



5. **Audit and Inspection** – The Company may, during IDS's normal business hours, at the Company's expense, inspect the Asset(s) and other documents and records relating to the Account, and the safekeeping facilities of IDS where the Assets are kept. The Company may, during normal business hours, consult with IDS staff with respect to any matters related to this Agreement. Any requests for information, inspection or audit must be transmitted via written notification at least four (4) business days prior to the Company's conducting such inspection or audit. All inspections and/or audits shall be subject to IDS's security protocols and procedures, and any inspection or audit may be terminated immediately upon IDS's determination (in its sole discretion) that any such protocols and/or procedures are or may be violated.

6. **Fees** -- IDS's current fees and charges for its services hereunder are presented in Exhibit A hereto. IDS may modify these fees upon not less than sixty (60) days' written notice to the Company. The Assets stored hereunder, as well as any of the Company's account(s) with IDS shall be free of any charges, lien or claim in favor of any person, except for IDS claiming through IDS for outstanding unpaid fees. Fees and charges are due and payable to IDS within thirty (30) days of the date of the Company's invoice. If IDS does not receive payment within 30 days of invoice, the Account shall be delinquent and IDS will assess an annualized late fee rate of 5% over the Federal Reserve rate, charged monthly per month of any amount past due, whichever is greater, for as long as the past due amount remains unpaid, but in no case will the late fee be greater than the maximum amount allowed by applicable law.

7. **Lien** -Company hereby agrees and acknowledges that IDS has a security interest in the Assets held in Company's Account to the extent of any unpaid fees and charges that accrue on the Account, and Company further agrees that, if necessary, IDS may exercise a lien on your Assets to secure payment of any unpaid fees due and owing hereunder, including any fees or expenses associated with the operation of your Account and the Assets therein, and for other amounts Company may owe IDS for any other reason. For avoidance of any doubt and by way of example only, if upon the default notice, Company fails to make payment of all fees and charges due and outstanding, as specified in the default notice, then IDS has the right to sell all or portions of the Assets, even if the such Assets are worth more than the amount owed, in order to satisfy the delinquency.

8. **Warranty** -- IDS is specifically entitled to rely on the Company's Official Notice containing written directions concerning the delivery, disposition, transfer or withdrawal of the Assets stored pursuant to this Agreement. The Company represents and warrants that all of its written instructions to IDS concerning the delivery, transfer, withdrawal or shipment of the Assets will be duly authorized and hereby holds IDS harmless from any claims, damages or losses that the Company may suffer as a result of IDS's reliance upon such written instructions. The Company expressly warrants and represents that the person(s) executing this Agreement are duly authorized to execute this Agreement on behalf of the Company. The Company also warrants that all representations made to IDS pursuant to this Agreement, the Account, and the Assets are true and correct to the best of the Company's knowledge, and that its performance hereunder will comply with all applicable law.

9. **Hold Harmless** – The Company agrees to indemnify and hold IDS, its officers, directors and employees free and harmless against all liabilities, damages, losses, expenses, claims, demands, suits, fines or judgments, including but not limited to costs and attorney's fees, which may be suffered by, accrued against, charged to or recoverable from IDS, its officers, directors, or employees arising out of the Company's acts or omissions except to the extent such damages or liability results from intentional misconduct of IDS, its officers, directors, or employees.

10. **Uninsured Shipment Indemnification** – The Company may request from time to time that IDS ship by certain uninsured carriers the Assets in IDS's custody and understands that it is possible that neither the Company nor IDS may be entitled to reimbursement from any insurance or other source, if any of the Assets become damaged in transit, do not reach the intended recipient to which the Company has requested IDS send them, or if the Company suffers a loss arising from an act or omission of such carrier. The Company hereby releases IDS from any liability, loss, cost, expense, or damage, and agrees to indemnify IDS and hold IDS harmless against any liability, loss, cost, expense or damage which IDS may incur as a result of, in connection with, or arising in any manner whatsoever from IDS shipping the Assets by such uninsured carrier at the Company's written instruction.

11. **Force Majeure** -- IDS shall not be liable for any failure to transfer or deliver the Assets as provided in written instruction pursuant to this Agreement during any period in which IDS is prevented from doing so as the direct and proximate result of war (whether an actual declaration thereof is made or not), sabotage, insurrection, riot, act of civil disobedience, act of public enemy, act of any government or any agency or subdivision thereof judicial action, labor dispute, explosion, storm, technical failure, utility or systems failure, fire or flood, provided, however, that nothing contained herein shall impair the obligation of IDS to maintain insurance and to substitute insurance proceeds therefor, if the need arises, unless such proceeds are not payable by the appropriate insurance carriers by reason of any exclusion contained in the applicable policies.

12. **General Terms** –This Agreement, including all attachments, schedules and exhibits, constitutes the entire agreement and understanding between the parties related to the subject matter hereof, and no representations, inducements, promises or agreements not included herein shall be of any force and effect. This Agreement shall continue until terminated upon sixty (60) days prior written notice by any Party to this Agreement. This Agreement shall be governed by the laws of the State of Delaware. The invalidity or un-enforceability of any provision of the Agreement shall not affect the validity or enforceability of any other provision of the Agreement. The waiver by IDS of any of its rights hereunder shall not waive IDS’s ability to enforce any provision of this Agreement. Nothing herein shall be deemed or construed to create a partnership, joint venture or any fiduciary relationship between or among the Parties. Nothing in this Agreement is intended to confer, expressly or by implication, to any person other than the Parties hereto, any rights or remedies hereunder by reason of this Agreement. This Agreement may not be assigned by any of the Parties hereto without the written consent of the other Parties hereto, which consent shall not be unreasonably withheld, and any attempted assignment in violation of this section is void. This Agreement shall be binding upon the Parties and their respective assigns. The headings of this Agreement are for reference only and shall not limit, expand or define the meaning of the provisions of this Agreement.

13. **Notice** -- Account statements, notices and invoices shall be sent via e-mail to the addresses provided below. Except for account statements and invoices, all written communications shall be sent to the appropriate persons/entities and their corresponding addresses below. In the event Company chooses to have notices sent via mail or overnight service, Company will be charged \$20.00 as a service fee plus the out-of-pocket expense of such delivery Company has chosen.

<b>A. ACCOUNT STATEMENTS</b>	
<b>Account Statements will be delivered to the individual below at the provided email address(es)</b>	
Company Name	
Attention (Individuals Name)	Title
Email Address 1	
Email Address 2	
Email Address 3	

<b>B. INVOICES</b>	
<b>Account invoices will be delivered to the individual below at the provided email address(es)</b>	
Company Name	
Attention (Individuals Name)	Title
Email Address 1	
Email Address 2	
Email Address 3	

### C. OFFICIAL NOTICES

**The Company Will Send Official Notices to IDS as indicated below:**

**Diamond State Depository, LLC, d/b/a International Depository Services of Delaware**

Attn: **Operations Department Acct number:** \_\_\_\_\_

406 West Basin Road

New Castle, Delaware 19720

Tel No: 302-322-6150 Fax No: 302-322-6870

E-Mail Address: Info@IDS-Delaware.com

14. **The Company Authorized Signers;** Any \_\_\_\_\_ (not more than two) of the following officers and/or employees of Company:

Name	Title	Signature
Name	Title	Signature
Name	Title	Signature
Name	Title	Signature

("Authorized Signers") is/are authorized to bind the Company, act on behalf of the Company and in its name, to deliver and direct deposit the Assets into the Account; and may direct IDS to deliver, transfer, trade or liquidate the Assets in the Account; to execute any necessary documents to accomplish any of these authorized acts; and to issue instructions to IDS by written or electronic means as set forth in this Agreement. IDS is authorized and requested to accept and comply, without limit as to amount and without further inquiry, with such written instructions to deposit or transfer the Assets by written or electronic means, when drawn, made, signed, issued or endorsed by the Authorized Signers named above, whether tendered in payment of the individual obligation or deposited to the personal account of such person(s), or any of them, or otherwise. Notwithstanding any other provisions of this Agreement to the contrary, the Company will indemnify and hold IDS harmless from any and all liabilities, damages, losses, expenses, claims, demands, suits, fines or judgments, including but not limited to, costs and attorney's fees either the Company or IDS may incur as a result of IDS's compliance with the written instructions contained in any Official Notice signed by any Authorized Signer(s) named herein. The authority of the Authorized Signers identified herein shall continue until revoked by the Company in writing, but IDS shall be fully protected in acting on such authority and shall not be charged with any notice of the revocation of such authority or the removal of any such person(s) as an Authorized Signer unless and until it shall have actually received a written amendment to this Agreement setting forth such revocation, removal and/or substitution.

15. **Jurisdiction, Venue And Waiver** -- The Parties agree that any controversy or claim arising out of or relating to this Agreement or the breach thereof, shall be settled by arbitration in accordance with the commercial arbitration rules of the American Arbitration Association and judgment on the award rendered by the arbitrator or arbitrators may be entered in any court having jurisdiction thereof. The Parties further agree that any arbitration arising hereunder that any party initiates shall be conducted and held in the State of Delaware.

16. **Certification** -- Under penalties of perjury, the Company certifies that:

A. The number shown in the Agreement is its correct Taxpayer Identification Number (or it is waiting for a number to be issued to it and will provide it immediately upon receipt), and

B. It is not subject to backup withholding either because it has notified by the Internal Revenue Service (IRS) that it is subject to backup Withholding, as a result of a failure to report all interest or dividends, or the IRS has notified it that it is no longer subject to backup withholding.

**Please print and complete the entire form, including initializing the bottom of each page, then sign, notarize the page seven "Company Resolution" and return with a copy of the government photo ID (i.e. passport or driver license) for each signer on the account via email to Info@IDS-Delaware.com or Mail to IDS 406 West Basin Rd New Castle De 19720.**

<b>AGREED AND EXECUTED AS OF THE DATE ABOVE</b>	
<b>INTERNATIONAL DEPOSITORY SERVICES OF DELAWARE</b>	<b>Signature (Seal)</b>
Name	Title
<b>ACCEPTED AND AGREED TO AS OF THE DATE FIRST STATED ABOVE:</b>	
Company Name	Signature (Seal)
Name	Title
Tax Identification Number	

## CORPORATE CUSTODY FEE SCHEDULE

### 1. Custody Storage Rates

Item Type	Annual Service Fee – Segregated Account
Gold Bullion Platinum Bullion Palladium Bullion	tbd Basis Points (0.XX% of Account Value)
Silver Bullion	tbd Basis Points (0.XX% of Account Value)
Certified Coins	tbd Basis Points (0.XX% of Account Value)

Note: Basis Points are an annual rate; however, custody fees are calculated and invoiced by IDS monthly.

#### Fee Calculation on Bullion:

Custody charges are calculated daily using the following formula:

Closing spot multiplied by total ounces in the account, then multiplied by annual rate and divided by 365. Spot price is based on the daily Chicago Mercantile Exchange (CME) near month futures closing price of each metal type. The daily storage charge for each metal type is then summed to yield the monthly fee (or summed for the applicable portion of the month to yield a partial monthly fee, if appropriate).

#### Fee Calculation on Certified Coins:

Custody charges are calculated daily by multiplying the market value of each coin in the Account by the annual rate quoted above and dividing by 365. Market value is derived by applying the following hierarchy:

(1). Numismedia, or if unavailable, a similar, nationally-recognized precious metals price guide (2). Value Assigned when received at IDS. Daily storage fee is then summed to yield the monthly fee (or summed for the applicable portion of the month to yield a partial monthly fee, if appropriate).

2. **Drop-Shipment Handling/Processing Fees:** \$19.50 per Package (plus all applicable standard postage rate and insurance charges)
3. **Out-Charges** (Preparation & Release to Armored Carriers and for Direct Pick-Ups)
  - Bullion: \$0.008 per ounce
  - Certified Coins: \$0.03 each
  - Minimum Charge per Release: \$30

A minimum monthly fee of \$100 will apply when assets of any value are held in the Account for one day or more.

**IDS may also assess additional fees for other services provided at your request in connection with your Account from time-to-time. Custody fees and all other charges will be billed to the Company monthly, in arrears.**

## COMPANY RESOLUTION

For good and valuable consideration, the sufficiency of which is hereby acknowledged, the undersigned hereby represents and warrants to Diamond State Depository, LLC, d/b/a International Depository Service of Delaware, a Delaware limited liability company, ("Diamond State Depository") that the entity identified below is valid and in good standing in the state of formation, and that the information provided herein is true, accurate and complete.

### TYPE OF ENTITY

- ☐ Corporation
- ☐ Limited Liability Company
- ☐ Partnership
- ☐ Sole Proprietorship
- ☐ Other Alternative Entity (specify) \_\_\_\_\_

### ENTITY INFORMATION

Name:

Tax ID #:

State of Incorporation/Organization/Formation:

Month/Year of Establishment:

Federal EIN or SSN (for Sole Proprietorship/Single Member):

### AUTHORIZED PERSONS

#### RESOLUTION

I, \_\_\_\_\_, hereby certify that I am duly authorized and empowered to act on behalf of the entity stated herein (the "Entity"). I further certify that the Entity is duly organized and existing in good standing under the laws of the above listed jurisdiction and the following is a resolution duly adopted by the Entity's authorized governing body on \_\_\_\_\_, 202\_, and that such resolution has not been rescinded or modified and is in full force and effect.  
**RESOLVED**, that the following principals, members, managers and/or employees is/are hereby fully authorized and empowered to act for or on behalf of the Entity to open, maintain and operate one or more custody precious metals account(s) for the Entity with Diamond State Depository, in accordance with the Corporate Custody Account Agreement by and between the Entity and Diamond State Depository, as executed on \_\_\_\_\_, 202\_.

\_\_\_\_\_  
Signature of Authorized Individual  
Title:

#### BENEFICIAL OWNERSHIP

Please identify below the principals, stockholders, partners, members or other beneficial owners with greater than 25% ownership interest in the Entity or controlling interest:

1. \_\_\_\_\_
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_

Diamond State Depository is hereby authorized and requested to accept and honor, without inquiry or investigation, the instructions of one or both authorized individuals identified above to open and maintain one or more precious metals custody accounts for the Entity.

IN WITNESS WHEREOF, I have hereunto signed and subscribed my name.

\_\_\_\_\_

**Name:**

**Title:**

**STATE OF \_\_\_\_\_)**

**COUNTY OF \_\_\_\_\_) SS:**

On this \_\_\_\_ day of \_\_\_\_\_ 202\_, before me, a Notary Public,  
personally appeared \_\_\_\_\_, known or identified to me (or satisfactorily proven) to be the  
person whose name is subscribed to the within instrument, and acknowledged that he/she executed the same for the  
purposes therein contained. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal.

\_\_\_\_\_

Signature of Notary:

My Commission Expires: \_\_\_\_\_