

## **Private Equity**Sell Direction Letter

555 12th Street, Suite 900 Oakland, CA 94607 Phone: (800) 392-9653 Fax: (510) 587-0960

alternativeassets@theentrustgroup.com

## **ATTENTION**

- 1. Use this form for a full or partial sale of private equity assets. To complete an exchange, use the <a href="Private Equity Buy Direction Letter">Private Equity Buy Direction Letter</a>
- 2. Payor must use the appropriate titling format when sending payment:
  - a) Payable to: [Client Account #] The Entrust Group Inc FBO [Client Name]

1 Account Information							
NAME (as it appears on your account application)	ACCOUNT NUM	1BER	ACCOUNT	TYPE			
FMAIL ADDDESS			DAVTIME				
EMAIL ADDRESS			DAYTIME	PHONE NUMB	BER		
<b>2</b> General Asset Information							
INVESTMENT NAME (describe the investment here. Examples: name	ne of the LLC, joint ve	enture, private equity, e	tc.)				
Payor Information (payor is the party sending funds to your Entrust account. Section completion required)							
NAME	С	OMPANY (if applicab	le)				
PAYOR STREET ADDRESS	С	ITY		STATE	ZIP CODE		
EMAIL	F	AX					
FUNDS ARE BEING SENT BY (select one): $\square$ Wire $\square$ ACH	I Check	If check, select ca	rrier:	UPS 🗖 F	EDEX USPS		
		OTHER:					
3 Type of Sale (select one)							
FULL SALE: Pay off investment, which will authorize asse	et to OR	PARTIAL SALE: If you chose this option, only the principal balance of investments will be adjusted. The asset will NOT					
be removed from your account.			be rer	noved from yo	our account until the full sale of		
				set occurs.			
APPROXIMATE CASH TO BE RECEIVED FROM SALE \$		APPROXIMATE CASH TO BE RECEIVED FROM SALE \$					
		NEW ASSET VA	LUE	NUMBER O	F REMAINING SHARES/UNITS		
		\$					



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4 Payment of	Fees (select o	one)			
☐ ENTRUST ACCOUNT		☐ CREDIT CARD (please complete section 5)			
All fees are due at the time of tr processed unless sufficient fund		ation is made, fees will be	deducted from your undirected cash b	palance. The transaction will not be	
5 Credit Card	Informatio	n			
PAY WITH CARD ON FILE		LAST 4 DIGITS OF C	ARD		
NEW CARD (select one):	U VISA	☐ MASTER CARD	AMERICAN EXPRESS	DISCOVER	
NAME AS IT APPEARS ON C	ARD	CARD NUMBER		SECURITY CODE	
EXPIRATION DATE		BILLING ADDRESS			
CITY, STATE, ZIP CODE					
, , ,	mplete credit card informa		with this transaction. Your request will be the credit card issuer will delay the processi	processed upon receipt of this form. You ng of the account transaction. Future changes	
6 Investment	Acknowled	gement			
Prior to processing, all transa	action documents m	ust be notated "read and	d approved" with your signature an	d date.	
general, including, but not limited to requested that the Administrator and this Sell Direction Letter. I understar that a reasonably prudent investor vacceptable under the Employee Refunderstand that it is my responsibilit "fiduciary" for my account and/or my and hold the Administrator and/or CSell Direction Letter and/or this inveand/or any other applicable federal, party, Administrator and/or Custodiamy account any amounts to pay for Administrator and/or Custodian in the Custodian, on demand by Administr reimburse the Litigation Costs, Adm	, any investigation and/or dor Custodian provide, and that it is my responsibly would undertake prior to stirement Income Securities by to review any investment investment as such term ustodian harmless from a state or local laws. In the an shall have the full and any costs and expenses are defense of such claims and or Custodian, I inistrator and/or Custodiagation Costs. I also under	r due diligence prior to selling and the Administrator and/or C ility to conduct all due diligence selling any investment. I under se Act (ERISA), the Internal R ients to ensure compliance with any claims, including, but not a t limited to, claims that an inverse event of claims by others releunequivocal right at their sole, including, but not limited to, is and/or litigation. If there are will promptly reimburse Admir an shall have the full and uned	any investment, or in connection with my a custodian have not provided, any advice with the including, but not limited to, search concretand that neither the Administrator nor the evenue Code (IRC), or any applicable feder in these requirements. I understand that neithest and/or any applicable federal, state or limited to, actions, liabilities, losses, penalticestment is not prudent, proper, diversified coated to my account and/or investment where discretion to select their own attorneys to call attorneys' fees, and costs and internal coinsufficient funds in my account to cover the instrator and/or Custodian the outstanding bequivocal right to freeze my assets, liquidate	eness and/ or suitability of any investment in account in particular. I acknowledge that I have not the respect to the investment directive set forth in cerning the validity of title, and all other investigation as Custodian determine whether this investment is real, state, or local laws, including securities laws. I there the Administrator nor the Custodian is a local laws. I agree to release, indemnify, defend es, fines and/or claims by others, arising out of this or otherwise in compliance with ERISA, the IRC rein Administrator and/or Custodian are named as a represent them in such litigation and deduct from costs (collectively "Litigation Costs"), incurred by a Litigation Costs incurred by Administrator and/or coalance of the Litigation Costs. If I fail to promptly my assets, and/or initiate legal action in order to consible to take any action should there be any	
harmless and without liability the Adhas authority to agree to anything di	lministrator and/or Custo ifferent than my foregoing	dian of my account under the g understandings of Administr	ator's and/or Custodian's policy. If any prov	ne rules of my account, and I agree to hold stand that no one at Administrator and/or Custodian vision of this Sell Direction Letter is found to be ovisions, which shall remain in full force and effect.	

SIGNATURE:

I have read and understand the disclosure above.

DATE:

For purposes of this Sell Direction Letter, the terms Administrator and Custodian include The Entrust Group, its agents, assigns, joint ventures, affiliates and/or business associates. I

declare that I have examined this document, including accompanying information, and to the best of my knowledge and belief, it is true, correct and complete.