

Single Member and Family Controlled Companies Investment Authorization

IMPORTANT INFORMATION

REQUIRED DOCUMENTS

These guidelines define the information required from investment issuers or sponsors (Issuers) for Pacific Premier Trust to review and consider their investment offering for acceptance by Pacific Premier Trust. "Acceptance" means that the investment meets Pacific Premier Trust's existing systems and procedures and that Pacific Premier Trust will hold the investment in its Custodial Accounts.

NOTE: Acceptance does not imply that Pacific Premier Trust endorses, promotes, approves, performs due diligence on, qualifies, certifies, sponsors, or in any other manner suggest that the Issuer's investment is endorsed or recommended for investment, nor does it guarantee or constitute a representation that the investment complies with any applicable law or will not result in tax consequences to any person. Pacific Premier Trust has no responsibility for determining the necessity or advisability of, or arranging for, advising on, or monitoring, the Issuer's or the investment's registration, reporting, or other compliance with any applicable law or regulatory provision (other than that as may be imposed on Pacific Premier Trust under Internal Revenue Code Section 408); such will be the sole responsibility of the Issuer and/or the Pacific Premier Trust Account Owner. Pacific Premier Trust has no responsibility for determining the advisability of, or arranging for, or creating, filing, or perfecting any security interest with respect to any investment and such will be the sole responsibility of the Pacific Premier Trust Account Owner.

The requirements in this checklist are categorized by investment type and may be negotiable depending upon the age, business purpose, and scope or scale of the Issuer or the investment. Investments in high risk asset classes (including, but not limited to cryptocurrency, precious metals, cannabis, or offshore domiciled funds) are subject to additional due diligence and acceptance review(s).

Pacific Premier Trust Single Member Companies Investment Authorization Form
Certificate of Good Standing (Dated within last 12 months OR Articles of Incorporation dated within last 12 months.)
Operating Agreement
Offering Materials (e.g. PPM, Prospectus, Offering Memorandum)



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TERMS DEFINED:

- The "IRA Owner" is referred to as: "Account Owner"
- "IRA" is referred to as: "Account"
- "Issuer" is defined as: the person or entity creating or sponsoring the investment entity, or an authorized representative thereof.

Pacific Premier Trust neither endorses nor recommends any investment program nor investment and does not provide any legal, tax, investment, nor other advice with respect to any investment. Furthermore, Pacific Premier Trust's responsibility is limited. Pacific Premier Trust will only make investments for a Pacific Premier Trust Account Owner upon and pursuant to the Account Owner's specific written instructions to do so.

Prior to funding an investment, Pacific Premier Trust requires that the Investment's Issuer agree to the following by signing page 3:

- 1. The Issuer of the investment hereby indemnifies Pacific Premier Trust and its related entities from any and all legal or financial damages, claims, costs, etc. that may result from legal actions involving the investment or Issuer to the extent attributable to the fraud, gross negligence, or willful misconduct of the Issuer or the breach of this agreement for the diminution in value, lost profits, or other investment losses.
- 2. Issuer agrees to engage and maintain at all times an unrelated Special Advisor to be consulted with respect to any proposed exchange, transfer, provision of goods and services, purchase, sale, income allocation, or other transaction involving the Issuer or its assets for the purposes of determining whether, with respect to any investing IRA or Solo(k) plan, the transaction may be "prohibited transaction" or "listed transaction," may generate "unrelated business taxable income" or "unrelated debt-financed income," or violate any requirement of Internal Revenue Code, Section 408. The Special Advisor shall be duly licensed certified public accountant or attorney in good standing who is knowledgeable in the foregoing matters. Further, the Issuer's governing document shall include a clause, requiring the Issuer to notify Pacific Premier Trust's Compliance Department as soon as the service of the Special Advisor are terminated, and the submission of a new Special Advisor Engagement and Representation Letter, naming a replacement Special Advisor; the Issuer agrees not to engage any transactions, etc. as outlined above until a replacement Special Advisor has been appointed. The appointment shall be in writing, substantially in the attached form and an executed copy of which shall be provided to Pacific Premier Trust.
- 3. Issuer agrees that all income associated with the investment made by Pacific Premier Trust Account Owners will be sent directly to Pacific Premier Trust in a timely manner for crediting to the appropriate Pacific Premier Trust Account. Under no circumstances will Issuer distribute principal monies or assets associated with said investment directly to Pacific Premier Trust's Account Owners. Issuer hereby indemnifies Pacific Premier Trust and its related entities and takes full responsibility for any tax, legal, or penalty damages and charges associated with the direct distribution of monies or assets by Issuer to the Account Owner.
- 4. Issuer agrees to provide Pacific Premier Trust with annual (calendar year-end) updates of the fair market value of the investment listed below as "Investment," as such value may be estimated in good faith by Issuer.
- 5. Issuer agrees to promptly forward to Pacific Premier Trust for custody purposes the original physical indicia of ownership (such as stock certificates) for the investment made by the account(s) in the Issuer.
- 6. Issuer agrees that Pacific Premier Trust has neither endorsed nor approved the investment or Issuer and will make representation to the contrary. Issuer also hereby acknowledges that Pacific Premier Trust's acceptance of said investment solely indicates that it meets Pacific Premier Trust's existing systems and procedures and in no way can be construed to be either an endorsement or evaluation of merit of any kind or an acknowledgment that the investment complies with any sanction, legal authority, or regulatory statute.
- 7. I acknowledge that written confirmation of purchase is required. If no confirmation is received Pacific Premier Trust may resign as custodian.
- 8. Issuer agrees to not use Pacific Premier Trust's name in advertising, printed or web-based material, or any other form of communication without the express prior written consent of Pacific Premier Trust.
- 9. Issuer shall not distribute Pacific Premier Trust IRA Application, or other marketing or operative documents to prospective clients without the express written consent of Pacific Premier Trust.





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1. INVESTMENT OFFERING INFORMATION

* Indicates required information.						
FULL NAME OF OFFERING*						
FOR SINGLE MEMBER COMPANIES, VALUES ARE	REPORTED INDICAT	ING THE INV	ESTC	DR/CAPITAL ACC	COUNT BALANC	CE.
Valuations must be provided to Pacific Premier Tru-	st annually.					
COMPANY CONTACT						
CONTACT NAME (FIRST, MI, LAST)*						
MAILING ADDRESS*						
CITY*	STATE/PROVINCE*		COUN	TY*		POSTAL CODE*
PRIMARY PHONE NO.*	FAX NO.*	INVESTMENT SPON		SOR TAX ID*		
EMAIL ADDRESS*						
2. INVESTMENT INFORMATION						
INVESTMENT VEHICLE LEGAL NAME						
INVESTMENT NAME*		EIN NO.*				
ISSUER SIGNATURE (MUST BE SIGNED BY AN AUTHO	ORIZED REPRESENTATIVE O	DE ENTITY ISSUIN	G INVE	STMFNT)*	DATE*	
PRINT NAME (FIRST, MI, LAST)*						
NOTE: Pacific Premier Trust must agree to Account and the Issuer.	"accept" the Issuer's	offering befo	ore an	y transactions ca	an occur betwee	n a Pacific Premier Trust



Special Advisor Engagement Letter

* Indicates required information.

COMPANY NAME*

EMAIL ADDRESS*

The u	dersigned Special Advisor represents that s	s/he is:			
1.	1. A duly licensed certified public accountant or attorney in good standing.				
2.	2. Knowledgeable regarding "prohibited transactions" under the applicable Internal Revenue Code, including Section 408; and				nd
3.	Unrelated to and unaffiliated with (except as a	service provider) any individual wh	ose Account invests in	the company.	
wheth may g Rever	The Special Advisor agrees to review any proposed exchange, transfer or other transaction involving the Issuer of its assets for purposes of determining whether, with respect any IRA or Solo(k) plan that is an investor in the Issuer, the transaction may be a "prohibited transaction" or "listed transaction," may generate "unrelated business taxable income" or "unrelated debt-financed income," or violate any requirement of Section 408 of the Internal Revenue Code. It is then the Special Advisor's duty to advise the Issuer or any party whose transaction would violate the rules not to proceed, and to the extent possible propose an alternative that would satisfy the rules. Remuneration for the service to be provided is outside the scope of the letter.				
	SPECIAL ADVISOR SIGNATURE*			DATE*	
PRINT NAME (FIRST, MI, LAST)*					
MAILING ADDRESS*					
CITY*		STATE/PROVINCE*	COUNTY*	_	POSTAL CODE*

ACCOUNT OWNER NAME*

PRIMARY PHONE NO.*



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IMPORTANT INFORMATION

Do not use this form for Private Debt, Real Estate, or Promissory Note Investments. Always obtain the most current form from our website PacificPremierTrust.com/forms. Please do not copy for future use.

NOTE: If this is an initial purchase of an asset, Pacific Premier Trust may require additional documentation from the Issuer Representative to determine administrative feasibility.

Pacific Premier Trust will execute subscription documents in its nominee capacity as a directed Custodian; however, Investor Suitability standards/questions (investor accreditation) must be completed and signed by the Account Owner.

* Indicates required information.

1. ACCOUNT OWNER INFORMATION				
NAME (FIRST, MI, LAST)*	PACIFIC PREMIER TRUST ACCOUNT NO.*			
FAX NO.*	HOME PHONE NO.*			
EMAIL ADDRESS*				
2. INVESTMENT INSTRUCTIONS				
NAME OF INVESTMENT*				
PRICE PER UNIT/SHARE* (IF APPLICABLE) TOTAL AMOUNT OF INVESTMENT*				
\$	\$			
Funding Deadline://	uted within three business days.			
I authorize Pacific Premier Trust to make (please select one):				
☐ New Purchase ☐ Additional Purchase				
☐ Exchange:				
NAME OF INVESTMENT FROM WHICH EXCHANGING:	TOTAL AMOUNT OF INVESTMENT TO BE EXCHANGED:			



3. FUNDING INSTRUCTIONS					
Please select a funding option.					
☐ Check:					
PAYEE NAME*					
MAILING ADDRESS*					
CITY*	STATE/PROVINCE*	COUNTY*		POSTAL CODE*	
 Wire: Please provide wire instructions below. Subm verification will be needed. 	itting incomplete informa	tion or attachir	ng instructions separately will de	elay funding, as additional	
BANK NAME*		ABA NO.*			
BANK ACCOUNT NAME*		BANK ACCOUNT NO.			
REFERENCE*					
4. DOCUMENT FORWARDING INSTRUCTION	ONS				
Please provide document forwarding instruction	ons if different from chec	k funding instr	ructions.		
RECIPIENT NAME*					
MAILING ADDRESS*					
CITY*	STATE/PROVINCE*		COUNTY*	POSTAL CODE*	
NOTE: Documents will be emailed unless otherwise specified. Regular Mail Overnight Delivery (charge my Pacific Premier Trust Account) Overnight Delivery (use pre-addressed air bill, included) Overnight Delivery (send via 3rd party billing) Account No.:					
Temail to:					

5. ACKNOWLEDGMENT & SIGNATURE

- I understand that I am responsible, and Pacific Premier Trust and its related entities are not responsible, for selecting and reviewing the above investment and for determining the suitability, nature, value, risk, safety and merits of the investment that I authorize Pacific Premier Trust to make for my Pacific Premier Trust Account ("Account").
- 2. I verify that I have received and read all pertinent information relating to the investment(s) named herein (i.e. private placement memorandum, purchase agreement, subscription documents, etc.). I also verify that I agree to be bound by the terms of the Custodial Account Agreement, which I agreed to together with Pacific Premier Bank, through its division, Pacific Premier Trust, as the Custodian of record. I acknowledge that the terms of the Custodial Agreement are incorporated herein by reference, except that where the terms of this Single Member and Family Controlled Companies Investment Authorization conflict with the terms of the Custodial Agreement, the terms of this Single Member and Family Controlled Companies Investment Authorization shall control.
- 3. I acknowledge that no funds will be paid to my Account if an exchange from one asset (existing asset) held in my Account is made to another issued by the same asset sponsor (new asset). I request that Pacific Premier Trust update its records to reflect the conversion/exchange transaction and the new asset into my Account. I agree to indemnify and hold Pacific Premier Trust and its related entities, affiliates and successors harmless from any and all claims, damages and losses that may result from such transaction.
- 4. I understand that distributions or dividends other than cash (i.e. distributions in-kind) paid by this investment are subject to administrative review by Pacific Premier Trust. In the event that an asset paid as part of a distribution/dividend paid-in-kind is determined not to be considered administratively feasible, I may be required to remove the asset from my Account by transfer or distribution which may be a tax reportable event.
- 5. I understand that Pacific Premier Trust and its related entities are not related to or affiliated with the management or selling agent(s) of the investment(s) purchased for my Account. I acknowledge that Pacific Premier Trust has not reviewed, recommended or commented on the investment merits, risks, suitability or management of the asset(s) I have selected and I authorize

- Pacific Premier Trust to process this transaction. I therefore agree to release, indemnify, defend, and hold Pacific Premier Trust and its related entities harmless from any claims arising out of making such investment including any damages, fees, costs or expenses arising therefrom. I also understand and agree that Pacific Premier Trust and its related entities will not be responsible to take any action, or have any other obligation or liability, should the investment noted herein become subject to default, including fraud, insolvency, bankruptcy, or other court order or legal process.
- 6. I understand that Pacific Premier Trust will request confirmation of purchase as part of its role as custodian of my Account; I also understand and agree that if the issuer of the investment does not provide documentation to confirm this investment, Pacific Premier Trust may resign as custodian of the asset(s) which may be a tax reportable event.
- 7. I agree that any dispute regarding this investment shall be submitted to binding arbitration pursuant to the terms of the Custodial Agreement. I understand that the prevailing party shall be entitled to recover all legal fees, reasonable costs and expenses and that these shall be in addition to any award of damage or any other relief to which the prevailing party is entitled.
- 8. Prohibited Transactions. I represent that the above investment is not a prohibited transaction, as defined in the Internal Revenue Code. If I, a family member or another disqualified person am/is an officer of, or has an ownership interest in the entity in which I am investing, I represent that I have consulted my tax advisor prior to submitting my investment instructions.
- I acknowledge that this investment is not insured by the FDIC, is not an obligation of or guaranteed by Pacific Premier Trust and is subject to risk, including the possible loss of principal.
- 10. I understand that Pacific Premier Trust must receive annual valuations from the investment sponsor or the investment may be distributed to me at the last reported value (please refer to the Custodial Agreement for more information).
- I agree that this Single Member and Family Controlled Investment Authorization is further subject to all the terms and conditions of the Custodial Agreement.

ACCOUNT OWNER SIGNATURE*	DATE*
PRINT NAME*	PACIFIC PREMIER TRUST ACCOUNT NO.*
NAME OF INVESTMENT*	INVESTMENT AMOUNT (OR COMMITMENT AMOUNT, IF APPLICABLE)

NON-DEPOSIT INVESTMENT PRODUCTS ARE NOT INSURED BY THE FDIC; ARE NOT DEPOSITS OR OTHER OBLIGATIONS OF, OR GUARANTEED BY, THE BANK OR ANY OF ITS DIVISIONS; AND ARE SUBJECT TO INVESTMENT RISKS, INCLUDING POSSIBLE LOSS OF THE PRINCIPAL AMOUNT INVESTED.

Email to:

alternativeinvestments@pacificpremiertrust.com

Fax to: 303-614-7051

Send mail to: Pacific Premier Trust Processing Center 1801 California St Suite 800 Denver, CO 80202 Questions? Call: 800-962-4238

