

Account Number	
Rep ID	Alternate Branch

# CUSTODIAL ROTH INDIVIDUAL RETIREMENT ACCOUNT ADOPTION AGREEMENT

Date originally established:						
Section One: Client Information						
Name and Address						
SSN	Date	e of Birth				
SECTION TWO: TYPE OF CONTRIBUTION						
Select One:						
□ Rollover within 60 days from another Roth IRA. (complete Rollover Certification)		☐ Direct rollover of Roth deferrals from a Roth 401(k)/403(b) (complete Rollover Certification)				
☐ Transfer from another Roth IRA.	☐ Conversion from Traditional, SEP, or SIMPLE IRA or Employer-Sponsored Plan.					
SECTION THREE: BENEFICIARY DESIGNATION						
Relationship Definitions: S=Spouse N=Nonspouse E=Entity T=Trust (I	Mark (	one in the box	provided.)			
At each Beneficiary designation, indicate if such Beneficiary dies before y			•			
Per Capita – To the remaining primary Beneficiaries named on t contingent Beneficiaries listed).	-	•	•	Beneficiaries, to the		
Per Stirpes – Equally to such Beneficiary's descendents, who su	rvive y	you, by right o	f representation.			
Please note, if no selection is made the Per Capita designator will apply.						
Beneficiary Name and Address		Primary	Dalationship	SSN/EIN		
Bollonolary Name and Namess		J	Relationship	SSIVEIIV		
	Ш	Contingent	Date of Birth	%		
			☐ Per Capita ☐	☐ Per Stirpes		
Beneficiary Name and Address		Primary Contingent	Relationship	SSN/EIN		
			r r			
			Date of Birth	%		
			☐ Per Capita ☐	☐ Per Stirpes		
Beneficiary Name and Address		Primary Contingent	Relationship	SSN/EIN		
			Date of Birth	%		
			☐ Per Capita ☐	☐ Per Stirpes		
Beneficiary Name and Address		Primary	Relationship	SSN/EIN		
		Contingent				
			Date of Birth	%		
			☐ Per Capita □	☐ Per Stirpes		
			l			



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CUSTODIAL ROTH INDIVIDUAL RETIREMEN	IT ACCOUN	IT ADOPTIC	N AGREEMENT		
SECTION THREE: BENEFICIARY DESIGNATION CON	NTINUED			_	
Beneficiary Name and Address		•	Relationship	SSN/EIN	
		Contingent	Date of Birth	%	
			☐ Per Capita	☐ Per Stirpes	
			☐ For additional Benefici	aries, see attached form.	
SECTION FOUR: ADOPTION AGREEMENT					
I certify that the above information is correct. I appoint RBC C of this Roth Individual Retirement Custodial Agreement and contice to the Account Owner. I acknowledge receipt of a copy established, a copy of this Adoption Agreement, and a copy of direct the Custodian to invest available uninvested cash balance death be paid as indicated above. In the event that this is a rolle the IRS regulations, to treat this contribution as a rollover cont CLAUSE AT ARTICLE 9 OF THE ROTH INDIVIDUAL ADOPTION AGREEMENT.	onsent to the Cu of the plan docu the Disclosure ses of my accour over contribution ribution. <b>THIS</b>	astodian's fees in ument under whi Statement with r nt on a daily basi n, I irrevocably of AGREEMENT	the fee schedule. The fees are this Roth Individual Retire espect to this Roth Individual s in a money market fund. I delect, pursuant to the requiren CONTAINS A PREDISPU	re subject to change upon ement Account is Retirement Account. I lirect all benefits upon my nents of 1.402(a)(5)-IT of TE ARBITRATION	
Fees: Annual Maintenance: \$35 Closing/Termination: \$85					
Client Signature	Date	Print Name			
Witness for Client Signature	Date	Print Name			
Accepted By		Print Name James A. Bergeron			
SECTION FIVE: CONSENT OF SPOUSE					
$\square$ I consent to the above Beneficiary designation.					
(NOTE: Consent of your spouse may be required in a commun or in addition to your spouse.)	nity property or	marital property	state to effectively designate	a Beneficiary other than	
DISCLAIMER FOR COMMUNITY AND MARITAL PROPI right to dispose of the interest by Will. Therefore, the Custodia to the ownership of the Account after the death of your spouse	an disclaims any	warranty as to the	he effectiveness of your Bene	eficiary designation or as	
Spouse Signature	Date	Print Name			

This document must accompany the Custodial ROTH IRA Agreement and Disclosure Statement.

Print Name

Seal Here

Date

Date

Client Signature

Notary Signature (for either choice above)

**Or Marital Status:**  $\square$  I certify at the time of signing, I am not married.



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#### CUSTODIAL ROTH INDIVIDUAL RETIREMENT ACCOUNT ADOPTION AGREEMENT

### **CLIENT FORM COMPLETION INSTRUCTIONS**

- 1. Read carefully the accompanying Custodial Roth IRA Agreement and Disclosure Statement for Self-Directed Individual Retirement Account. (Capitalized terms in the Roth IRA Adoption Agreement have the same meanings as in the Roth Individual Retirement Account Agreement.)
- 2. Complete or correct Sections 1, 2, 3, 4 and 5, if applicable.
- 3. Complete additional forms if indicated by the box in Section 2.
- 4. Keep the client copy and the Roth IRA Agreement and Disclosure Statement for your records.
- 5. Return the original document in the envelope provided.

#### BENEFICIARY DESIGNATION RULES OF INTERPRETATION

- 1. **Primary Beneficiaries.** Unless the Account Owner ("Owner") otherwise specifies, the Account will be paid in equal shares to the primary Beneficiary or Beneficiaries who survive the Owner. If the Owner specifies percentage (or fractional) shares for the primary Beneficiaries and if some but not all such Beneficiary fail to survive the Owner, the Account will be divided among the surviving primary Beneficiaries in proportion to the relative percentage (or fractional) shares of each, unless the owner has stipulated a Per Stirpes designation.
- 2. **Contingent Beneficiaries**. If no primary Beneficiary survives the Owner, the Account will be paid in equal shares (unless otherwise specified in the Beneficiary designation) to the contingent Beneficiary or Beneficiaries who survive the Owner, following the rule in paragraph (1) above.
- 3. **Death Before Full Distribution**. Unless the Owner has otherwise specified in the Beneficiary designation, the Beneficiary will become fixed as of the Owner's death so that, if a Beneficiary survives the Owner but dies before the receipt of all amounts due such Beneficiary, the remaining amounts will be payable to the representative of the Beneficiary's estate or to one or more Beneficiaries designated by such Beneficiary.
- 4. **Designation by Relationship Only**. Any designation of a Beneficiary only by statement of relationship to the Owner (or Beneficiary) will be effective only to designate the person or persons standing in such relationship at the Owner's (or Beneficiary's) death.

If no Beneficiary designation is in force at the time of the Owner's death, the Beneficiary shall be the spouse of the Owner. If there is no living spouse, the Beneficiary shall be the Owner's estate.

## AGREEMENT TO ARBITRATE CONTROVERSIES

This agreement contains a predispute arbitration clause. By signing an arbitration agreement the parties agree as follows:

- 1. 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.
- 2. Arbitration awards are generally final and binding; a party's ability to have a court reverse or modify an arbitration award is very limited.
- 3. The ability of the parties to obtain documents, witness statements and other discovery is generally more limited in arbitration than in court proceedings.
- 4. The arbitrators do not have to explain the reason(s) for their award.
- 5. The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry.
- 6. 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.
- 7. The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this agreement.

The Client agrees that any controversy arising out of or relating directly or indirectly to this Agreement, or any investment by the Client hereunder, or with respect to transactions of any kind executed by or with RBC Dain Correspondent Services, a division of RBC Capital Markets Corporation ("RBC CM"), member NYSE/SIPC, its officers, directors, agents, employees, or affiliate, or with respect to this Agreement or any other agreements entered in to with RBC CM relating to the Accounts with RBC CM or the breach thereof, shall be settled by arbitration pursuant to the Federal Arbitration Act and in accordance with the rules, then in effect, of the Financial Industry Regulatory Authority. Notice preliminary to, in conjunction with or incident to arbitration, may be sent to the Client by mail and personal service is hereby waived. Judgment upon any award rendered by the arbitrators may be entered in any court having jurisdiction thereof.

No person shall bring a putative or certified class action to arbitration, nor seek to enforce any predispute arbitration 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 request for class certification is denied; (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.