

SALE AUTHORIZATION

214 West 9th Street Onaga, KS 66521 P) 800.521.9897 F) 913.901.4190 sales@mainstartrust.com

1. Accountholder Information

Account Name:				Account Number:		
2. Asset Information						
Asset Name		Symbol or CUSIP	Shares or Dollar Amount To Sell (Choose One Only)		Sell @ Market Price	Sell @ Limit Price
			Sell All Shares Sell Partial Shares of Sell Dollar Amount of		(Default if not elected)	\$
			Sell All Shares Sell Partial Shares of Sell Dollar Amount of		(Default if not elected)	\$
			Sell All Shares Sell Partial Share Sell Dollar Amour		(Default if not elected)	\$
Mainstar is not a broker dealer. Mainstar will facilitate public trades with a broker of its choice. Proceeds of sale will be net of broker commissions. Timing of market trading will be subject to time of receipt by Mainstar and said broker. If no election is made on price, market price will be default. Limit Orders will not be executed unless the limit order price is met. Limit order are set for 180 days, unless otherwise directed.						
3. Special Instruction Regarding Sale						
(other than a bond, stock certificate or other instrument evidencing the asset to be sold). 4. Delivery Options (Alternative Assets Only)						
The Delivery Options (Alternative Assets Only)						
Redemption requests will be sent by regular mail unless indicated.		ptional: USPS Priority Mail - \$10.00 Overnight Delivery - \$25.00 Use my overnight account (fee charged to billing number below)				
Mailing fees will be charged to account as directed.	· —			,		
			ne: Overr			
		g Number: Billin		ng Zip Code:		
Direction of Sale I, the undersigned, hereby acknowledge, agree and represent: (1) that it is my sole responsibility to direct the sale of account assets and that Mainstar Trust, acting as custodian of the account, has no responsibility, discretion, or involvement in evaluating or selecting any assets for disposition, and no liability for any loss or damage that may result from or be associated with the transaction requested herein; (2) to indemnify and hold Mainstar Trust harmless from and against any and all claims, liabilities, causes of action, losses and expenses (including, without limitation, any court costs, attorney's fees and other expenses) asserted against or incurred by Mainstar Trust as a result of or in any way relating to any action I request or direct (whether in this Sale Authorization or otherwise); (3) that other than maintaining custody, Mainstar Trust has no obligation to take any action with respect to the assets sold pursuant to this Sale Authorization and that Mainstar Trust may condition any further action it may agree to undertake upon its receipt from me, in form satisfactory to it, of written instruction to undertake such action, together with such further agreement or undertaking of indemnification from me as Mainstar Trust may reasonably request; (4) that any action I request or direct (whether in this document or otherwise) is subject to all terms and conditions of the Account Agreement as amended from time to time. Applicable to an IRA: (1) that the determination of whether the transaction directed hereby is a prohibited transaction under Internal Revenue Code ("IRC") Section 4975 depends on the facts and circumstances surrounding this sale and further that Mainstar Trust makes no determination as to whether a transaction is a prohibited transaction; (2) that I have consulted with such advisors as I deem necessary and appropriate and have determined that this transaction will result in a taxable distribution equal to the fair market value of my account and may incur certain pe						
5. Signature						
The state of the s	et a constitution of the c			l e		
Signature of Accounthol Trustee or Authoriz Account Representati	zed			Date:		