

Trustee Certification Form

For the CMA® Account for Trusts, Individual Investor Account for Trusts, the Inherited Retirement Account for Trusts and the 529 Account with a Trust as Participant

Please see instructions for completing this form on page 9.

FOR INT	FERNAL USE ONLY	
ERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORAT	TED, AND AFFILIATED COMPANIE	S ("Merrill Lynch")
sideration of Merrill Lynch's opening and maintaining the abov bed below, the undersigned trustees certify, represent and war	e accounts and any other subsequen	tly established accounts for the trus
ng information is true, complete and accurate:	Tank to Merrin Lynch that the trust is	जानिया निर्देश कार्य साम्बद्ध, बावि वार्वि वा
The trust is governed by the law of:		
(U.S. State/Commonwealth or other jurisdiction)		
the trust is NOT governed by US law (50 states/District of Columbia),	provide a copy of the following pages fr	om the truct agreement; the first nage
e signature page(s), the page(s) listing the trustees and, if originally no oppointment of trustees, acceptance of appointment of successor trus	amed trustees are no longer acting, any a	mendments or other documentation
opointment of trustees, acceptance of appointment of successor trus	tees, etc.) listing the current trustees. <u>DC</u>	NOT PROVIDE THE ENTIRE TROST.
Please complete either A or P (Only one section should be completed	n.	
Please complete either A or B (Only one section should be completed	():	
Please complete either A or B (<u>Only one section should be completed</u> A. If the trust was created by a will, the decedent's name is:)):	
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A. If the trust was created by a will, the decedent's name is: B. If the trust was created by a trust agreement: (i) The trust agreement is dated:):	
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A. If the trust was created by a will, the decedent's name is: B. If the trust was created by a trust agreement: (i) The trust agreement is dated: (ii) The name(s) of the grantor(s) of the trust is/are:	// Country of residency	
A. If the trust was created by a will, the decedent's name is: B. If the trust was created by a trust agreement: (i) The trust agreement is dated: (ii) The name(s) of the grantor(s) of the trust is/are:	// Country of residency	(for identification purposes only) / Date of Birth
A. If the trust was created by a will, the decedent's name is: B. If the trust was created by a trust agreement: (i) The trust agreement is dated: (ii) The name(s) of the grantor(s) of the trust is/are: Grantor Name	Country of residency (if other than U.S.A.) / Country of residency	(for identification purposes only) / / Date of Birth
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		country or restacting
	ise print the name, address, and telephone number of an individual that Merrill Lynch may o pacitated or dies:	contact in the event a trustee resigns, becomes
- 1	lame	
_		
F	ddress	Phone
	and no other person or entity is required to assume responsibility as co-trustee at such time	
	addition of a new trustee in case of such an event, the trustees agree to provide Merrill Lyi trustees at the time such event occurs. (Supporting documentation will be required to remove resignation, death certificate, letter from medical doctor confirming incapacity). Merrill Lyn Form at any time.) If applicable, all current trustees must initial in spaces provided.	ove the name of any trustee from the account (e.g., letter
	trustees at the time such event occurs. (Supporting documentation will be required to remine resignation, death certificate, letter from medical doctor confirming incapacity). Merrill Lyn	ove the name of any trustee from the account (e.g., letter
•	trustees at the time such event occurs. (Supporting documentation will be required to remine resignation, death certificate, letter from medical doctor confirming incapacity). Merrill Lyn	ributions or transfers of trust funds, securities, or other sfers) to beneficiaries and others. Merrill Lynch, its funds, securities or other assets by any trustee. (Please
	trustees at the time such event occurs. (Supporting documentation will be required to remine resignation, death certificate, letter from medical doctor confirming incapacity). Merrill Lyn Form at any time.) If applicable, all current trustees must initial in spaces provided. The trust or applicable law authorizes the trustees and any authorized agents to make distrassets by check, debit card, credit card, or other means (including account-to-account transemployees or agents, shall have no responsibility to assure the proper application of trust for the state of the content of o	ributions or transfers of trust funds, securities, or other sfers) to beneficiaries and others. Merrill Lynch, its funds, securities or other assets by any trustee. (Please counts.) Into cash transactions for the purchase and sale of securities or other investments available through surance and annuity contracts and to exercise all rights in account at Merrill Lynch, including but not limited attract values and otherwise encumbering the contract, and agree that it is the obligation of the trustees to ensure followed. The trustees further acknowledge and agree
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- 10. If the trustee(s) executes an investment management contract or power of attorney delegating the performance of investment management or other duties and authorizes the compensation of such advisors or agents or payment of related fees, charges and expenses to be assessed or deducted from trust assets, the trustee(s) represents and warrants that such delegation and payments are authorized by the trust document and/or applicable law, the trustees have filed necessary statements or elections with governmental authorities, and have provided timely written notice to all beneficiaries eligible to receive income from the trust of this delegation. The consent of no party other than the trustees is required to vest investment discretion in investment advisors or other agents engaged by the trustees. If, at any time, an investment advisor or other agent not affiliated with Merrill Lynch's programs or services, is granted discretionary authority over the trust, Merrill Lynch is authorized to act upon the instructions of such investment advisor or other agent to the extent authorized in a properly executed power of attorney. (Please submit power of attorney).
- 11. The trustees represent, warrant and agree that Merrill Lynch is authorized for all purposes regarding the trust's accounts to follow the instructions of any one trustee. If there is more than one trustee, the trustees agree that it is their responsibility to agree among themselves before giving any instructions to Merrill Lynch for the trust's accounts, if required by the trust instrument or applicable law, and that Merrill Lynch may conclusively presume that any one trustee who provides instructions to Merrill Lynch has obtained such agreement. Merrill Lynch shall be entitled to assume the existence of a trust power and the proper exercise of a trust power by any trustee without inquiry. Merrill Lynch, its employees or agents shall have no responsibility to assure the proper application of trust funds, securities or other assets by any trustee. In the event Merrill Lynch receives inconsistent instructions from two or more trustees, reasonably believes instructions received from one trustee are not mutually agreeable to all trustees, or receives a court order with respect to the account, Merrill Lynch may, but is not obligated to, restrict activity in the trust account, require that all instructions be in writing signed by all trustees, restrict/suspend activity in and from the trust account or terminate the account and/or file an interpleader action in an appropriate court at the expense of the trust.

The trustees are responsible for providing Merrill Lynch with the correct tax identification number for the trust and for contacting Merrill Lynch with any change to that number. A change in that number may result in the requirement that a new account be opened. Any purchase or sale in a trust account utilizing a Social Security number of a deceased person will be reported to the I.R.S under that Social Security number and the year-end tax reporting statement for the account will not provide a "step-up" in basis for the assets sold. Any resulting tax consequences must be addressed by the trustee(s) in consultation with the attorney or tax advisor representing the trust.

- **12.** The trustees represent and warrant that none of the beneficiaries of the trust are business organizations operating for profit such as corporations, partnerships, limited liability companies, associations or business trusts.
- 13. The trustees agree, jointly and severally, to indemnify Merrill Lynch, its employees, directors and agents to hold them harmless from any liabilities and expenses that arise from following the instructions of any trustee, or of any authorized investment advisors or agents, or that otherwise arise from Merrill Lynch's reliance on the representations, warranties and agreements included in this Trustee Certification Form. This agreement to indemnify Merrill Lynch shall survive termination of the trust or of the accounts.
- 14. The trustees agree to provide a new Trustee Certification Form to Merrill Lynch in the event that any of these representations, warranties, agreements, or certifications change, or if they may no longer be relied upon by Merrill Lynch.
- 15. The trustees agree that Merrill Lynch may rely upon this Trustee Certification Form (and any copies thereof) until Merrill Lynch and any investment advisors or other agents receive a new Trustee Certification Form, executed by all then-serving trustees, notifying Merrill Lynch of any changes involving the trust, in which case the new Trustee Certification Form will supercede this Trustee Certification Form in all respects, except as otherwise provided in Paragraph 13. The trustees also agree that this Trustee Certification Form supercedes any prior Trustee Certification Forms, documents, or information provided to Merrill Lynch regarding the trust, and that the INSTRUCTIONS printed on page 9 are an integral part of the Trustee Certification Form, and are specifically incorporated herein.

Merrill Lynch may, but need not, require current Letters of Trusteeship.

Except where it would be inconsistent to do so, words and phrases used in this document should be interpreted so the singular includes the plural and the plural includes the singular.



3 of 9 9914CSPT-0122

Signatures of Trustees (All current trustees must sign. Notarization is required for trusts governed by certain U.S. States. See instructions below and on page 9 for list of states.)

USE THIS SIGNATURE PAGE FOR TRUSTS GOVERNED IN JURISDICTIONS THAT DO NOT REQUIRE NOTARIZATION

For trusts governed by the U.S states of California, Colorado, Delaware, Idaho, Illinois, Iowa, Michigan, Minnesota, Mississippi, Nebraska, Nevada, South Dakota, Tennessee, or Vermont, notarization is required, so do not sign this page, instead use one of the following Signature with Notary Pages that follow.

Use t	his Signature Page for trusts governed by all other jurisc	lictions.	
	A. Agreed and Certified to this Signature of Trustee:	-	
	B. Agreed and Certified to this Signature of Trustee:		
	C. Agreed and Certified to thisSignature of Trustee:		
	D. Agreed and Certified to thisSignature of Trustee:		

MLPF&S Account #1	MLPF&S Account #2	MLPF&S Account #3	
FOR INTERNAL USE ONLY			



Signature Page with Notary (All current trustees must sign. Notarization is required for trusts governed by certain U.S. States. See on page 9 for list of states.)

USE THIS SIGNATURE WITH NOTARY PAGE WHEN THE NOTARY IS IN ANY JURISDICTION **EXCEPT:**IF THE NOTARY IS IN CO, ID, IA, MI, MN, MS, NE, NV, SD, TN or VT, USE PAGE 6.

IF THE NOTARY IS IN CA, USE PAGE 7.

IF THE NOTARY IS IN FL, USE PAGE 8.

A. Agreed and certified to this	day of	year of
Signature of Trustee:		
Please Note That All Fields, Including The Boxes I	•	
This Acknowledgement May Not Be Used By Calif The Notarial Acknowledgment Available On The O		aries Are To Use The Attached Acknowledgement Or lebsite.
NOTARY ACKNOWLEDGEMENT:	· · · · · · · · · · · · · · · · · · ·	
State of	County of	
The foregoing instrument was acknowledged before me	e, a Notary Public, this	day of, 20, by
		s instrument and acknowledged to me that he/she executed
Insert Signer's Name, NOT Notary's Name		
the same in his/her authorized capacity.		
PLEASE CHECK ONE OF THE FOLLOWING (REQUII	RED):	
Personally known or Produced the follow	wing type of identification:	
WITNESS my hand and official seal		
Signature of Notary Public	Print Name o	of Notary Public
My commission expires:		(Seal)
*All signatures must be acknowledged by a Notary		
Signature of Trustee:		
Signature of Trustee:	Below, Must Be Completed By T fornia Notaries. California Nota	The Notary (Or The Document Will Be Rejected). aries Are To Use The Attached Acknowledgement Or
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5 of 9 9914CSPT-0122 Signature Page with Notary (All current trustees must sign. Notarization is required for trusts governed by certain U.S. States. See on page 9 for list of states.)

USE THIS SIGNATURE WITH NOTARY PAGE WHEN THE NOTARY IS IN: CO, ID, IA, MI, MN, MS, NE, NV, SD, TN or VT.

Signature of Trustee:			
Please Note That All Fields, Including The Bo Signature date and notary date must be the		The Notary (Or The Document Will Be Rejected).	
NOTARY JURAT AND AFFIDAVIT FORM:			
State of	County of		
Signed and sworn to (or affirmed) before me this _	day of	, 20,	
by, Trust	tee.		
Insert Signer's Name, NOT Notary's Name			
PLEASE CHECK ONE OF THE FOLLOWING (RE	EQUIRED):		
Personally known or Produced the f	following type of identification:		
WITNESS my hand and official seal			
Signature of Notary Public	Print Name	of Notary Public	
My commission expires:			(Seal
*All signatures must be acknowledged by a No	otary Public. Copy this page as need	ded.	
B. Agreed and Certified to this	day of	year of	
Signature of Trustee:			
Please Note That All Fields, Including The Bo Signature date and notary date must be the		The Notary (Or The Document Will Be Rejected).	
NOTARY JURAT AND AFFIDAVIT FORM:			
State of	County of		
Signed and sworn to (or affirmed) before me this _	day of	, 20,	
by Trust	tee.		
Insert Signer's Name, NOT Notary's Name			
PLEASE CHECK ONE OF THE FOLLOWING (RE	EQUIRED):		
Personally known or Produced the f	following type of identification:		
WITNESS my hand and official seal			
Signature of Notary Public	Print Name	of Notary Public	
My commission expires:			(Seal
*All signatures must be acknowledged by a No	otary Public. Copy this page as need	ded.	
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MLPF&S Account #1	MLPF&S Account #2	MLPF&S Account #3	
ALPF&S Account #1	MLPF&S Account #2	MLPF&S Account #3	



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Signature Page with Notary (All current trustees must sign. Notarization is required for trusts governed by certain U.S. States. See on page 9 for list of states.)

USE THIS SIGNATURE WITH NOTARY PAGE WHEN THE NOTARY IS IN CALIFORNIA. Please note that all fields must be completed by the Notary Public or the document will be returned.

. Agreed and Certined to this	uay oi	year of
Signature of Trustee:		
IOTARY PAGE FOR CALIFORNIA ACI		
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tate of California, County of		
n	before me,	rt name and title of the officer)
ersonally appeared	(Insert name of Truste	ee)
cknowledged to me that he/she/they exe	ctory evidence to be the person(s) whose name(s)	is/are subscribed to the within instrument and ty(ies), and that by his/her/their signature(s) on the
certify under PENALTY OF PERJURY und nat the foregoing paragraph is true and o		
/ITNESS my hand and official seal.		
ignature	(Seal)	
	y a Notary Public. Copy this page as needed.	
		year of
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Signature of Trustee:	KNOWLEDGMENT	
Signature of Trustee: IOTARY PAGE FOR CALIFORNIA ACH A notary public or other officer compl	KNOWLEDGMENT	of the individual who signed the document to which
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USE THIS SIGNATURE WITH NOTARY PAGE WHEN YOU THE NOTARY IS IN FLORIDA. Please note that all fields, including the boxes below, must be completed by the Notary Public or the document will be returned.

A. Agreed and Certified to this	day of	year of	
Signature of Trustee:			
This Acknowledgement May Not Be U	The Boxes Below, Must Be Completed By The sed By California Notaries. California Notaries Of State Webs	Are To Use The Attached Ackn	
NOTARY ACKNOWLEDGEMENT:			
State of Florida, County of			
The foregoing instrument was acknowledge	ed before me, a Notary Public, by means of (check	one) physical presence or	online notarizati
this day of	, 20, by		
	lı	nsert Signer's Name, NOT Notary's Name	?
whose name is subscribed to within this in	strument and acknowledged to me that he/she exe	cuted the same in his/her authorize	ed capacity.
PLEASE CHECK ONE OF THE FOLLOWI	NG (REQUIRED):		
Personally known or Produce	ed the following type of identification:		
WITNESS my hand and official seal			
Signature of Notary Public	Print Name of N	otary Public	
		•	(Seal)
•	by a Notary Public. Copy this page as needed.		(Jeai)
-	day of	year of	
Signature of Trustee:	·		
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Instructions

This Trustee Certification Form is for use by trustees of any revocable trust or irrevocable trust to maintain one or more cash securities accounts and by trustees of any grantor revocable living trusts to maintain a margin account or engage in other investment activity. It is not to be used by employee benefit trusts, nominees or business trusts, nor for any trust for which the beneficiaries are business organizations operating for profit such as corporations, partnerships, limited liability companies, associations or business trusts. The Trustee Certification Form is also for use by trustees of revocable or irrevocable trusts for which the trustees delegate the performance of their discretionary duties to an investment advisor(s) or other agent(s).

NAMES OF TRUSTEES – If a change of trustees occurs by death or otherwise, a new Trustee Certification Form must be provided unless section 6 is completed and applicable.

POWER TO MAKE DISTRIBUTIONS/TRANSFERS – The authority of the trustees (and if applicable, the authority of any authorized agents) to make distributions/transfers shall (be understood to) include the power for the trustees and any authorized agents to draw upon the funds, securities or other assets in the account of the trust by check, debit card, credit card, or other means (including account-to-account transfers). If the trustees apply to participate in Merrill Lynch programs or services that include extensions of credit to the trust, the trustees hereby represent that the trust or applicable law authorizes the trustees to incur indebtedness to the extent required to qualify for such programs or services.

INVESTMENT POWERS – The authority of the trustees of any trust to purchase and sell securities and other investments including options to the extent described in paragraph 8 shall be unrestricted. The authority of the grantor/trustee of a grantor revocable living trust to maintain a margin account and to engage in other activities described in paragraph 9 shall be understood to be unrestricted. Merrill Lynch shall be entitled to assume the existence of a trust power and the proper exercise of a trust power by any trustee (and by any investment advisor or agent appointed by the trustees for the trust) without inquiry. Merrill Lynch shall have no responsibility to assure the proper application of trust funds, securities or other assets by any trustee (or by an agent appointed by the trustees for the trust).

GRANTOR REVOCABLE LIVING TRUSTS – By signing this certification, the trustee of a grantor revocable living trust represent and warrant that he/she/it has full power and authority to direct the transfer of trust assets, and that the grantor has full power and authority to revoke and amend the trust.

SIGNATURES OF TRUSTEES – All trustees must sign this Trustee Certification Form. If there are more than two trustees, use an additional signature page. If only one trustee signs, it shall be a representation that the trust has a single trustee. All trustees are required to sign any account opening documents. This Trustee Certification Form may be signed in counterpart.

INVESTMENT ADVISORS AND AGENTS – If the trustees have designated an investment advisor(s) or other agent outside of Merrill Lynch's programs or services with discretionary authority over the trust's funds, securities or other assets, a power(s) of attorney signed by all of the trustees must also be provided (refer to paragraph 10).

NOTARIZATION – For trusts governed by the U.S states of California, Colorado, Delaware, Idaho, Illinois, Iowa, Michigan, Minnesota, Mississippi, Nebraska, Nevada, South Dakota, Tennessee, Vermont notarization of all trustees' signatures by a notary public is required. Notarization is not required for trusts governed by the law of other jurisdictions.

Please see applicable notary block pages. Use the notary form that corresponds to the respective jurisdiction as noted on the top of each page. Please note that all fields must be completed, or the document will be rejected. California and Florida notaries are to use their state specific acknowledgement pages. Alternatively, California notaries may use the notarial acknowledgement available on the California Secretary of State website.

Merrill Lynch reserves the right to request a complete copy of the trust agreement or will at any time. Merrill Lynch may require written authorization of all co-trustees in some circumstances even though the trust instrument may allow a trustee to act individually and without the consent of other co-trustees for all purposes.



Merrill Lynch, Pierce, Fenner & Smith Incorporated (also referred to as "MLPF&S" or "Merrill") makes available certain investment products sponsored, managed, distributed or provided by companies that are affiliates of Bank of American Corporation (BofA Corp.). MLP&S is a registered broker-dealer, Member SIPC and a wholly owned subsidiary of BofA Corp.

Banking products are provided by Bank of America, N.A., and affiliated banks, Members FDIC and wholly owned subsidiary of BofA Corp. Investment products:

Are Not FDIC Insured	Are Not Bank Guaranteed	May Lose Value
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