Account Nun	nber		

# Durable Power of Attorney Affidavit and Indemnification

Use this form to certify to National Financial Services LLC ("NFS") the validity and effectiveness of a Durable Power of Attorney ("POA") for your nonretirement brokerage account, Premiere Select® IRA (includes Premiere Select Traditional, Roth, Rollover, SEP and SIMPLE IRAs, and Premiere Select IRA and Roth IRA Beneficiary Distribution Accounts, or Premiere Select Defined Contribution Retirement Plan Account and Premiere Select Defined Contribution Beneficiary Distribution Accounts. Type on screen or fill in using CAPITAL letters and black ink. If you need more room for information, use a copy of the relevant page.

#### Helpful to Know

- Power of Attorney is not permitted on business accounts, custodial, estate, conservator, non-prototype retirement accounts and other fiduciary registrations.
- The individual being designated under the Power of Attorney as "Attorney-in-Fact" must complete Sections 2 and 3.
- An original form must be completed for each Attorney-in-Fact added to each account.
- If you wish that the Attorney-in-Fact be provided checkwriting capabilities, the account owner and the Attorney-in-Fact must complete and return the applicable form.
- Return the completed form, POA legal document(s), and any supporting document(s), if applicable, to your investment representative. Check with your investment representative to determine if a notary signature is required.
- If the POA is an entity, additional paperwork (e.g. Corporate and Unincorporated Resolution form) is required to be submitted with this request.
- For Defined Contribution Retirement Plan accounts, the Plan Administrator must also sign this form. Note: A POA can only be listed as an Attorney-in-Fact for a plan participant.

Last Name

#### 1. Account Owner

Provide the Account Owner or Trustee name.	First Name	iviidale Name	Last Name	
	Accounts Included			
	Account Number	Account Number	Account Number	
2. Attorney-ir	-Fact Information			
Enter full name as	First Name	Middle Name	Last Name	
evidenced by a				
government-issued, unexpired document (e.g.,	Entity Name complete if applicable			
driver's license, passport,				
permanent resident card).	Date of Birth MM DD YYYY Email			
	Primary Phone	Alte	ernate Phone	
		☐ Mobile		
	Business Title complete if applicable			
	Taxpayer ID Number	Required	Country of Citizenship	
		☐ SSN/ITIN	☐ EIN/TIN	
	Type of Government-Issued ID	ID N	Number	
	State/Country of ID Issuance	ID Issuance Date	ID Expiration Date	
		•	*	

Middle Name

continued on next page

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## 2. Attorney-in-Fact Information continued

	Legal Address						
Provide your residential	Address Line 1			Address Line 2			
address. Cannot be a P.O. Box or Mail Drop.							
1.0. Box of Mail Brop.	City			State/Province	Zip/Postal Code		Country
	Mailing Address						
Complete only if different from Legal Address.	☐ Same as Legal Address						
nom Legar Address.	Address Line 1				Address Line 2		
	City			State/Province	Zip/Postal Code		Country
	Income Source, Affiliations	, and Ass	ociatio	ns Industry reg	gulations requir	e us to ask for this	information.
Check one.	☐ Employed	Reti	ired		☐ Not Emplo	yed	
Provide Income Source if retired or not employed.	Occupation		Income S	Source		Employer Name	
	Address Line 1				Address Line 2		
	City			State/Province	Zip/Postal Code		Country
Check all that apply and provide information.	You are an accredited inv You are associated with a account.  You are a member of the	U.S. regis	stered E	Broker-Dealer thors, a 10% shar	nat is different th eholder, a polic	nan the Broker-De	
	the management and po You are employed by or of the Securities Exchange	associate	d with t		=	d this account, as	defined in Section 3(a)(18)
	You are associated with	_		d Investment A	dvisor.		
	You are, or an immediate	_	_			n 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:					, or is a policy-making		
	Company Name					CUSIP	or Symbol
	Check this box if any of the Regulatory Authority ("FII are a child who resides in to an associated person with support to you and has controlled a	NRA") me the same who has co ontrol ove 'SRO") or	ember f house ontrol c er your a a muni	irm ("associated hold or is finand over your accou account, or you cipal securities	d person"), you cially dependen int or an associa i are affiliated wi dealer.	are the spouse of t on the associate ted person materi ith or employed b	an associated person, you d person, you are related ally contributes financial
	Company Name						
	Address Line 1				Address Line 2		
	City			State/Province	Zip/Postal Code		Country

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#### 3. Affidavit and Indemnification

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. 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:

- Affirm that you have read, understand, and agree to the current terms of this form, the attached Power of Attorney ("POA"), the Account Agreement and the account features the account owner has selected and agree to future amendments to these terms and any applicable state notices.
- Affirm that you are the individual named in the document(s) appointing the Attorney(s)-in-Fact for the account owner and accounts listed in Section 1.
- Accept appointment as Attorney-in-Fact for the account owner, according to all terms and conditions described in this form.
- Affirm that the account owner is not deceased, and has not partially or completely revoked, terminated, or suspended this Power of Attorney.
- Represent that a petition to determine the incapacity of, or to appoint a guardian for, the account owner is not pending.
- Certify that, in the event you have been appointed by a trustee, such appointment is authorized by the trust documentation.
- Agree to cease acting as Attorney-in-Fact if your capacity to act
  as Attorney-in-Fact has been limited or terminated for any reason,
  including but not limited to any modification of the authority
  delegated in the POA by the account owner, any petition pending
  to determine the incapacity or to appoint a guardian for the account
  owner, or separation or divorce (including, in some cases, annulment)
  from the account owner, death of the account owner or revocation
  by operation of law.
- Represent that if there are multiple Attorneys-in-Fact authorized with respect to the accounts listed on this form, you are authorized to act severally or individually, and that NFS may follow any of your instructions independent of all other Attorneys-in-Fact, including the delivery of assets to you personally.
- Understand that in the event of any conflict between instructions given by Attorneys-in-Fact or by an account owner and an Attorneyin-Fact, we may restrict the account until we have satisfactory written instructions or a court order instructing us how to proceed.
- Agree that we may restrict your authority to act on the accounts listed after receipt of the POA.
- Agree not to knowingly issue any instructions that are inconsistent with your appointment as Attorney-in-Fact.
- Agree, if the account is a Premiere Select IRA, not to issue any instructions that are not in compliance with the terms of the Premiere Select IRA Custodial Agreement and Disclosure Statement governing the IRA.

- Represent and warrant that if you have not checked the boxes for Affiliations and Corporate Control Status, you are not affiliated with or employed by a stock exchange, the Financial Industry Regulatory Authority or a Broker-Dealer and you are not a control person or affiliate of a public company under SEC Rule 144 (such as a director, 10% shareholder, or a policymaking officer), or an immediate family or household member of such a person.
- Indemnify and hold us harmless (jointly and severally for accounts with more than one owner) from and against any and all losses, claims, costs, actions, demands, suits, proceedings, damages and expenses, including attorneys' fees and expenses, and any other costs suffered or incurred by us arising out of or relating to transactions made in accordance with your instructions or failure to provide instructions as Attorney-In-Fact.
- Agree that this POA remains in full force and effect, until we have received satisfactory written notice of the account owner's death or your removal or resignation as Attorney-in-Fact.
- Affirm that the account owner executed the POA while competent to do so and was not acting under duress or undue influence.
- Authorize us or your Broker-Dealer to act on all instructions approved on this form, to obtain a credit report about you at any time, verify information you have provided, and perform a background check on you.
- Understand that this affidavit and its enforcement shall be governed by the laws of the Commonwealth of Massachusetts, except with respect to its conflict of laws provisions and except as superseded by federal law.
- Acknowledge that any alteration of this document's original terms shall be null and void and you shall be bound by the terms of the original document as set forth by us. You understand and acknowledge that we may terminate any and all agreements with you in the event that you or any of your agents and affiliates have reasonable ground to believe that the foregoing is untrue, or that this document has been altered.
- Acknowledge that this form is signed under penalties of perjury.

Attorney-in-Fact must sign and date on next page.

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### 3. Affidavit and Indemnification continued

Attorney-in-Fact must sign and date below. Check with your investment representative to determine if a notary signature is required.

Print Attorney-in-Fact Name First, M.I., Last	
Attorney-in-Fact Signature	Date MM - DD - YYYY
X	

## 4. Plan Administrator/Employer Signature and Date

Required ONLY for Defined Contribution Retirement Plan accounts. In this Section 5, "you" refers to the Plan Administrator or Employer signing below.

By signing below, you:

- State that you are the Plan Administrator or Employer responsible for the Plan for which authority is being requested on this form.
- Consent to the appointment of the Attorneyin-Fact identified in this form, understanding that:
- The Attorney-in-Fact will be granted only the powers described in this form, and will be authorized only to place orders that are permitted by the Plan.
- The Attorney-in-Fact is not authorized to establish a new Plan.
- Fidelity Management Trust Company acts only as custodian or trustee for this Plan, and has no discretionary fiduciary authority or responsibility; the account owner, therefore, is solely responsible for determining the suitability of, and for accepting all consequences of, all investments and actions taken on the account(s).

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

## 5. Notarization For Broker-Dealer use only.

Statement of Notary Public In this section, "You" and "you" refer to the Notary Public.

You certify that the individual signing above appeared before you on the date indicated below, that they are known to you to be the individuals they claim to be, and that they represented to you that they made the certifications above their signature of their own free will.

Important Note: CA Notaries are permitted to submit a separate page notary document. If used, it must identify the document being notarized.

Notice to CA Residents regarding the below: A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not truthfulness, accuracy, or validity of that document.

State	County	Identification	
Print Notary Name		Commission Exp	ires MM - DD - YYYY
Notary Signat	ure		Date MM - DD - YYYY
X X			

NOTARY SEAL / STAMP

National Financial Services LLC, Member NYSE, SIPC

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NOTE to Correspondent: Only submit the documents to NFS.	is form and any required National Financial	l Services forms. Do not submit POA legal
To Be Completed by Correspondent Onl	y	
diligence of the Power of Attorney legal docu Agreement between NFS and Broker-Dealer; Furthermore, the POA provides the necessary existence at the time of execution, including with existing NFS policies, including but not la act independently. After reviewing the beneficiary designation p	foregoing and hereby certify to NFS that Broker- iment ("POA") pursuant to Broker-Dealer's oblig and that nothing in this Power of Attorney Affici- or authority for the agent to act on the account, a peneficiary designation authority and notary and imited to durability, effectiveness, and that if mul- powers granted by the POA legal document and any designation authority of the Agent(s) (check C	ation as set forth in the Fully Disclosed Clearing avit and Indemnification conflicts with the POA. nd satisfies governing state law requirements in I witness requirements and that the POA aligns Itiple agents are named, they are authorized to applicable state statute, Correspondent hereby
Agent(s) may make/change beneficiary de	esignations (not including self-appointment auth	ority)
Agent(s) may self-appoint as beneficiary	POA provides explicit authority and/or authority	granted by the governing state law.
If the above boxes are not checked, the Ager	nt will not be permitted to designate or change l	beneficiaries on the accounts listed on this form.
Supervisory Principal Name	Signature	Date MM - DD - YYYY

National Financial Services LLC, Member NYSE, SIPC

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