

# Transfer on Death (TOD) Application and Agreement

Transfer on Death (100) Application and Agree	inent				
	Sub Firm:	211	Account #		
1 Account Holder Information					
Account Holder(s) Name			Social Se	ecurity Num	ber(s)
Account Holder(s) Address			City	State	Zip
You are applying for registration of your account in beneficiary form thereby assigning ownership of the account on your death to your beneficiary(ies) named within. You direct your broker and First Clearing* to transfer all TOD-eligible assets in this account in accordance with this application and the TOD agreement included with this application.  You release your Broker, First Clearing, and their agents and representatives from all claims, demands, suits, actions, liabilities and responsibilities whatsoever and agree to indemnify them from any and all liabilities, cost or expense whatsoever including attorney's fees, for acting in good faith in accordance with the instructions and the privileges selected herein. You further certify that you received and read the TOD agreement included with and made a part of this application. All terms of this application and agreement shall be binding upon your heirs, representatives and assigns.	you understan your spouse, beneficiary b jurisdictions a Louisiana, Nev and Puerto Ric may be adopte  IF YOU ARE N JURISDICTION, MARRIAGE PR BENEFICIARY I SPOUSE TO W THIS DESIGN Also see page f  IF YOU ARE LIVE IN A CON BROKER HAS THE APPROPI THAT THIS BI	d that if your spoi y signin re as fol ada, New co. Note to d by agre MARRIED YOU IOR TO Y NEFFECTI HOM YO ATION I MARRIED MMUNITY NOT ACCI RIATE SP ENEFICIAF	live in a community you designate use must approgrammer of this form. Iows: Alaska, when the community of th	a benefic ove your Commu Arizona, Ca , Washingt community y the marrie COMMUN THAT A IAKES THIS JNDERSTAI ED AFTER TO YOUR OF YOUR ISDICTION, ICATION T NT, YOU	iary who is not designation of nity property lifornia, Idaho, on, Wisconsin, property rules ed couple.  IITY PROPERTY SUBSEQUENT DESIGNATED THAT ANY YOU MAKE DESIGNATION.  DEATH, AND AND IF YOUR HAT INCLUDES UNDERSTAND FECTIVE AND
Primary Beneficiary(ies) Designation					
the death of the last surviving account owner and upon receipt of all account to the following primary beneficiaries who survive the last survivided DD-eligible assets in the account shall be divided equally among the proof.  Note: If you designate any beneficiaries that are minors, you National (For example, list the custodian's name and indicate "as custodian's name and indicate".	ving account owner. orimary beneficiarie MUST designate a C	Unless di s. The per Sustodian	fferent percentar rcentages design under the Unifo	ages are inc nated belov	licated below, t v must add up
You must check ONE below:  If any primary beneficiary is not alive when the last surviving account ov beneficiary's share shall be distributed as follows:	vner dies or if that b	eneficiary	disclaims his/he	er interest, t	hat

☐ To the heirs of the pre-deceased / disclaimed primary beneficiary(ies) per stirpes. If you check this box, you must also complete the Per

☐ To the remaining primary beneficiary(ies) on a pro rata basis (proportionate to the designated percentages).

☐ To the applicable contingent beneficiary(ies) designated in the Contingent Beneficiary Designation section on pages 2 and 3.

 $\hfill \square$  To the last surviving account owner's estate.

Stirpes Designation section on page 3.

<sup>\*</sup>Account(s) carried by First Clearing. First Clearing is a trade name used by Wells Fargo Clearing Services, LLC, a registered broker-dealer and non-bank affiliate of Wells Fargo & Company.

Sub Firm:	211	Account #:
-----------	-----	------------

# Primary Beneficiary(ies) Designation (CONTINUED)

(Please use a separate sheet if additional beneficiaries are desired. The sheet must be signed by all account owners.)

Relationship to Client	Beneficiary Name	Social Security or Tax ID #	Beneficiary Phone #
1			
Designated Percentage	Beneficiary Address	City, State, Zip	Birthday or Trust Date
%			
Relationship to Client	Beneficiary Name	Social Security or Tax ID #	Beneficiary Phone #
2			
Designated Percentage	Beneficiary Address	City, State, Zip	Birthday or Trust Date
%			
Relationship to Client	Beneficiary Name	Social Security or Tax ID #	Beneficiary Phone #
3			
Designated Percentage	Beneficiary Address	City, State, Zip	Birthday or Trust Date
%			
Relationship to Client	Beneficiary Name	Social Security or Tax ID #	Beneficiary Phone #
4			
Designated Percentage	Beneficiary Address	City, State, Zip	Birthday or Trust Date
%			
Relationship to Client	Beneficiary Name	Social Security or Tax ID #	Beneficiary Phone #
5			
Designated Percentage	Beneficiary Address	City, State, Zip	Birthday or Trust Date
%			
Relationship to Client	Beneficiary Name	Social Security or Tax ID #	Beneficiary Phone #
6			
Designated Percentage	Beneficiary Address	City, State, Zip	Birthday or Trust Date
%			

# 3

# Contingent Beneficiary(ies) Designation

(Please use a separate sheet if additional beneficiaries are desired. The sheet must be signed by all account owners.)

Contingent to Primary Beneficiary Number(s):	Percentage of Primary Beneficiary's Share	Beneficiary Name	Social Security or Tax ID #
1	%		
Beneficiary Phone #	Beneficiary Address	City, State, Zip	Birthday or Trust Date
Contingent to Primary Beneficiary Number(s):	Percentage of Primary Beneficiary's Share	Beneficiary Name	Social Security or Tax ID #
2	%		
Beneficiary Phone #	Beneficiary Address	City, State, Zip	Birthday or Trust Date
Contingent to Primary Beneficiary Number(s):	Percentage of Primary Beneficiary's Share	Beneficiary Name	Social Security or Tax ID #
3	%		
Beneficiary Phone #	Beneficiary Address	City, State, Zip	Birthday or Trust Date
Beneficiary Phone #	Beneficiary Address	City, State, Zip	Birthday or Trust

			Sub Firm:	211	Account #:	
Contingent	Beneficiary(ies) Design	ation (CONTINUEL	))			
Canting and the Bridge	Dt		D fi - i N			Control Constitution Total ID #
Contingent to Primary Beneficiary Number(s):	Percentage of Primary Beneficiary's Share		Beneficiary Nam	ie		Social Security or Tax ID #
4	%					
Beneficiary Phone #	Beneficiary Add	ress	City,	State, Zip		Birthday or Trust Date
Contingent to Primary	Percentage of Primary		Beneficiary Nam	ie		Social Security or Tax ID #
Beneficiary Number(s):	Beneficiary's Share					
5	%					
Beneficiary Phone #	Beneficiary Add	ress	City,	State, Zip		Birthday or Trust Date
Contingent to Primary	Percentage of Primary	Į.	Beneficiary Nam	ie		Social Security or Tax ID #
Beneficiary Number(s):	Beneficiary's Share					
6	%					
Beneficiary Phone #	Beneficiary Add	ress	City,	State, Zip		Birthday or Trust Date
will entitle the share	you would like to designate t of the pre-deceased / disclai the per stirpes designation sec	med contingent bene	ficiary(ies) to pa			·
4 Per Stirpes	Designation - OPTIONAL					
PER STIRPES DESIGNAT	TION					
Complete this section only if you have designated primary or contingent beneficiaries to share in the account per stirpes. Per Stirpes is a method of distributing the assets should a beneficiary predecease the account holder. This designation is optional. A per stirpes designation means that if a beneficiary dies before you, upon your death, the predeceased beneficiary's share will pass to his or her descendants. For example, suppose you have named 2 primary beneficiaries, Beneficiary A and Beneficiary B. They are to share equally the assets of the account. Both Beneficiaries have 2 children. If you make a per stirpes designation and both beneficiaries survive you, 50 % will be paid to Beneficiary A and 50% will be paid to Beneficiary B. If Beneficiary A survives you but Beneficiary B predeceases you, upon your death 50% is paid to Beneficiary A, and the other 50% that would normally be paid to Beneficiary B will be divided equally and paid to the two children of Beneficiary B. If you elect to make this designation, you must designate a Personal Representative or a "role". A role is described as an executor or trustee. Upon your death, your Broker will rely on the instructions provided by this individual for proper distribution instructions. This is a simplified example of per stirpes. Before making this designation, you should obtain a complete explanation from your legal advisor. It is important that you have a full understanding prior to designating a per stirpes beneficiary.						
In order to make a per stirpes designation, you must have designated either the primary beneficiaries named in the Primary Beneficiary Designation section, or the contingent beneficiaries named in the Contingent Beneficiary Designation section to share in the account per stirpes. Completion of one of the following choices is also required:  I designate a personal representative to provide my Broker with the proper identity of any unnamed beneficiaries and the extent of their						
	l representative to provide my entified above. My personal re		r identity of any	unnamed	benetíciaries and	d tne extent of their
	ual serving in a specific capacit t in the account identified abo				entity of any unr	named beneficiaries and
			will p	provide the	proper identity	to my Broker.

	Sub Firm:	211	Account #:	
(5) Certification				
Please selection ONE:  Original Application for Registration in Beneficiary Form Change for Registration in Beneficiary Form				
IMPORTANT: Some of the assets shown on your account statement in Conditions for more information. Assets not eligible for TOD registrat settlement procedures. Because of the complex legal and tax ramificat an appropriate component of an individual client's tax and estate plant state law and not all states have enacted or recognize such laws. CLADVISORS BEFORE ELECTING OR REVOKING A TOD ACCOUNT REGISTRATION.  Note: To establish a Transfer of Death (TOD) agreement, all account hold on behalf of a client.	ion will be distributions involved, we ming. The ability to LIENTS SHOULD ALFION.	uted to you cannot advi register sec .WAYS CON	r heirs through r se whether a TO urities accounts i SULT WITH THEI	normal probate or estate D registration is or is not in TOD form is created by R OWN LEGAL AND TAX
Primary Account Holder Signature	rint Name			Date
Secondary Account Holder Signature P	rint Name			Date
6 Spousal Consent — <i>IF APPLICABLE, ALSO SEE PAGE 1</i> If Account Owner lives in a community property jurisdiction, this section is not a joint tenant of this Account and is not named as the sole principle.	n must be complet	-	•	•
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This couthe Account Owner.	nts to any designat ke any claim again	ion of bene st the Bene	ficiaries made wh ficiary(ies) or aga	atsoever and whensoever inst us as a result of any
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This co	nts to any designat ke any claim again	ion of bener st the Bene all TOD-Eli	ficiaries made wh ficiary(ies) or aga	atsoever and whensoever inst us as a result of any
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This couthe Account Owner.	nts to any designat ke any claim again	ion of bener st the Bene all TOD-Eli	ficiaries made wh ficiary(ies) or aga gible assets in the	atsoever and whensoever inst us as a result of any
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This couthe Account Owner.	nts to any designat ke any claim again	ion of bener st the Bene all TOD-Eli	ficiaries made wh ficiary(ies) or aga gible assets in the Iress of Spouse	atsoever and whensoever inst us as a result of any
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This conthe Account Owner.  Name of Spouse (Please type or print)  Signature of Spouse Date  Required Notarization of Spouse's Signature  A notary public or other officer completing this certificate document to which this certificate is attached, and not the top the spouse of the Account Owner.	nts to any designat ke any claim again.  nsent shall apply to the state of the shall apply to the shall apply t	ion of bene st the Bene o all TOD-Eli Add City, Stat	ficiaries made wh ficiary(ies) or aga gible assets in the Iress of Spouse e	atsoever and whensoever ainst us as a result of any e Account at the Death of Zip Code
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This conthe Account Owner.  Name of Spouse (Please type or print)  Signature of Spouse  Date  Required Notarization of Spouse's Signature  A notary public or other officer completing this certificate	nts to any designat ke any claim again.  nsent shall apply to the state of the shall apply to the shall apply t	ion of bene st the Bene o all TOD-Eli Add City, Stat	ficiaries made wh ficiary(ies) or aga gible assets in the Iress of Spouse e	atsoever and whensoever ainst us as a result of any e Account at the Death of Zip Code
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This conthe Account Owner.  Name of Spouse (Please type or print)  Signature of Spouse Date  Required Notarization of Spouse's Signature  A notary public or other officer completing this certificate document to which this certificate is attached, and not the total state:  County:  County:	verifies only the	ion of bene st the Bene o all TOD-Eli Add City, Stat	ficiaries made wh ficiary(ies) or aga gible assets in the Iress of Spouse e	atsoever and whensoever ainst us as a result of any e Account at the Death of Zip Code
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This conthe Account Owner.  Name of Spouse (Please type or print)  Signature of Spouse Signature  Required Notarization of Spouse's Signature  A notary public or other officer completing this certificate document to which this certificate is attached, and not the testing of the state:  County:  Subscribed and sworn before me	verifies only the	ion of bene st the Bene o all TOD-Eli Add City, Stat	ficiaries made where ficiary (ies) or againg in the ficiary (ies) or againg in the ficiary (ies) of the individual in the ficial	atsoever and whensoever ainst us as a result of any e Account at the Death of Zip Code
that he/she is the spouse of the Account Owner noted above and conse by the Account Owner for this TOD Registration and agrees not to ma distribution to said Beneficiary(ies) pursuant to this Application. This conthe Account Owner.    Name of Spouse (Please type or print)	verifies only the	ion of bene st the Bene o all TOD-Eli Add City, Stat	ficiaries made where ficiary (ies) or againg in the ficiary (ies) or againg in the ficiary (ies) of the individual in the ficial	atsoever and whensoever sinst us as a result of any a Account at the Death of Zip Code  ual who signed the document.

# TRANSFER ON DEATH (TOD) AGREEMENT REGISTRATION OF ACCOUNTS IN BENEFICIARY FORM

The following Agreement shall govern any Transfer on Death (TOD) registration established through your introducing firm ("Broker"), carried by First Clearing

#### SECTION 1: OPENING YOUR ACCOUNT

To establish a TOD registration of your account, you must complete and submit the TOD application, and your Broker and First Clearing must accept it. Throughout this application and agreement, "We" or "Us" refers to your Broker and First Clearing. We are not required to accept instructions from any other person, including any attorney-in-fact, to establish, revoke or change a TOD registration. First Clearing may rely on any order or instruction it receives from your Broker with respect to your account without further inquiry including any order or instruction received regarding distributions to beneficiaries.

You must reside in the United States in order to establish a TOD registration. TOD registration is not available for Louisiana or non-United States residents. If you reside in or move to Louisiana or outside of the United States we have the right to terminate any TOD registration.

Only accounts owned by individuals are eligible for TOD registration. For joint accounts, TOD registration is permitted on joint accounts with rights of survivorship (including tenants by the entirety), but not on "tenants in common" joint accounts.

- Physical securities certificates
- Limited partnership interests
- · Certificated shares of mutual fund companies
- Assets held in your name at mutual fund companies
- Commodities
- Precious metals
- Annuities
- Life insurance policies

We may designate other types of prohibited assets.

#### SECTION 2: RELATIONSHIP TO OTHER AGREEMENTS

This TOD Agreement supplements any other agreement(s) relating to your account and will be governed by the laws of the State of New York. If there are inconsistencies between this TOD Agreement and other agreement(s) governing your account, the terms of this TOD Agreement will apply for issues involving your TOD registered account.

#### **SECTION 3: REVOCATION**

To revoke your TOD registration, you (and any other account owners) must complete the TOD revocation form. Your Broker will not accept a revocation through any other document or through any other person, including any attorney-in-fact. Revocation will not be effective until your Broker accepts the revocation form.

In the case of a joint account, after the death of an account owner, this Agreement shall continue to apply to an account that must be established by the surviving owner or owners unless the surviving owner or owners change or revoke this agreement by completing our revocation form. Revocation is not effective until our acceptance of the revocation form.

# SECTION 4: BENEFICIARIES - GENERAL INFORMATION

You may establish a TOD naming one or more beneficiaries who do or do not reside in the U.S. Please note that your Broker will not accept any TOD beneficiary designation where a beneficiary resides in a country that is subject to U.S. Department of Treasury Office of Foreign Asset Control ("OFAC") sanctions. Your Broker is not required to accept instructions from any other person, including any attorney-in-fact, to name or change beneficiaries.

You must provide the name, physical address, date of birth, and taxpayer identification number for any beneficiary.

If you designate a trust as a beneficiary, you must specify the date the trust was established. For any trustee you name, your designation includes any co-trustee or successor trustee. If any trust or entity is revoked or terminated before the last surviving account owner's death, your Broker will treat the trust or entity as if it were an individual who died before the last surviving account owner.

To change a beneficiary, all account owners must complete a new TOD application, and your Broker must accept it.

Your Broker will honor only the most recent beneficiary designation on file.

A beneficiary has no rights in your account until all account owners have died. From the last surviving account owner's death until the distribution of assets, all living beneficiaries will be tenants in common.

# SECTION 5: PRIMARY BENEFICIARIES

You must designate one or more primary beneficiaries to whom we will distribute your account assets upon the last surviving account owner's death.

You should designate a percentage of assets for each primary beneficiary. If you do not designate percentages, then all primary beneficiaries will share equally. If you designate percentages and the total is more than 100%, the primary beneficiaries will share in proportion to their designated percentages. If you designate percentages and the total is less than 100%, we will distribute the percentage for which no primary beneficiary is designated to the last surviving account owner's estate.

## SECTION 6: CONTINGENT BENEFICIARIES

You may but are not required to designate one or more contingent beneficiaries for your account.

A contingent beneficiary will receive a portion of the account assets of a designated primary beneficiary who dies before the last surviving account owner.

If you do not designate a contingent beneficiary or if the contingent beneficiary designation does not equal 100% for each designated primary beneficiary, and all primary beneficiaries have died, your assets or a portion of your assets, will go to the estate of the last surviving account owner, unless you have chosen otherwise pursuant to a per stirpes designation. Please consult an estate planning attorney for additional information regarding per stirpes designations.

### SECTION 7: PER STIRPES BENEFICIARY DESIGNATION

You have the option to add a per stirpes designation to your primary or contingent beneficiary designation. If you make a per stirpes designation, and the primary or contingent beneficiary, as applicable, does not survive the last surviving account owner, then any share otherwise payable to such beneficiary shall instead be paid to such beneficiary's descendants by right of representation.

In order to make a per stirpes designation, you must check the per stirpes box associated with the primary or contingent beneficiary designation, as applicable. You must also complete the PER STIRPES DESIGNATION section in the application, which designates a personal representative or an individual serving in a specific capacity to provide your Broker with the proper name(s) of any per stirpes beneficiary.

Descendants will include persons within the class living on the date of the designation as well as persons born or legally adopted after the date of the designation who are members of the class living on the date of the death of last surviving account owner. If you make a per stirpes designation and the particular primary or contingent beneficiary, as applicable, has no descendants, then the share otherwise payable to such beneficiary shall be paid to any members of the class of beneficiaries, either primary or contingent, as applicable, who survived the last surviving account holder in the proportion that their shares bear to each other. If you make a per stirpes designation, and the designation fails due to there being no descendants within an entire class of beneficiaries, either primary or contingent as applicable, the assets will be paid to the estate of the last surviving account owner. For the purposes of this section 7, beneficiaries shall include a named beneficiary or descendants of a deceased named beneficiary eligible to receive assets because of the per stirpes designation.

### SECTION 8: MINOR BENEFICIARIES

If a beneficiary is a minor, then you must designate a custodian under the Uniform Transfers to Minors Act (UTMA). If you have not nominated a custodian for a minor beneficiary, or if the custodian is unable or unwilling to accept the distribution, we may distribute your assets to an UTMA custodian who is later appointed for the minor, or to the minor's conservator or guardian. Custodians under the Uniform Gifts to Minors Act (UGMA) are not eligible to be beneficiaries or receive distributions.

# SECTION 9: DISTRIBUTIONS

After the last surviving account owner dies, no activity in your account will be permitted until the requirements below are met. Before distributing assets, your Broker must receive the following:

- a. Legal proof of death of all account owners;
- b. A copy of our distribution request form, signed by or for each beneficiary or personal representative of the last surviving owner's estate;
- c. A waiver of inheritance or estate taxes (if required under state law).

If a beneficiary is an estate, then your Broker will require (1) letters testamentary for the personal representative(s), and (2) an affidavit of domicile. If a primary beneficiary dies before the last surviving account owner, legal proof of death is required.

Once your Broker approves these documents, your assets will be distributed in kind to the beneficiaries according to the percentages in the most recent TOD application on file. Assets will not be sold in your account in order to distribute cash to your beneficiaries. Any residual dividends and interest will be distributed in accordance with the percentages designated in the most recent TOD agreement on file with us. In the case of a joint account, after the death of an owner, this agreement shall continue to apply to the account established by the surviving owner or owners unless the surviving owner or owners change or revoke this agreement.

If any primary beneficiary dies or disclaims his/her interest before the death of the last surviving account owner, that primary beneficiary's share will be distributed to (a) the corresponding contingent beneficiary, (b) the other primary beneficiaries on a pro rata basis, (c) your estate, or (d) pursuant to your per stirpes designation, depending on the option you have chosen. If you designate contingent beneficiaries and if any of the contingent beneficiaries die before the last surviving account owner, that share will be distributed to the last surviving account owner's estate unless you have chosen otherwise pursuant to your per stirpes designation. If the order of death of the last surviving account owner or any beneficiary cannot be determined, then it will be assumed that the beneficiary died first.

Your Broker may reduce or eliminate distributions if your Broker receives written notice from an account owner's estate that the assets must be used to pay the estate's expenses. In such case, the estate's personal representative may select assets to distribute to the estate.

When your Broker receives notice of the last surviving account owner's death, we will have no obligation to:

- a. Locate any beneficiary or any account owner's heirs or representatives of their estates;
- b. Notify any person of a proposed or completed transfer of your assets; or

c. Verify any information submitted by a person claiming to have an interest in your account.

## **SECTION 10: FRACTIONAL SHARES**

Your beneficiaries must instruct your Broker in writing on how to allocate fractional shares or assets subject to minimum share or amount designations. If your beneficiaries do not provide such instructions, your Broker may, but is not required to, sell all fractional or other shares and distribute the proceeds (after deducting sales commissions and expenses) according to the percentage for each beneficiary. If your Broker sells any fractional shares or other assets in your account after your death, the proceeds will be subject to backup tax withholding.

#### SECTION 11: WELLS FARGO LOAN BALANCE

If your account is pledged to secure a loan balance owed to Wells Fargo Bank, NA when the last surviving account owner dies, the outstanding loan balance must be paid in full prior to any distributions. We may, at our sole discretion, sell any and all securities in your account to satisfy any outstanding balance and your representatives or beneficiaries will not be entitled to choose which securities are sold. If the last surviving account owner is deceased, contact collateralmanager@wellsfargo.com for instruction on paying off the outstanding loan balance.

### SECTION 12: MARGIN OR DEBIT BALANCE

We have the right to reduce any distribution to beneficiaries if there are any outstanding financial obligations of the account owner, including but not limited to, any margin or debt balance. This shall include any dividends, interest, earnings or other payments associated with these account assets. We also have the right to select which assets to sell to pay the margin or debit balance prior to distribution

### SECTION 13: LIABILITY

We will not have any liability if we pay out interest or dividends after the last surviving account owner's death and the beneficiaries have not provided your Broker with all of the documents listed in Section 9 above in a timely manner.

Should the distribution of assets be delayed by the beneficiaries' failure to provide the documents listed in Section 9 above, or by a dispute or claim to your account, we will not be liable for any resulting decline in the value of your account.

Once assets from your account are distributed, we will be released fully from any liability.

We will not be liable for failing to notify you of changes in TOD law that may affect your account.

#### **SECTION 14: DISPUTES**

If we cannot determine the persons entitled to receive a distribution or their proper share, or if a dispute by a beneficiary or a beneficiary's descendants or spouse arises as to the proper distribution, or if claims to the distribution are made by creditors of the estate, surviving spouse, personal representative, heirs or others, we reserve the right to require the parties to determine their respective rights before making any distribution by court order, arbitration or any other manner acceptable to us prior to making any distribution. We have no duty to withhold the distribution of assets based on knowledge of any adverse claims unless proper written notice is given which allows us reasonable opportunity to act, and shall accept no responsibility for any transfers made pursuant to the Agreement before such notice is given.

## SECTION 15: MISCELLANEOUS

You, your estate or your successors-in-interest, including all beneficiaries and heirs, shall fully indemnify and hold First Clearing and your Broker, their agents, affiliates, successors and assigns, parent companies, subsidiaries, officers, directors, shareholders, members, employees and attorneys harmless from and against all claims, actions, costs, liabilities and damages including attorneys' fees arising out of or relating, but not limited to:

- Any conflicting designation of assets in your account by will, revocable living trust or any other instrument.
- Any written change of beneficiaries that you have made that has not been accepted by Us.
- First Clearing or your Broker making distributions upon notice of the death of the last surviving account holder.
- Any other action taken in opening and maintaining your account under this agreement or registering the securities in your account.

We make no representation as to the effectiveness of your beneficiary designations or the tax consequences of holding this account or distributing assets from it. You should seek legal or other appropriate counsel regarding all legal and tax issues related to this TOD agreement and registration.