New Account Checklist

Thank you for choosing American IRA, LLC!

Enclosed are the forms required to establish and fund your retirement account with American IRA, LLC.

Step 1:
To open your IRA with American IRA, LLC we will need:

- **Account Application** (Complete all pages)
- **Photo ID** (submit a copy of your driver’s license, passport, or valid government-issued photo ID)

Once you’ve completed all required forms, send to:

- **By Mail:** American IRA, LLC - 135 Broad Street, Asheville NC 28801
- **Overnight:** American IRA, LLC - 135 Broad Street, Asheville NC 28801
- **By Fax:** (828) 257-4948
- **By Email:** NewAccounts@AmericanIRA.com

Step 2:
Fund your account

- **Transfer Form:** Use this form to transfer funds from your existing IRA to your new IRA. *Please note that your existing IRA custodian may require a Medallion Guarantee Stamp, which is much like a notary seal. Check with your bank to obtain this stamp.*

- **Rollover/Direct Rollover Form:** This form documents the rollover of your cash or asset to your new IRA. You will need to contact your current provider to initiate the rollover.
  - A rollover contribution occurs when you take receipt of assets or cash for up to 60 days before reinvesting in a new retirement plan.
  - A direct rollover contribution occurs when you move assets or cash directly from your qualified retirement plan to a new retirement plan.

Step 3:
Read and keep the following forms for your files:

- 5305 Custodial Agreement – is available online
- Copy of Application

Need Help? Call 1-866-7500-IRA(472) and a client services representative will assist you in opening your account today!

American IRA, LLC
Processing Office - 135 Broad Street | Asheville, NC 28801 | (828) 257-4949
AmericanIRA.com

New Vision Trust Company
401 E. 8th Street, Suite 200 R
Sioux Falls, SD 57103
# New Account Application

To initiate the account, please complete, sign and return:
- [ ] IRA Account Application
- [ ] Photocopy of your Government Issued ID (Patriot Act requirement)

## 1 Personal Information

<table>
<thead>
<tr>
<th>Legal Name</th>
<th>Birthdate (mm/dd/yyyy)</th>
<th>Social Security Number</th>
</tr>
</thead>
</table>

Physical Address: *(Required)* If the address on your ID doesn’t match your physical address, proof of residency is required. *(Utility Bill or Financial Statement including your Name and Physical address)*

<table>
<thead>
<tr>
<th>City, State, Zip</th>
</tr>
</thead>
</table>

Mailing Address: *(Optional)*

<table>
<thead>
<tr>
<th>City, State, Zip</th>
</tr>
</thead>
</table>

Primary Phone: Mobile:

We will use text messages to notify you regarding your account.

- [ ] Check here if you would like to opt OUT of receiving text messages.

Current/Most Recent Occupation: *(Required)* if retired list previous occupation

<table>
<thead>
<tr>
<th>Title</th>
</tr>
</thead>
</table>

Marital Status:

- [ ] Single
- [ ] Married
- [ ] Widowed or Divorced

Email Address:

Driver’s License Number:

## 2 Account Type

- [ ] ROTH
- [ ] SEP IRA – Complete SEP5305
- [ ] SIMPLE IRA

Employer Name:

Employer Name:

- [ ] Traditional
- [ ] Roth
- [ ] SEP
- [ ] SIMPLE

Current IRA Holder Name:

- [ ] Coverdell – Complete Coverdell Supplement Page
- [ ] Inherited IRA

Check one: [ ] Traditional [ ] Roth [ ] SEP [ ] SIMPLE

Original IRA Holder Name:

- [ ] Health Savings Account

Check one: [ ] Self-only coverage [ ] Family Coverage

## 3 Account Funding

- [ ] Annual Contribution
- [ ] Transfer Contribution
  - Transfer from existing IRA or Employer Sponsored Plan.
- [ ] Rollover Contribution
  - Take receipt of the assets for up to 60 days before reinvesting in a new retirement plan.
- [ ] Direct Rollover Contribution
  - Rollover from Employer Sponsored Plan. *(401k, 403b, 457, TSP)*

## 4 Notifications

- Minimum Account Balance $750
- All emails are sent encrypted for your safety.
- Statements will be e-mailed to all account holders on an annual basis.
- We, American IRA, LLC, will call you, the Account Holder, to verify and confirm any outbound movement of cash from your account when we receive instructions requesting to send funds from your account. We will call you at the telephone number on file for you.

How did you hear about us?

- [ ] Internet
- [ ] REIA Group
- [ ] CPA
- [ ] Attorney
- [ ] Advisor
- [ ] Other: _______________________

## 5 Interested Party Designation

I hereby authorize the following representative as interested party on my self-directed IRA. I understand this named representative will have access to my account details, balance, holdings and any other account related activity. Interested parties DO NOT have the ability to sign on your behalf or move funds in or out of your self-directed account. I also understand that this will remain in effect until revoked in writing.

<table>
<thead>
<tr>
<th>Name: (Individuals only)</th>
<th>Phone:</th>
<th>Email:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Name: (Individuals only)</th>
<th>Phone:</th>
<th>Email:</th>
</tr>
</thead>
</table>

Would you like the named interested party to be provided a login to view your account online?

- [ ] Yes
- [ ] No

*If not selected this defaults to No.*
## Beneficiary Information

<table>
<thead>
<tr>
<th>Name (first, middle, last) Address (street, city, state, zip include country of residence if outside the USA)</th>
<th>Date of Birth (mm/dd/yyyy)</th>
<th>Social Security Number</th>
<th>Country of Citizenship if not USA</th>
<th>Relationship</th>
<th>Primary or Contingent?</th>
<th>Share %</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Name: Address:</td>
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<tr>
<td>2. Name: Address:</td>
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<tr>
<td>3. Name: Address:</td>
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<tr>
<td>4. Name: Address:</td>
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</tbody>
</table>

**Beneficiary Opt Out**

- [ ] I opt to not list a beneficiary.

**Current Marital Status:**

- [ ] I am not married – I understand that if I become in the future, I must complete a new Beneficiary Designation form.
- [ ] I am married – I understand that if I choose to designate a primary beneficiary other than my spouse, my spouse must sign below.

**Spousal Consent (only required if your spouse is not the Primary Beneficiary – see note below)**

The consent of spouse must be signed only if all of the following conditions are present:

- a. Your spouse is living;
- b. Your spouse is not the sole Primary Beneficiary name and;
- c. You and your spouse are residents of a community property state (such as AZ, CA, ID, NV, MN, TX, WA, LA, or NV)

I, the undersigned, am the spouse of the Custodial Account holder whose name is listed above. I hereby certify that I have reviewed the Designation of Beneficiary form and I understand that I have a property interest in the Custodial Account. I acknowledge that I have received a fair and reasonable disclosure of my spouse’s property and financial obligations. I further acknowledge and consent to the above Designation of Beneficiary, other than myself, as the primary beneficiary. I also understand that, by signing this, I am giving up all, or part, of my rights to receive benefits under this plan in the event my spouse dies. I assume full responsibility for any adverse consequences that may result. I have been advised to seek the advice of an attorney and/or financial advisor prior to signing any documents and I have sought the advice of counsel and/or financial advisor or do hereby waive my right to do so. No tax or legal advice has been given to me by the Custodian and/or Administrator related to this matter.

**Signature of Spouse:** ___________________________________________ **Date:** ______________

**Account Owner Signature**

In the event of my death, the balance in the account shall be paid to the Primary Beneficiaries who survive me in equal shares (or in the specified shares, if indicated). If the Primary or Contingent Beneficiary box is not checked for a beneficiary, the beneficiary will be deemed to be a Primary Beneficiary. If none of the Primary Beneficiaries survive me, the balance in the account shall be paid to the Contingent Beneficiaries who survive me in equal shares (or in the specified shares, if indicated). If I name a beneficiary which is a Trust, I understand I must provide certain information concerning such Trust to the Custodian.

Accounts with past due fees, unfunded accounts, accounts transferring to a beneficiary and accounts with zero value will continue to incur administration fees until such time as the Depositor or Beneficiary notifies the Custodian (on a form prescribed by the Custodian) of the Depositor’s intent to close and/or transfer the account and the Depositor’s account is closed or until the Custodian resigns.

I understand that I may change or add beneficiaries at any time by completing and delivering the proper form to the Administrator.

**Account Holder Signature:** ___________________________________________ **Date:** ______________
Custodian and Administrator: The Custodian for my Account will be New Vision Trust Company, a State Chartered South Dakota Trust Company, and the Administrator for my Account will be American IRA, LLC, A North Carolina Limited Liability Company, as identified in the Custodial Account Agreement (IRIS Form 5305A, 5305-RA, 5305-SA, 5305-SEP, 5305-C, and 5305-EA). I understand that the Custodian may resign by giving written notice at least 30 days prior to the effective date of such resignation. I understand that if I fail to notify the Custodian and/or Administrator of the appointment of a successor trustee at least 30 days prior to the effective date of such resignation, then the Custodian shall retain custody of all funds, cash or personal or real property, wherever located, and of regardless of value) shall be distributed to me, outright and free of trust, and I will be wholly responsible for the tax consequences of such distribution.

My Account is “Self-Directed”: What does “Self-Directed” mean? Self-Directed means I, as the Holder of the Account, am solely responsible for the investment of all assets within my Account and giving Custodian and/or Administrator the directives to take any action on behalf of the Account. That means I am responsible for the selection, management, monitoring and retention of all investments held within my Account. The investment decisions include high degree of risk, and, notwithstanding any written or verbal advice not to invest, or any investigation or determination as to the prudence, viability, marketability, suitability, legality, or safety of the investments that I select. The assets selected for investment are solely my responsibility. This requires that I assure myself of the financial, market, and/or any other professionals I deem necessary or advisable, prior to directing the Custodian to make any investment. No Investment Advice: I acknowledge and agree that the Custodian does not provide or assume responsibility for any tax, legal or investment advice with respect to the investments and assets in the Custodial Account and shall not be liable for any loss which results from my exercise of control over the Custodial Account. I further understand and agree that the Custodian neither sells nor endorses any investment products. If the services of the Custodian were marketed, suggested or otherwise recommended by any person or entity, such as a financial representative or investment promoter, I understand that such promoters and/or marketers are not in any way agents, employees, representatives, affiliates, partners, independent contractors, consultants, or subsidiaries of the Custodian, and that the Custodian is not responsible for and are not bound by any statements, representations, warranties or agreements made by any such promoter, marketer or entity. I agree to consult with my own CPA, attorney, financial planner and any other appropriate professional before making any investment. I hereby receive, read, and agree to indemnify and hold harmless the Custodian in the event that any investment or sale of the assets in the Custodial Account, pursuant to a direction by me or my Investment Advisor, violates any federal or state law or regulation or otherwise results in a disqualification, penalty, tax or fine imposed upon the Custodian, the Administrator, me or the Custodial Account.

Account Fees: I have agreed, by opening an Account with Custodian in accordance with the Fee Schedule provided and incorporated herein, to pay all fees and charges that are made against my Account in accordance with the Fee Schedule provided. All fees are subject to change. I further agree to pay any and all fees, costs, or other charges assessed against my Account to invest in a wide variety of investments based on administrative factors only.

Indemnification: The Custodian shall have no duty other than to follow the written instructions of me, my agents, investment advisors and/or Designated Beneficiaries, and shall be under no duty to question said instructions and shall not be liable for any investment loss sustained by me under any circumstances. By performing services under this Agreement, the Custodian is acting as the agent of me, and nothing in this Agreement shall be construed as conferring fiduciary status on the Custodian. I agree to release, defend, indemnify and hold harmless the Custodian from any and all liability, claims, damages, liabilities, costs and expenses (including reasonable attorneys’ fees) incurred in connection with the Custodial Account and/or Custodial Account, including but not limited to, losses to me and/or my beneficiaries) as a result of any action taken (or omitted to be taken) pursuant to and/or in connection with any investment transaction directed by me, my agents, investment advisors and/or Designated Beneficiaries, including, without limitation, claims, liability, actions and losses asserted by me or my beneficiaries. I agree to reimburse and/or advance to Custodian any and all reasonable costs and expenses paid by Custodian on my behalf. If any claim is made, threatened or asserted pertaining to any investment or action, I, or my agent, directed through the Custodian, including, without limitation, claims asserted by me, any state or federal regulatory authority or self-regulatory organization. In the event of claims by others related to my Account and/or investment wherein the Custodian is named as a party, the Custodian shall have the full and unequivocal right, at its sole discretion, to select their own attorneys to represent them in such litigation and deduct from my Account any amounts to pay for any costs and expenses, including, but not limited to, reasonable attorneys’ fees and costs and internal costs (collectively “Litigation Costs”), incurred by the Custodian in the defense of such claims and/or litigation.

Prohibited Transactions: I understand that my Account is subject to the provisions of Internal Revenue Code (IRC) Section 4975, which defines certain prohibited transactions. I acknowledge and agree that neither the Custodian nor the Administrator will make any determination as to whether any transaction or investment in my Account is prohibited under sections 4975, 408(e) or 408A, or under any other state or federal law. I accept full responsibility to ensure that none of the transactions in my Account will constitute a prohibited transaction and that the investments in my Account comply with all applicable federal and state laws, regulations and requirements.

Responsibility for determining eligibility and tax consequences: I assume complete responsibility for 1) determining that I am eligible to make a contribution to my Account; 2) ensuring that all contributions I make are within the limits set forth by the relevant sections of the Federal, State and local laws; 3) the tax consequences of any contribution (including a rollover contribution) and distributions. 

Unrelated Business Income Tax: I understand that my Account is subject to the provisions of IRC Sections 511-514 relating to Unrelated Business Taxable Income (UBTI) of tax-exempt organizations. I agree that if I direct the Custodian and/or Administrator to make an investment in my Account which generates UBTI, I will be responsible for preparing or having prepared the required IRS Form 990-T tax return, an application for an Employer Identification Number (EIN) for my Account, and any other documents that may be required, and to submit them to the Custodian and/or Administrator for filing with the Internal Revenue Service at least ten (10) days prior to the date on which the return is due, along with an appropriate directive authorizing the Custodian and/or Administrator to execute the forms on behalf of my Account and to pay the applicable tax from the assets in my Account. I understand that the Custodian and the Administrator do not make any determination of whether or not investments in my Account generate UBTI; I have no duty to do and must not observe whether or not my Account is subject to UBTI; and I do not prepare Form 990-T on behalf of my Account.

Valuations: I understand that the assets in my Account are required to be valued annually at the end of each calendar year in accordance with IRC Section 408(i) or 223 (h) and other guidance provided by the IRS, and that the total value of my Account will be reported to the IRS on Form 5498 each year. I agree to provide the year end value of any illiquid and/or non-publicly traded investments, which may include without limitation limited partnerships, limited liability companies, privately held stock, real estate investment trusts, hedge funds, real estate, secured and unsecured promissory notes, and any other interest or investment, and Administrator shall provide the services of a third party to value the investments and to indemnify and hold harmless the Custodian and the Administrator from any and all losses, expenses, settlements, or claims with regard to investment decisions, distribution values, tax reporting or any other financial impact or consequence relating to or arising from the valuation of assets in my Account.

Payment Instructions: I agree to furnish payment instructions to Custodian and/or Administrator regarding any invoice, assessment, fee or any other disbursement notification received by the Custodian and/or Administrator on behalf of my investments, and I understand that neither Custodian and/or Administrator has any duty or responsibility to disburse any payment until such instructions are received from me or my Designated Representative. Written direction shall include signature by facsimile or by electronic signature.

Non-IRA-Insured Investments: I acknowledge my investments are non-IRA-Insured and subject to loss in value. My investments may involve a substantial risk, may lack liquidity, and may result in a total loss of the investment my acknowledge and confirm that all risk and loss sustained in my Retirement Account will not affect my retirement income standard; and if a mandatory distribution arises, that I will meet any mandatory distribution requirements by utilizing my IRA and/or other retirement Accounts.

Electronic Communications, Signatures, and Records: Subject to any limitations contained in Treasury Regulation section 1.401(a)-21 and any other applicable federal or state law or regulation, I acknowledge and agree that the Custodial Account shall be subject to the provisions of the Uniform Electronic Transactions Act, as passed in the state where the Custodian is organized (South Dakota Code (Codified Laws of South Dakota), and the federal Electronic Signatures in Global and National Commerce Act (E-SIGN Act, as contained in 15 U.S.C. 7001), as those laws pertain to electronic communication, electronic signatures, and electronic storage of Custodial Account records. In lieu of the retention of the original records, the Custodian may cause any, or all, of its records, and records at any time in its custody, to be photographed or otherwise reproduced or preserved, and any such reproduction or reproduction shall have the same force and effect as the original thereof and may be admitted in evidence equally with the original.

Affiliated Business Disclosure and Conflict of Interest Waiver: The Custodian, New Vision Trust Company, a State Chartered South Dakota Trust Company and American IRA, LLC, a North Carolina limited liability company (Administrator) are affiliated companies by reason of their common ownership and management. Because the two companies are under common ownership and management, the owners of American IRA, LLC, a North Carolina limited liability company will enjoy a direct and/or indirect financial benefit from the fees I pay to New Vision Trust Company, a State Chartered South Dakota Trust Company. By signing the Account Application, I acknowledge and understand that: 1) New Vision Trust Company, a State Chartered South Dakota Trust Company and American IRA, LLC, a North Carolina limited liability company are under common ownership and management; 2) I am the Depositor and all claims asserted by the Custodian or Administrator, and shall be under no duty or responsibility to verify the value provided to me; and 3) I indemnify and hold harmless the Custodian and the Administrator from any and all losses, expenses, settlements, or claims with regard to investment decisions, distribution values, tax reporting or any other financial impact or consequence relating to or arising from the valuation of assets in my Account.

Investment Fund requirements: I understand and agree that I cannot make investments which have available liquid funds in my Account. In addition, if any investment contains provisions for future contractual payments, including, but not limited to, annuity contracts, life insurance policies, variable annuities, and similar contracts, I agree that such payments or assessments shall be borne solely by my Account to the extent such payments or assessments are authorized by me or my Designated Representative, and may reduce or exhaust the value of my Account. I further agree to indemnify and Custodian and/or Administrator for any and all payments or assessments which may imposed as a result of such future contractual payments or charges. I further agree that either Custodian or Administrator shall be under no obligation to execute any Account(s) which is or becomes in default of such contractual payments or assessments.

Corporate Headquarters: New Vision Trust Company, 401 E. 8th Street, Suite 200R, Sioux Falls, South Dakota 57103

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### Fee Schedule

**One Time Account establishment: $50 (due upon initial application)**

#### Annual Fees

- **Option One: $285 annually**
  - $95 transaction fee (Purchase/Sale of an Asset)
  - Minimum Account Balance $750

- **Option Two: $450 annually**
  - Unlimited transactions (Purchase/Sale of an Asset)
  - Minimum Account Balance $750

**Accounts under $7500 pay an Annual Fee of only $165 or $330 for unlimited transactions!**

<table>
<thead>
<tr>
<th>Processing Fees</th>
<th>Miscellaneous Fees</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Exchange, Re-registration, Re-characterization of an Asset/Liability or Leveraged Asset: $95</td>
</tr>
<tr>
<td></td>
<td>Special services, such as but not limited to, research of closed accounts, processing foreclosures, and tax issues $75 per 1/2 hour. (Minimum charge in increments of half hour.)</td>
</tr>
<tr>
<td></td>
<td>Federal or State Tax Withholding $10</td>
</tr>
<tr>
<td></td>
<td>Expedited Investment Review: $95</td>
</tr>
<tr>
<td></td>
<td>Partial or Full Account Termination - Includes transfer of assets from your account and lump-sum distributions: .005 of the termination value (plus applicable transaction fees): min$150 - max $500.</td>
</tr>
<tr>
<td></td>
<td>Deposit Research (if deposit coupon is not included with deposit) $25</td>
</tr>
<tr>
<td></td>
<td>Copy/Cleared/Canceled checks; Reproducing tax documents (5498/1099); Duplicate Statements $15</td>
</tr>
<tr>
<td></td>
<td>Returned Items, Stop Payment Request, Credit Card Decline $30</td>
</tr>
<tr>
<td></td>
<td>Regularly Scheduled Distribution Fee(Monthly/Quarterly/Annually)$25</td>
</tr>
<tr>
<td></td>
<td>990-T Processing, Reversal of Fees for Alternate Payment Method $50</td>
</tr>
<tr>
<td></td>
<td>If fees are deducted from your account causing your cash balance to fall below the required minimum account balance $25 per month until account is brought back to the minimum balance.</td>
</tr>
</tbody>
</table>

*A credit card convenience fee of 4% will be charged for all credit card transactions*

**Pay Fees By:**
- [ ] Credit Card
- [ ] Deduct fees from my undirected cash in account

**Card Number:** ____________________________ **Exp. Date:** ______________ **Security Code:** __________

**Name on Card:** ____________________________ **Billing Zip Code:** __________

**Annual account fees are not prorated and are withdrawn from undirected funds (defined as any cash in the Custodial Account not invested pursuant to a specific investment direction by you, as the depositor, hereinafter referred to as “Depositor”), unless Depositor elects to pay by credit card or debit card as specified above. Transaction fees are due prior to funding the transaction. Fees paid from Depositor’s account will be reflected on Depositor’s statements, which are available online. If there are insufficient undirected funds in Depositor’s account, or where any credit card payments are declined, Custodian may liquidate other assets in Depositor’s account to pay for such fees after a 30-day notification, in accordance with the Custodial Agreement and Disclosure Statement. Late Payment Fees: Depositor will be charged $25 per month, or any portion of any month, an invoice remains past due, or the maximum allowable under applicable state law. Depositor agrees and directs Custodian that Depositor’s un-directed cash be placed into a state and/or Federal banking institution, unless Custodian is otherwise directed by Depositor. Depositor understands that if fees are not paid within thirty (30) days after Custodian has provided a written past due notice, Custodian may begin the process of closing Depositor’s account. Depositor understands that any asset distributed directly to Depositor as part of closing Depositor’s account or until Custodian resigns. Depositor must provide the Custodian thirty (30) days prior written notice to Custodian to close the account.**

### Account Acceptance

We reserve the right, in our sole discretion, to disclose information about you without notice, if it is necessary or appropriate to comply with applicable law, respond to legal claims and the legal process (including subpoenas), protect our rights, interests, or property (including that of our officers, directors, owners, employees, affiliates, successors and/or assigns) or where we believe it is necessary to protect the personal safety of any person, including but not limited to: your safety, our safety (including that of our officers, directors, owners, employees, affiliates, successors and/or assigns) the safety of the public, or the safety of any third party. Disclosure of such information may include sensitive or personally identifiable information. By my signature below, I acknowledge and declare that I have examined this New Account Application, and to the best of my knowledge and belief, it is true, correct and complete. I further declare and acknowledge I have read the Custodial Agreement (Forms 5305, 5305-RA, 5305-SA, 5305-SEP, 5305-C, and 5305-EA), Fee Schedule, Privacy Notice and Account Disclosure Statement and agree to abide by the terms as currently written, or as they may be amended from time to time. In the event of a conflict between this New Account Application, Fee Schedule, Privacy Notice and/or Account Disclosure Statement, the Custodial Agreement shall govern. This Agreement, which shall include the Custodial Agreement, Fee Schedule, Privacy Notice, New Account Application and Account Disclosure Statement, is the complete and exclusive agreement between the parties with respect to my Custodial Account and shall supersede any prior agreements and communications (both written and oral) related to my Custodial Account.

**Account Holder Signature:** ____________________________ **Date:** ______________

**Account Holder Printed Name:** ____________________________ **Date:** ______________

**FOR OFFICE USE ONLY**

**Custodian(or authorized representative) Signature:** ____________________________ **Date:** ______________

**Printed Name:** ____________________________ **Date:** ______________

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**Corporate Headquarters:** New Vision Trust Company, 401 E. 8th Street, Suite 200R, Sioux Falls, South Dakota 57103

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### Account Information

**Legal Name of Minor:**

### Depositor Information

<table>
<thead>
<tr>
<th>Legal Name:</th>
<th>DOB:</th>
<th>SSN:</th>
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<tbody>
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<table>
<thead>
<tr>
<th>Physical address:</th>
<th>City, State, Zip:</th>
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<tbody>
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</table>

<table>
<thead>
<tr>
<th>Email:</th>
<th>Primary Phone:</th>
<th>Mobile:</th>
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Can the responsible individual make changes to the beneficiary designated under this agreement to another member of the Designated Beneficiary’s family described in Section 529E(2) in accordance with the Custodian’s procedures? □ Yes □ No

The responsible individual shall continue to serve as the responsible individual for the custodial account after the designated beneficiary attains the age of majority under state law and until such time as all assets have been distributed from the custodial account and the custodial account terminates. If the responsible becomes incapacitated or dies after the designated beneficiary reaches ages of majority under state law, the responsible individual shall be designated beneficiary. □ Yes □ No

In the event of the death or legal incapacity of the Responsible individual while the designated beneficiary is a minor under state law, I designate the following individual as the responsible individual. If no successor is named, responsible individual shall be the designated beneficiary’s parent or guardian.

**Successor Responsible Individual Legal Name:**

<table>
<thead>
<tr>
<th>Physical Address:</th>
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<table>
<thead>
<tr>
<th>Social Security Number:</th>
<th>Relationship to Beneficiary:</th>
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I designate the individual named below as the primary death beneficiary of 100 percent of this Education savings account. NOTE: To name more than one primary death beneficiary or to name contingent death beneficiaries a separate designation beneficiary form must be used.

**Death Beneficiary Legal Name:**

<table>
<thead>
<tr>
<th>Physical Address:</th>
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<table>
<thead>
<tr>
<th>SSN:</th>
<th>Relationship to account holder:</th>
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### Responsible Individual’s Information

<table>
<thead>
<tr>
<th>Legal Name:</th>
<th>DOB:</th>
<th>SSN:</th>
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<th>Physical address:</th>
<th>City, State, Zip:</th>
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### Signature and Acknowledgement

**Designation form. PLEASE PRINT, SIGN AND MAIL, E-MAIL, OR FAX THIS FORM TO YOUR AMERICAN IRA, LLC OFFICE.**

I understand that I may change or add beneficiaries at any time by completing and returning the Beneficiary Designation Form to American IRA.

Agreed and accepted by applicant.

The signature of the responsible individual should be obtained if someone other than the depositor will be the responsible individual. I understand the eligibility requirements for the type of Education Savings Account deposit I am making and state that I do qualify to make the deposit. I have received a copy of the Application, the 5305-EA Plan Agreement and the disclosure statement. I understand that the terms and conditions which apply to this Coverdell Education Savings Account are contained in this Application and the Plan Agreement. I agree to be bound by those terms and conditions.

I assume complete responsibility for:

1. Determining that I am eligible to contribute to an Education Savings Account each year I make a contribution
2. Ensuring that all contributions I make are within the limits set forth by the tax laws
3. Certifying that I am qualified to assume the responsibilities of the responsible individual as set forth in the plan agreement. IF I am designated on this application as the responsible individual
4. Managing and administering the account and authorizing transactions involving contributions (including rollover contributions) and distributions, if I am designated on this application as the responsible individual.

**Sign Here** (Signature must be present on all original, copies, faxes, and/or emails. A delay in processing may occur if signature is not present or is illegible)

**Education Savings Account Depositor:** ____________________________ **Date:** __________________

**Education Savings Account Responsible Individual:** ____________________________ **Date:** __________________

**Authorized Signature of Custodian:** ____________________________ **Date:** __________________