Uninvested Cash Disclosure

Non-Interest-bearing Accounts

The Account Holder hereby appoints Digital Trust as the Account Holder's attorney-in-fact with respect to investments and distributions concerning the Account Holder's account. As part of this, among other things, the Account Holder directs Digital Trust

- 1. to deposit all cash for which the Account Holder has not already provided investment instructions into a pooled custodial deposit account or accounts with one or more third party financial organizations selected by Digital Trust at Digital Trust's sole discretion and without any further approval from the Account Holder provided that any and all such accounts qualify as common investment funds under IRC Section 408(a)(5), such deposit accounts may include without limitation negotiable order of withdrawal accounts, checking accounts, savings accounts, money market accounts, certificates of deposit or similar accounts,
- 2. to retain such interest as further compensation for the services it renders to its Account Holders and, in its sole discretion, place the funds in a non-interest-bearing pooled deposit account or accounts,
- 3. to enter into such sub-accounting agreements as may be required by the nature of the deposit accounts between the selected financial organizations and Digital Trust under which Digital Trust may receive a fee from the selected financial organizations to keep all records pertaining to the Account Holder's share of the pooled custodial accounts which fees will be retained by Digital Trust, and
- 4. to sign checks from time to time on the pooled custodial accounts which are to be honored by the financial organizations for withdrawal of Account Holder's funds from such pooled custodial accounts for distributions, investments, fees and other disbursements directed or agreed to by the Account Holder.

The Account Holder hereby indemnifies and agrees to hold such financial organization(s) harmless from following the directions received from Digital Trust on the Account Holder's behalf including but not limited to honoring checks drawn on the Account Holder's portion of the pooled custodial accounts that are written by Digital Trust.

View the fee schedule here

Additional Information

- Digital Trust may receive compensation in the form of 12b-1 fees and other types of fees
 from certain investments or their affiliates in consideration of services that it provides to
 the asset. This compensation will be paid to Digital Trust based on a service agreement
 between that entity and Digital Trust. In no case will the Account Holder be responsible for
 the payment of this compensation. The compensation paid to Digital Trust will be based on
 either a set rate per Account Holder or based on a percentage of the average daily net asset
 value of shares invested.
- Should fees go unpaid, please note that Digital Trust reserves the right to liquidate any assets, without notice, for the outstanding balance.
- Digital Trust reserves the right to charge additional amounts for certain requests.

• All fees are subject to change with 30 days' written notice.

By clicking, Account Holder is agreeing to these terms and conditions above as well as the disclosures.

Digital Trust does not provide tax, legal or investment advice. It does not endorse or recommend any agent, company, or specific investment. Any information communicated by Digital Trust is solely for educational purposes and should not be construed as tax, legal or investment advice. Consultations with tax, legal and investment professionals is advised prior to making any decisions regarding your account.