QUESTIONS? 888 322 6534
SUBMIT FORM: forms@iraresources.com

858 459 6565 fax

## Limited Power of Attorney (LPOA)

## 1. ACCOUNT OWNER INFORMATION

Full Name (as it appears on your account application	Account Number	Account Type		
		☐ Traditional ☐ Roth ☐ SEP ☐ SIMPLE ☐ HSA ☐ ESA		
Email Address Daytime Phone N		Daytime Phone Number		
2. LIMITED POWER OF ATTORNEY				
You Must Provide a Clear Copy of Photo ID for Attorney-in-Fact				
This Limited Power of Attorney (LPOA) gives your designated agent the power to conduct all transactions (with exceptions noted below) in your account. This form must be completed in full and it will only be accepted with the signature of your attorney-in-fact and legible copy of ID.  This LPOA may not be used to direct distributions, transfers, or to close the account.				
Name of Attorney-In-Fact	Date of Birth		Social Security Nu	mber
Legal Street Address	City		State	Zip
Email Address	Daytime Phone Number	Evening Phone Number	Fax Number	
Signature of Attorney-In-Fact			Date	
<b>→</b>				
3. ACCOUNT OWNER SIGNATURE AND ACKNOWLEDGEMENT				
Vour signature is required. Please ensure that you read and acknowledge the following disclosure before you sign and date this form.  I hereby authorize person named above to be my agent and attorney-in-fact to conduct all transactions, except as noted, to the extent of the terms as previously agreed to in my Account Application. I understand this LPOA will remain in effect until IRAR Trust Company has received written notice of revocation from me. I understand that I have the option to designate or remove an Agent with LPOA at any time.  I understand that IRAR Trust Company is not a "fiduciary" for my account and/or my investment as such terms are defined in the IRC, ERISA, and/or any applicable federal, state or local laws. I agree to release, indemnify, defend and hold IRAR Trust Company harmless from any claims, including, but not limited to actions, liabilities, losses, penalties, fines, attorneys' fees, and/or third-party claims, arising out of and/or in connection with their reliance on this LPOA. This indemnity and hold harmless provision shall survive any Termination of this LPOA. In the event of claims by others related to my account and/or investment wherein IRAR Trust Company is named as a party, IRAR Trust Company shall have the full and unequivocal right at its sole discretion to select its own attorney(s) to represent it in such litigation and deduct from my account any amounts to pay for any costs and expenses, including, but not limited to, all attorneys' fees, and costs and internal costs (collectively "Litigation Costs"), incurred by IRAR Trust Company in the defense of such claims and/or litigation. If there are insufficient funds in my account to cover the Litigation Costs incurred by IRAR Trust Company, on demand by IRAR Trust Company, I will promptly reimburse IRAR Trust Company the outstanding balance of the Litigation Costs. If I fail to promptly reimburse the Litigation Costs, IRAR Trust Company shall have the full and unequivocal right to freeze my assets, ilquidate my assets, and/or				
PRINT NAME	ACCOUNT OWNER SIGNA	ATUKE	DATE	
	<b>→</b>			
NOTARY CERTIFICATION REQUIRED STATE OF COUNTY OF I hereby certify that on this day, before me, an				
officer duty authorized in the State and County aforesaid to take acknowledgements, personally appeared; 🗆 to me				
personally known or 🗆 who produced the foregoing as identification, to me known to be the person described in and who exe-				
cuted instrument and acknowledged before me that he executed the same. Witness my hand and official seal in the County and State last aforesaid this day of NOTARY PUBLIC				
this day of	NOTARY PUBLIC			

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