11 Beneficiary Information)				
BENEFICIARY TYPE O Primary	Contingent				
Share % Name of Beneficiary					
Beneficiary DOB (MM/DD/YY)	SSN or Taxpayer II		Relationsł	hip to IRA Own	ner
Street Address		City		State	Zip Code
Phone Number	Email				
BENEFICIARY TYPE O Primary	C Contingent				
Share % Name of Beneficiary					
Beneficiary DOB (MM/DD/YY)	SSN or Taxpayer ID		Relationsł	hip to IRA Own	ner
Street Address		City		State	Zip Code
Phone Number	Email				
BENEFICIARY TYPE O Primary	◯ Contingent				
Share % Name of Beneficiary					
Beneficiary DOB (MM/DD/YY)	SSN or Taxpayer ID		Relationsł	hip to IRA Own	ner
Street Address		City		State	Zip Code
Phone Number	Email				

SECTION 12 Assets Held in Trust

Mutual Funds

- Annuities
- Other Securities
- C Life Insurance Policies

() Other

SECTION 13 | Trust Administration Options /Instructions

Tax ID Number of Trust will be obtained by 🔿 Grantor , 🔿 Attorney or 🔿 Preferred Trust Company.

If Grantor Trust, will the Grantor's SSN or TIN be used?	🔿 SSN	() TIN
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Who is responsible for Trust income tax returns? \bigcirc Attorney \bigcirc Accountant \bigcirc Preferred Trust Company

If Preferred Trust Company is the Trustee of the Trust the following must be provided or will be the result of Preferred Trust Company as Trustee:

- 1. Preferred Trust Company 's name and address must be used as Trustee on all assets held by the Trust.
- 2. Preferred Trust Company will maintain original Trust documents and amendments thereto, assignments, insurance policies, etc.
- 3. Provide transition list of assets contributed to Trust and value on schedule attached to Trust documentation.

Additional information required for Asset Protection Trusts:

- 1. Two previous years income tax returns of Grantor.
- 2. Recent Financial Statement of Grantor.
- 3. Solvency letter (available upon request) addressed to Grantor's attorney and signed by Grantor.

Additional information required for Successor Trustee:

- 1. A current year-to-date accounting of the trust and an accounting for the prior year.
- 2. Last 3 years Trust income tax returns.

SECTION 14 Privacy Policy

Preferred Trust Company, LLC ("PTC") is committed to safeguarding the non-public personal information that you provide us. This Privacy Policy describes how we handle and protect non-public personal information we collect about individuals such as you, who apply for or receive our products and services.

Why and How We Collect Personal Information

When you open an account with PTC, we collect non-public personal information about you for business purposes, such as evaluating your financial needs, processing your requests and transactions, informing you about services that may be of interest to you, and providing customer service. Some of the information we collect may include any of the following:

- Information you provide to us on applications and other forms, such as your name, address, date of birth, social security number, occupation, assets, and income;
- . Information about your transactions with us; and
- Information you provide to us to verify your identity, such as a passport, or received from other entities not affiliated with PTC.

How We Protect Information

We limit access to your non-public personal information to those employees who need to know in order to conduct our business, service your account, and help you achieve your financial objectives. Our employees are required to maintain and protect the confidentiality of your non-public personal information and must follow established procedures to do so. We maintain physical, electronic, and procedural safeguards to protect your non-public personal information. We do not rent or sell your name or non-public personal information to anyone. PTC does not disclose any non-public personal information about our customers or former customers to anyone.

Disclosure to Non-Affiliated Third Parties

In order to support the financial products and services we provide to you, we may share the information described above with third-party service providers and joint marketers not affiliated with us, including, but not limited to:

Companies under contract to perform services for us or on our behalf, such as vendors that prepare and mail statements and transaction confirmations or provide data processing, computer software maintenance and development, transaction processing and marketing services.

These companies acting on our behalf are required to keep your non-public personal information confidential.

In addition, we may disclose information to cooperate with regulatory authorities and law enforcement agencies to comply with subpoenas or other official requests, and as necessary to protect our rights or property.

Accessing and Revisiting Your Personal Information

We strive to keep our customer files complete and accurate and in doing so, provide you reasonable access to any and all information we collect. Most of this information is contained in the account statements that you receive from us. We encourage you to review this information and notify us if you believe any information should be corrected or updated. If you have a question or concern about your non-public personal information or this privacy notice, please contact a PTC representative.

section 15 | Preferred Trust Company Client Agreement for Trust Administration

The Client named in the Trust Application to which the Agreement is attached and made part of, (hereinafter, the "Client"), does hereby appoint Preferred Trust Company to act as trustee (the "Trustee") of certain cash, securities and property initially placed in the Clients Trust(s) (the "Trust") with such other cash, securities and property that the Client may deliver to the Trustee or that the Trustee may collect on behalf of the Trust. All such cash, securities and property held from time to time in the Trust are referred to as "Trust Assets".

The Client specifically acknowledges and agrees that with respect to the Client's Investment Advisory Firm/Financial Institution (the "Firm") named in the Application:

- 1. The Client and not the Trustee is responsible for investigating and selecting the Firm;
- 2. The Firm is not affiliated with or controlled or employed by the Trustee, and the Trustee has not approved, recommended or endorsed the Firm;
- 3. The Trustee is not responsible for supervising or monitoring trading by the Firm in the Client's Trust;
- 4. The Trustee may provide to the Client's Firm information about investments or investment strategies, but the Client acknowledges that the Trustee does not give tax or legal advice, or advises the Firm on the nature, potential value or suitability of the Client of any particular investment or investment strategies;
- 5. The Client has authorized the Firm to be the Client's agent, and in such capacity to provide instructions to the Trustee for transactions in the Client's Trust, and to take all other actions necessary or incidental to execution of such instructions. The Firm's authority will include, without limitation, authority to provide instructions to the Trustee for transactions for the Client's benefit, in securities and financial instruments for the Client's Trust, such as stocks, bonds, notes, money market and mutual funds, and other marketable securities and instruments, and authority to provide instructions to the Trustee on any requirements or reallocations of any portfolios selected by the Client, provided, however, in no event shall the Firm be authorized to direct Trustee as Client's attorney-in-fact, to withdraw money, securities, or any other assets from Client's Trust without the express written consent of Client delivered to Trustee;
- 6. The Client agrees that the Trustee will not be liable for any loss, liability, cost or expense for acting upon instructions of the Firm, believed by the Trustee to be genuine in accordance with this Agreement and the Application;
- 7. Joint Client understands that each Joint Client authority to transact business individually on behalf of the Trust, as fully and completely as if such, Joint Clients were the sole owner of the Trust. Subject to Trust policies, Trustee may accept written orders and instructions, with respect to the Trust from each Joint Client, without notice to any other Joint Client, or the receipt, transfer, and withdrawal of funds by check, wire transfer, or otherwise and for the purchase, sale, exchange, transfer, or other disposition of Trust Assets. All Joint Client's further agree that all Trust Assets that Trustee may be holding for any of them, either in the Trust or otherwise, shall be subject to a lien for the discharge of the obligations of the Trust to the Trustee, such lien to be in addition to any rights and remedies Trustee may otherwise have.

The Client specifically authorizes the Trustee to take all of the following actions with respect to the Trust and the Trust Assets:

- 1. Provide safekeeping for Trust Assets;
- 2. Buy, sell, redeem, exchange, receive or deliver Trust Assets as directed by the Client's Firm, and pending specific directions from the Firm, invest any cash in such shortterm investments as the Trustee deems appropriate including, without limitation, money market funds and repurchase agreements from which the Trustee or its affiliates may receive fees, provided, however, in no event shall the Firm by authorized to direct Trustee to withdraw money, securities, or any other assets from Client's Trust without the express written consent of Client delivered to Trustee;
- 3. Disburse cash from the Trust in accordance with instructions properly executed by the Client;
- 4. Collect Income from Trust Assets and deduct and pay all charges and expenses relating to the Trust, including without limitation, the fees of the Firm and the Trustee, brokerage commissions, and any other fees and charges applicable to the Trust;
- 5. Collect the proceeds of Trust Assets maturing or called for redemption or otherwise payable;
- 6. Hold registered securities in nominee registration or in street name, as defined on the certificate;
- 7. Forward voluntary corporate actions, including proxies, to either the Firm to act upon at their discretion, or as otherwise directed by the Client on the application;
- 8. Maintain appropriate records of Trust Assets, including all purchases, redemptions, sales and exchanges and furnish statements of transactions on demand to the Client and the Firm;
 - a. With respect to all withdrawals from the Trust, Trustee is authorized to rely on instructions, as communicated to Trustee in accordance with Trustee's security verification procedures, without further inquiry or verification of the Client's identity by Trustee;
 - b. All Trust Assets held by Trustee shall be subject to a lien for the discharge of all Client's indebtedness and obligations to Trustee, including any fees and charged owed to Trustee by Client, and are to be held by Trustee as security for the payment of any such ineptness or obligations in the Trust. Trustee shall have the right to redeem Trust Assets held by Trustee in the Trust to satisfy Client's obligations or ineptness without further notice or demand. In enforcing its lien, Trustee shall have the discretion to determine which assets in the Trust are to be redeemed agrees that Trustee shall be held completely harmless from and in any claim, dispute, arbitration or judicial proceeding by reason of its exercise of such discretion.

As compensation for its custodial services, the Trustee shall receive compensation in accordance with its standard schedule of fees, as amended from time to time. If establishing an Individual Retirement Trust, please note that the Trustee shall retain, as part of its compensation, any interest earned on the float associated with payments from Trust Assets and drawn on an omnibus demand deposit trust. Additionally, cash received by Preferred Trust Company that, due to trading or cash movement deadlines, remains un-invested in an omnibus trust for a short time may also generate float that Preferred Trust Company will retain as compensation. The current fee scheduled is attached herein. Changes to the fee schedule may be effected by the Trustee upon (30) thirty days written notice to the Trust.

The Client acknowledges that Trustee prohibits investments by or on behalf of the following persons (each a "Prohibited Client"): 1) a person whose name appears on the List of Specially Designated Nationals and Blocked Person maintained by the U.S. Office of Foreign Assets Control ("OFAC"); 2) a foreign shell bank, as defined by the USA Patriot Act; or 3) a person or entity resident in or whose funds are transferred from or through a Trust in a Non-Cooperative Country or Territory, as defined by the Financial Action Task Force.

The Client represents and agrees 1) that all evidence of identity provided is genuine and all related information furnished is accurate; 2) to provide any information deemed necessary by Trustee in its sole discretion to comply with its anti-money laundering program and related responsibilities from time to time; 3) that the Client represents and covenants that neither it, nor any person controlling, controlled by, or under common control with, Trust, or any person having a beneficial interest in Trust, is a Prohibited Client, and that it is not currently or will not open a Trust with Trustee on behalf of or for the benefit of any Prohibited Client agrees to promptly notify Trustee of any change in information affecting this representation and covenant.

The Client acknowledges that investments by the Client may be refused and/or a request for redemption may be delayed or declined if Trustee reasonably believes it does not have satisfactory evidence of Clients identity.

The Client acknowledges that, if, following its trust opening, Trustee reasonably believes that Client is a "Prohibited Client," has otherwise breached its representations and covenants hereunder, or has engaged in a transaction that the Trustee reasonably believes to be suspicious, Trustee may freeze the Clients trust, prohibit additional investments, decline any redemption requests and/or segregate the assets constituting the investment, redeem or sell the assets, or take any other action reasonably believed to be necessary by Trustee in its sole discretion. Client shall have no claim against Trustee, or its affiliates, for any damages as a result of the aforementioned actions.

The Client elects to waive his or her right to receive a written confirmation of each purchase, redemption, sale or exchange of a security and directs the Trustee to provide basic details of each such transaction by the delivery of monthly statements as provided above.

The Client acknowledges that the Trustee has not made an endorsement or recommendation with respect to the nature or quality of the investments made available to the Client and that Trust Assets are not the Trustee's obligation and are not insured by the Federal Deposit Insurance Corporation. Further, the Client understands that neither the value of Trust Assets nor their rate of return are guaranteed.

The Client agrees to hold the Trustee harmless against and indemnify and reimburse the Trustee for any liability, loss, damage or expense (including attorney's fees) incurred any way in connection with the Trust or Trust Assets except where such loss or damage directly results from gross negligence or willful misconduct of the Trustee.

The Trustee shall not be under any obligation to defend any legal action or engage in any legal proceedings with respect to the Trust.

This Agreement shall be governed under the laws of the state of Nevada and may be modified only in writing, executed by both the Client and the Trustee. Each party may terminate this agreement at any time by giving at least thirty (30) days written notice to the other to that effect. Trustee may transfer or assign its right and obligations under this agreement upon thirty (30) days written notice to the Client. Trustee may terminate this agreement at any time, without prior written notice to the Client, if Trustee believes that Client is a "Prohibited Client", or Client has engaged in a transaction that the Trustee reasonably believes to be suspicious.

TRUST ESTABLISHMENT FEE

Trust Establishment Fee*

\$500

*The Trust Establishment Fee is a one time fee to establish the Account. This fee can be paid by check, credit card, or authorized by the Account Owner from the initial transfer of funds to the Account.

TRUST ADMINISTRATION FEE

Annual Trust Administration Fee*

Varies based on Account Value

Account Value

*The initial Trust Administration Fee is assessed based on the account value (cash and assets) and due at the time of the trust is establishment. The Trust Administration Fee is due on the anniversary of the establishment date thereafter based on the current account value and will be deducted from the available cash balance from the Account or billed to the Trustor/Grantor. The Trust Administration Fee is inclusive of all investment transactional requests throughout the year, contribution, distributions, and online account access.

\$0 - \$50,000 \$50,001 - \$100,000 \$100,001 - \$200,000 \$200,001 - \$300,000 \$300,001 - \$400,000 \$400,001 - \$500,000 \$500,001 - \$600,000 \$600,001 and up

Annual Account Administration Fee 1% of Account Value \$**500** \$500 to \$1,000 \$1,000 to \$2,000 \$2,000 to \$3,000 \$3,000 to \$4,000 \$4,000 to \$5,000 \$**5,000** to \$**6,000** \$6,000 and up

TRANSACTION AND OTHER SERVICE RELATED ACCOUNT FEES

Securities Investments by Direction Proof of Funds Letter Notary Service Contributions Distribution (ACH or check)	FREE FREE FREE FREE FREE
Account Termination Fee Incoming / Outgoing Wire Fee Overnight Delivery Fee Stop Payment / Return Check Fee ACH/Wire Rejection Fee Service/Research Fee	\$500 \$30 \$40 \$30 \$30 \$30 \$100 per hour
Tax Preparation Professional Fee	TBD

The Grantor/Trustor (if elected to have Trustee complete annual tax filing) will be provided by Trustee an estimate to be approved by Grantor/Trustor each year for tax preparation professional fee

A fee is assessed to the Grantor/Trustee upon the completion of the requested service as defined in the Preferred Trust Company, LLC Fee Schedule. An Account must maintain a minimum cash balance of \$500.00. If fees remain outstanding past 30 days and the Account has no assets in the Account, Preferred Trust Company, LLC reserves the right to close the Account without prior notice to the Grantor/ Trustee. In the event of the aforementioned account closure, Preferred Trust Company, LLC reserves the right to assess (from the cash value of the Account) the Account Termination Fee. Preferred Trust Company, LLC reserves the right to increase the Trust Administration Fee to the appropriate account value tier if, within thirty (30) days subsequent to the date in which said fee was paid, the account value exceeds the estimated fee level assessed, due to an account transfer. In the event of an increase as aforementioned, Preferred Trust Company, LLC additionally reserves the right to obtain the excess amount owed. The Trust Establishment fee is non-refundable. Preferred Trust Company, LLC reserves the right to effect changes to the Fee Schedule upon thirty (30) days written notice to the Grantor/Trustee at the address/email shown on record. of

SECTION 17 | Acknowledgement Signature

By signing this application and agreement, I/we acknowledge, agree, and /or certify that; (a) I (we) have read, understand, and agree to the terms in the Client Agreement for Trust Administration, (b) if applicable, under penalties or perjury that the social security number/tax ID number listed on this form is correct, (c) I/we will have the primary responsibility for communication regarding my account except as may be otherwise required by law, rule or regulation, including without limitation account statements, and as Preferred Trust Company may otherwise reasonably deem necessary, (d) I have been advised of fees related to the administration of my account, (e) I/we acknowledge that Preferred Trust Company will verify the information I provide on this application through a third-party provider in accordance with federal and state law. I/we authorize Preferred Trust Company to make inquiries for the purpose of verifying my/our identity. I/we further authorize Preferred Trust Company to disclose the results of such inquiries relating to the verification of my/our identity with my investment advisor. I/we understand that Preferred Trust Company may share this information with its affiliates to determine my eligibility for other products and services those affiliates may offer. I may opt out of such information by providing Preferred Trust Company with written notification, (f) I authorize Preferred Trust Company to act upon my direction. This Client Trust Administration Agreement shall remain in effect until revoked, modified or amended by the Client upon thirty (30) days written notice to the Trustee.

Signature of Trustor/Grantor	Date	
Signature of Co-Trustee	Date	
Signature Trustee/Custodian	Date	