

# INDIVIDUAL RETIREMENT CUSTODIAL ACCOUNT ADOPTION AGREEMENT

Please complete this application to establish a new Traditional IRA or Roth IRA. This application must be preceded or accompanied by a current IRA Disclosure Statement and Custodial Agreement.

#### For Additional Copies or Assistance

If you need additional copies of this application, or would like assistance completing it, please call Quantified Funds at **(855) 647-8268** or go to <a href="https://www.quantifiedfunds.com">www.quantifiedfunds.com</a>.

#### Instructions

- If you are requesting a transfer or direct rollover of current plan assets (held by another custodian) you must complete the IRA Transfer of Assets Form in addition to this form.
- 2. Mail this application to:

Quantified Funds c/o Gemini Fund Services, LLC PO Box 541150 Omaha, Nebraska 68154

3. Retain a copy for your records.

#### **Custody Fee**

The Custody Fee is \$15 annually per account. The Custody Fee may be increased in the future. You will be notified in writing 90 days prior to any fee increases.

#### **Anti-Money Laundering**

To help the government fight the funding of terrorism and money laundering activities, federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account.

What this means for you: When you open an account, we will ask for your name, address, date of birth, social security number/ Tax ID number and other information that will allow us to identify you. We may also ask to see other identifying documents. Until you provide the information or documents we need, we may not be able to open an account or effect any additional transactions for you.

When opening an account for a foreign business, enterprise or a non-U.S. person that does not have an identification number, we require alternative government-issued documentation certifying the existence of the person, business or enterprise.

For questions about these policies, or for additional copies of Quantified Funds Privacy Policy Statement(s), please contact the Fund at **(855) 647-8268** or <a href="https://www.quantifiedfunds.com">www.quantifiedfunds.com</a> or contact the Quantified Funds at PO Box 541150, Omaha, NE 68154.

I, the person signing this Adoption Agreement (hereinafter called the "Owner"), establish an Individual Retirement Account (IRA), which is either a Traditional IRA or a Roth IRA, as indicated below, (the "Account") with Constellation Trust Company as Custodian ("Custodian"). Traditional IRA operates under Internal Revenue Code Section 408(a). A Roth IRA operates under Internal Revenue Code Section 408A. I agree to the terms of my Account, which are contained in the applicable provisions of the document entitled Constellation Trust Company Traditional/Roth Individual Retirement Account Custodial Agreement and this Adoption Agreement. I certify the accuracy of the information in this Adoption Agreement. My Account will be effective upon acceptance by Custodian.

1. IF	RA ACCOUNT REGISTRATION	
Owner's	s Name (First, Middle, Last)	Social Security Number
Street A	Address	Date of Birth
City, Sta	ate, Zip	Daytime Telephone
Email A	ddress	Evening Telephone
☐ Plea	se send mail to the address below. Please provide your primary leg	al address above, in addition to any mailing address (if different).
Street A	Address	
City, Sta	ate, Zip	
2. T	RADITIONAL IRA ELECTION	
Traditio		below. The requirements for a valid rollover are complex. See the t your tax advisor for help if needed. Direct Rollovers are described in
A. Tı	raditional IRA (Minimum initial investment in the Fund is	\$10,000. Make checks payable to the <b>Quantified Funds</b> ).
1.	Annual Contributions	
	This contribution does not exceed the maximum permi	enting current contribution for tax year 20  Itted amount for the year of contribution as described in the licated, contribution will automatically apply to current year.
2.	Transfer	
		t Custodian or Trustee. Complete the IRA Transfer of Assets ributions to the transferring account, indicate the amount of]
3.	Rollover	
	plan, 403(b) arrangement or eligible 457 plan. Check en contribution constitutes all or part of either a withdrawal from an employer qualified plan or 403(b) arrangement, and arrangement, and arrangement, and arrangement, and arrangement, and arrangement, arrangement, and arrangement, arrangement, arrangement, arrangement, arrangement, arrangement, arrangement, arrangement or 403(b) arrangement or eligible 457 plan. Check en contribution arrangement or eligible 457 plan.	of an eligible rollover distribution from an employer qualified closed in the amount of \$ [If this rollover from another Traditional IRA or an eligible rollover distribution and if it includes any after-tax (or nondeductible) contributions an or 403(b) arrangement, indicate the amount of after-tax]
4.	Direct Rollover	
	plan. [If this is a direct rollover contribution from an emp	employer qualified plan, 403(b) arrangement or eligible 457 ployer qualified plan or 403(b) arrangement, and if it includes employer qualified plan or 403(b) arrangement, indicate the over: \$
5.	Recharacterization of an existing IRA	
	Number: Indicate amount	Custodian, please provide current Roth IRA Account recharacterized, if less than entire account balance: , we will recharacterize the entire account balance.) If current uplete the IRA Transfer of Assets Form.
6.	SEP Provision	
	Owner intends to use this Account in connection with a S Owner's employer.	EP Plan or grandfathered SARSEP Plan established by the

#### 3. ROTH IRA ELECTION

If you wish to open a Roth IRA, provide all applicable information below.

**Tax Withholding Election for Conversion.** Under IRS rules, a conversion of a Traditional IRA to a Roth IRA is treated for income tax purposes as a distribution of taxable amounts in the Traditional IRA. IRS rules also require the custodian to withhold 10% of the conversion amount for federal income taxes unless no withholding has been elected. See IRS Publication 505, Tax Withholding and Estimated Tax for more information. State tax withholding may also apply if federal income tax is withheld.

B. RO		OTH IRA (Minimum initial investment	t in the Fund is \$10,000. Make o	checks payable to the <b>Qua</b>	antified Funds).	
	1.	1. Annual Contributions				
		Check enclosed in the amount of \$ representing current contribution for tax year 20 To contribution does not exceed the maximum permitted amount for the year of contribution as described in the Roth I Disclosure Statement. If no tax year is indicated, contribution will automatically apply to current year.				
	2.	Conversion				
		Conversion of existing Traditional IR IRA with Constellation Trust Compar		oany Account No:	to a Roth	
		Amount to Convert:   All   Part (please specify):   Caution: Withholding income taxes from the amount converted (instead of paying applicable income taxes from source) may adversely impact the expected financial benefits of converting from a Traditional to a Roth IR your financial adviser if you have a question). Because of this impact, by electing to convert a Traditional IRA IRA, you are deemed to elect no withholding unless you specify otherwise herein.				
		☐ No income tax withholding	☐ Withhold 10% for income ta	x 🗆 Withhold	% for income tax	
	3. Conversion of Existing Traditional IRA					
		Rollover or Transfer from existing Traditional IRA with another custodian or trustee to a Roth IRA with Constella Trust Company.			oth IRA with Constellation	
	4.	Rollover or Transfer of Existi	ng Roth IRA			
		Rollover or Transfer from existing Roth IRA with another custodian or trustee to a Roth IRA with Constellation Tru Company. Date existing Roth IRA was originally opened:  Please complete the IRA Transfer of Assets Form if either 3 or 4 is checked and the transaction is a transfer (as opposed to a rollover).				
4.	IN	VESTMENT SELECTION (Min	imum initial investment in the F	und is \$10,000)		
Mal	ke ch	necks payable to <b>Quantified Funds</b> .	Invest the transferred amount	according to the following	instruction:	
				Share	Share Class	
Q	uan	tified Alternative Investment Fun	nd \$	_   Investor	☐ Advisor	
Q	uan	tified Common Ground Fund	\$	_ □ Investor		
Quantified Evolution Plus Fund		tified Evolution Plus Fund	\$	☐ Investor		
Q	uan	tified Managed Income Fund	\$	☐ Investor	☐ Advisor	
Quantified Market Leaders Fund  Quantified Pattern Recognition Fund		tified Market Leaders Fund	\$	☐ Investor	☐ Advisor	
		tified Pattern Recognition Fund	\$	_ □ Investor		
Q	uan	tified STF Fund	\$	_ □ Investor	☐ Advisor	
Q	uan	tified Tactical Fixed Income Fund	\$	_ □ Investor		
Q	uan	tified Tactical Sectors Fund	\$	☐ Investor		
		Total	\$			

I acknowledge that I have sole responsibility for my investment choices and that I have received a current prospectus for each Fund and class I select. Please read the prospectus of the Funds selected before investing. Third Party checks are not accepted.

5. AUTOMATIC INVESTMENT PLA	N (AIP)		
AIP allows you to add regularly to the Fund by aut must be a member of the Automated Clearing House		checking account every month. Your bank	
Please transfer \$ f	rom my bank account: (\$1,000 minimum)		
□ Monthly □ Quarterly on the	day of the month Beginning:	/	
<b>Important Note:</b> If the AIP date falls on a next business day.	holiday or weekend the deduction from your che	ecking or savings account will occur on the	
Name on Bank Account	Account Number		
Bank Name	Bank Routing/ABA Number		
Signature of Bank Account Holder	Signature of Joint 0	Owner	
6. BENEFICIARY(IES)			
As Owner, I hereby make the following designation Retirement Custodial Account or Roth Individual Reti In the event of my death, pay any interest I may hat Make payment in the proportions specified below (opredeceases me, his share is to be divided among a surviving Primary Beneficiary. If none of the Primary Alternate Beneficiary or Beneficiaries who survive m proportions are specified). If any Alternate Beneficiar me in the relative proportions assigned to each such <b>Primary Beneficiaries</b>	rement Custodial Account: ave under my Account to the following Primary Be or in equal proportions if no different proportions the Primary Beneficiaries who survive me in the in the Beneficiaries survives me, pay any interest I ma the Make payment in the proportions specified bel the proportions are divided among the proportions.	eneficiary or Beneficiaries who survive me. are specified). If any Primary Beneficiary relative proportions assigned to each such by have under my Account to the following low (or in equal proportions if no differentions the Alternate Beneficiaries who survive	
Primary Beneficiary Name (First, Middle, Last)	/ /	Share %	
Relationship	Date of Birth (month/day/year)	Taxpayer ID Number	
Primary Beneficiary Name (First, Middle, Last)		Share %	
	/ /		
Relationship	Date of Birth (month/day/year)	Taxpayer ID Number	
Primary Beneficiary Name (First, Middle, Last)		Share %	
Relationship	/ / Date of Birth (month/day/year)	Taxpayer ID Number	
Alternate Beneficiaries			
Alternate Beneficiary Name (First, Middle, Last)		Share %	
Relationship	Date of Birth (month/day/year)	Taxpayer ID Number	
Alternate Beneficiary Name (First, Middle, Last)	, .	Share %	
Relationship	/ / Date of Birth (month/day/year)	Taxpayer ID Number	
Alternate Beneficiary Name (First, Middle, Last)		Share %	

Date of Birth (month/day/year)

Taxpayer ID Number

Relationship

This Designation of Beneficiary may have important tax or estate planning effects. If you cannot accomplish your estate planning objectives by using this Section to designate your beneficiary(ies) (for example, if you wish to provide that the surviving children of a beneficiary who predeceases you should take that beneficiary's share by right of representation), you may submit another form of written beneficiary designation to the Custodian.

Any amount remaining in the Account that is not disposed of by a proper Designation of Beneficiary will be distributed to your estate (unless otherwise required by the laws of your state of residence). You may change the beneficiary(ies) named above at anytime by filing a new Designation of Beneficiary with the Custodian. Any subsequent Designation filed with the Custodian will revoke all prior Designations, even if the subsequent designation does not dispose of your entire Account.

#### Spousal Consent\*

I am the spouse of the above-named Owner. I acknowledge that I have received a full and reasonable disclosure of my spouse's property and financial obligations. Due to any possible consequences of giving up my community or marital property interest in this IRA, I have been advised to see a tax professional or legal advisor. I hereby consent to the beneficiary designation(s) indicated above. I assume full responsibility for any adverse consequence that may result. No tax or legal advice was given to me by the Custodian, Quantified Funds or the Sponsor.

		/ /
Signature of Spouse		Date (month/day/year)
		/ /
Signature of Witness		Date (month/day/year)
	ed and designates a beneficiary other than the spouse. It is to consult with legal counsel. Neither the Custodian, Quarter of the Owner to provide proper spousal consent.	
7. DEALER/REGISTERED INVESTMI	ENT ADVISOR INFORMATION	
If opening your account through a Broker/Dealer	or Registered Investment Advisor, please have the	m complete this section.
Dealer Name	Representative's Last Name,	First Name
DEALER HEAD OFFICE	REPRESENTATIVE'S BRANCH OF	FICE
Address	Address	
City, State, ZIP	City, State, ZIP	
Telephone Number	Rep Telephone Number	Rep ID Number
Email Address	Rep Email Address	
	Branch ID Number	
	Branch Telephone Number (if differer	nt than Rep Phone Number)

#### 8. STATE ESCHEATMENT LAWS

Escheatment laws adopted by various states require that personal property that is deemed to be abandoned or ownerless, including mutual fund shares and bank deposits, be transferred to the state. Under such laws, ownership of your Fund shares may be transferred to the appropriate state if no activity occurs in your account within the time period specified by applicable state law. The Fund retains a search service to track down missing shareholders and will escheat an account only after several attempts to locate the shareholder have failed. To avoid this from happening to your account, please keep track of your account and promptly inform the Fund of any change in your address.

#### 9. SIGNATURES AND CERTIFICATIONS

By signing below, under penalties of perjury, I certify that: 1) The number shown on this form is my correct taxpayer identification number, and 2) I am not subject to back up withholding because; (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, 3) I am a U.S. person (including a U.S. resident alien), and 4) I am exempt from FATCA reporting. I further acknowledge that I have the sole responsibility for my investment choices and that I have received and read a current prospectus for the Quantified Funds.

I release the Fund and their agents and representatives from all liability and agree to indemnify them from any and all losses, damages or costs for acting in good faith in accordance with instructions, including telephone instructions, believed to be genuine. I certify that I have the authority to establish this account and the information provided herein is accurate and complete. I agree to notify the Quantified Funds promptly in writing if any information contained in this application changes.

If I have indicated a Traditional IRA Rollover or Direct Rollover above, I certify that, if the distribution is from another Traditional IRA, that I have not made another rollover within the one-year period immediately preceding this rollover; that such distribution was received within 60 days of making the rollover to this Account; and that no portion of the amount rolled over is a required minimum distribution under the required distribution rules or a hardship distribution from an employer qualified plan or 403(b) arrangement or eligible 457 plan.

If I have indicated a Conversion, Transfer or a Rollover of an existing Traditional IRA to a Roth IRA, I acknowledge that the amount converted will be treated as taxable income (except for any prior nondeductible contributions) for federal income tax purposes, and certify that no portion of the amount converted, transferred or rolled over is a required minimum distribution under applicable rules. If I have elected to convert an existing Traditional IRA with Constellation Trust Company as custodian to a Roth IRA and have elected no withholding, I understand that I may be required to pay estimated tax and that insufficient payments of estimated tax may result in penalties.

If I have indicated a rollover from another Roth IRA, I certify that the information given herein is correct and acknowledge that adverse tax consequences or penalties could result from giving incorrect information. I certify that any rollover contribution to the Roth IRA was completed within 60 days after the amount was withdrawn from the other IRA.

I have received and read the applicable sections of the IRA Disclosure Statements relating to this Account, the Custodial Agreement, and this Adoption Agreement. I understand that my Account will be charged an annual Custody Fee as set forth on the first page of this Adoption Agreement. I understand that I have the right to revoke this Individual Retirement Account within seven (7) days of receiving the IRA Disclosure Statements by notifying the Quantified Funds in writing.

I acknowledge that it is my sole responsibility to report all contributions to or withdrawals from the Account correctly on my tax returns, and to keep necessary records of all my IRAs (including any that may be held by another custodian or trustee) for tax purposes. All forms must be acceptable to the Custodian and dated and signed by me.

If Fund shares are being purchased on behalf of an Investment Company (as that term is defined under the Investment Company Act of 1940, as amended ("the 1940 Act"), including investment companies that are not required to register under the 1940 Act pursuant to section 3(c)(1) or 3(c)(7) exemptions), I hereby certify that said Investment Company will limit its ownership to 3% or less of the Fund's outstanding shares.

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

Signature Date (month/day/year)

#### 10. CUSTODIAN ACCEPTANCE

Constellation Trust Company will accept appointment as Custodian of the Owner's Account. However, this Agreement is not binding upon the Custodian until the Owner has received a statement confirming the initial transaction for the Account. Receipt by the Owner of a confirmation of the purchase of the Fund shares indicated above will serve as notification of Constellation Trust Company's acceptance of appointment as Custodian of the Owner's Account.

TO CONTACT US: By Telephone

Toll-free (855) 647-8268

In Writing Quantified Funds

c/o Gemini Fund Services, LLC PO Box 541150 Omaha, NE 68154 Or Via Overnight Delivery 4221 N. 203rd Street, Suite 100 Elkhorn, NE 68022

Distributed by Ceros Financial Services, Inc.

Internet

www.quantifiedfunds.com

#### PRIVACY NOTICE

### **FACTS**

## WHAT DOES ADVISORS PREFERRED TRUST DO WITH YOUR PERSONAL INFORMATION?

#### Why?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

#### What?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- Social Security number
- Assets
- Retirement Assets
- Transaction History
- Checking Account Information
- Purchase History
- Account Balances
- Account Transactions
- Wire Transfer Instructions

When you are *no longer* our customer, we continue to share your information as described in this notice.

#### How?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Advisors Preferred Trust chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Advisors Preferred Trust share?	Can you limit this sharing?
For our everyday business purposes – such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes – to offer our products and services to you	No	We don't share
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes – information about your transactions and experiences	No	We don't share
For our affiliates' everyday business purposes – information about your creditworthiness	No	We don't share
For nonaffiliates to market to you	No	We don't share

Who we are		
Who is providing this notice?	Advisors Preferred Trust	
What we do		
How does Advisors Preferred Trust protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.	
	Our service providers are held accountable for adhering to strict policies and procedures to prevent any misuse of your nonpublic personal information.	
How does Advisors Preferred Trust collect my personal information?  Why can't I limit all sharing?	<ul> <li>We collect your personal information, for example, when you</li> <li>Open an account</li> <li>Provide account information</li> <li>Give us your contact information</li> <li>Make deposits or withdrawals from your account</li> <li>Make a wire transfer</li> <li>Tell us where to send the money</li> <li>Tells us who receives the money</li> <li>Show your government-issued ID</li> <li>Show your driver's license</li> <li>We also collect your personal information from other companies.</li> <li>Federal law gives you the right to limit only</li> <li>Sharing for affiliates' everyday business purposes – information about your creditworthiness</li> <li>Affiliates from using your information to market to you</li> <li>Sharing for nonaffiliates to market to you</li> <li>State laws and individual companies may give you additional rights to limit sharing.</li> </ul>	
Definitions		
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.  • Advisors Preferred Trust does not share with our affiliates.	
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.  • Advisors Preferred Trust does not share with nonaffiliates so they can market to you.	
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.	

■ Advisors Preferred Trust doesn't jointly market.