

New Account Agreement

Individual Retirement Account

Reg#
SBS#

If you have questions or need help filling out this form, call us toll-free any time at **1-800-SATURNA** (1-800-728-8762). Be sure you complete all steps or your application cannot be processed.

Mail completed forms and contributions to: (Email or fax is not accepted)

Saturna Capital 1300 N. State Street Bellingham, WA 98225

Section A. Account Type and Fundi	ng		
Account Type: Traditional			
Initial Funding Source:			
O Check - Must be imprinted with name of a	ccount owner		
O Other - describe:			_
Section B. Account Holder Informa	tion		
Primary Owner			Citizenship
Full Legal Name	Preferred Salutation (option	onal): O Mr. O Mrs. O Ms. O Dr.	-
			O US Resident Alien
	O Single O Mai	rried O Divorced O Widowed	
Social Security Number or Tax ID Number	_	Date of Birth (MM-DD	-YYYY)
ID Type: O Driver's License O Passport O Si	tate ID Other Governme	ent ID	State/Country of Issuance
A legible photocopy of the Primary Owner's driver's license	e, passport, or other government-	issued identity document is required.	
Address			
Physical / Street Address (Required - P.O. boxes are no	t accepted)		7
		T	
City	State	Zip	
Mailing Address (optional)			٦
City	State	Zip	
Preferred Phone	Alte	rnate Phone	
Email:			_

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Section C. Beneficiary DesignationMake a copy of this page if you wish to add more beneficiaries. *Note: You may not name yourself as beneficiary.*

Primary Beneficiary(ies):

Primary Beneficiary Full Legal Name	Preferred Salutati	ion (optional): O M	Ir. O Mrs. O Ms. O Dr.	Relationship	
Social Security Number or Tax ID Number			Date of Birth (MM-DD-YY		
				,	
Address				Percentage	
					%
City	State		Zip		
Preferred Phone		Alternate Phone	!		
Primary Beneficiary Full Legal Name	Preferred Salutati	ion <i>(optional)</i> : O M	Ir. O Mrs. O Ms. O Dr.	Relationship	
Social Security Number or Tax ID Number]	Date of Birth (MM-DD-YY	YYY)	
Address				Percentage	
Address				reiceiltage	0/-
City	State		Zip		%
Preferred Phone		Alternate Phone			
received in the leavest of the leaves		7 decinate i none	·		
Secondary Beneficiary(ies):					
Secondary Beneficiary Full Legal Name	Proformed Salutati	ion (ontional): O M	Ir. O Mrs. O Ms. O Dr.	Relationship	
Secondary Beneficiary Full Legar Name	Treferred Salutat	ion (optional). O ivi	J Wis. J Di.	Relationship	
Social Security Number or Tax ID Number					
Address			-	Percentage	
					%
City	State		Zip		
Preferred Phone		Alternate Phone	!		
Secondary Beneficiary Full Legal Name	Preferred Salutat	ion (ontional): O M	Ir. O Mrs. O Ms. O Dr.	Relationship	
Secondary Serienciary Fair Legar Name	Treferred Salatat	ion (optional).	3 1/113. 3 1/13. 3 2	Ticiacions.iip	
Social Security Number or Tax ID Number		[Date of Birth (MM-DD-Y)	YY)	
Address				Percentage	
					%
City	State		Zip		
Preferred Phone		Alternate Phone			

You may wish to consult your legal adviser to ensure that this form complies with your will and with your state's laws of testamentary disposition. If you have any questions about this form, please contact Saturna Capital Corporation at 1-800-SATURNA (1-800-728-8762).

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Section D. Trusted Contact (optional)

In the event of suspected financial exploitation or fraud, Saturna Capital and its affiliates are authorized to contact the Trusted Contact person and disclose information about this account to address possible financial exploitation, to confirm the specifics of your current contact information, health status, or the identity of any legal guardian, executor, trustee or holder of a power of attorney, or as otherwise permitted by regulations.

Preferred Salutation	n (optional): O Mr. O Mrs. O	Ms. O Dr. SSN or Tax ID (optional)
	Date of Birth	(MM-DD-YYYY)
State	Zip	
, ,	Alternate Phone	
	State	

Section E. Investment Selection

Investment Selection Instructions

- Step 1: Choose the funds in which you want to invest.
- Step 2: Indicate the dollar amount or percentage for each fund selection.
- **Step 3:** Please make separate checks payable to each fund selection. If selecting Self-directed Brokerage, make check payable to "Pershing LLC" and continue to Section F. For all other selections, continue to Section G.

Investment Allocation

Affiliated Funds*

Amiliated Funds*		
☐ Amana Growth Institutional	\$ or	%
Amana Developing World Institutional	\$ or	%
☐ Amana Income Institutional	\$ or	%
☐ Amana Participation Institutional	\$ or	%
Sextant Growth Z Shares	\$ or	%
Sextant International Z Shares	\$ or	%
☐ Sextant Core	\$ or	%
Sextant Global High Income	\$ or	%
Sextant Short-Term Bond	\$ or	%
Sextant Bond Income	\$ or	%
☐ Saturna Sustainable Equity	\$ or	%
☐ Saturna Sustainable Bond	\$ or	%
Non-affiliated Funds**		
☐ Self-directed Brokerage	\$ or	%
		100%

^{*} To link a bank account and/or set up automatic investment, complete the Saturna Electronic Funds Transfer Form

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^{**} To link a bank account to your self-directed brokerage account, complete the Pershing ACH Authorization Agreement Form

Section F. Brokerage Applicants

Complete the following steps only if you are opening a self-directed brokerage option within your IRA.

Disclosures Required Under the USA PATRIOT Act

Is this account for a Foreign Financial Institution (e.g., non-broker-dealer; futures merchant; commodities introducing transmitter or currency exchange?)		○ Yes ○ No
Step 1. Broker-Dealer Affiliations		
Are you an employee of Saturna Brokerage Services?		○ Yes ○ No
Are you related to an employee of Saturna Brokerage Serv	ices?	○ Yes ○ No
Employee Name:		Relationship
Employee Name.		nelationship
Are you an employee at another broker-dealer?		○ Yes ○ No
Broker-Dealer Name:		3 163 3 116
bioker-Dealer Name.		
Are you related to an employee at another broker-dealer?		O Yes O No
	Francisco a Nama	
Broker-Dealer Name:	Employee Name:	Relationship:
Are you maintaining any other brokerage accounts?		O Yes O No
Name of firm(s):		Years of investment experience:
Are you or any member of your immediate family affiliated a stock exchange or the Financial Industry Regulatory Aut		○ Yes ○ No
Employer authorization is required. Please list affiliations:		
Are you an senior officer, director, or 10% or more shareho Company Name:	lder of a public company?	○ Yes ○ No
Step 2. Cash Management		
The sweep program consists of sweep options, which included and should contact Saturna Brokerage Services program.		
Once a sweep option is elected, any free credit balance in selected and any debits in your brokerage account will als the sweep product sufficient to cover the debit balance.		
Saturna may receive distribution assistance payments or o	ther fees from products made available on th	e cash sweep platform.
(Select only one)		
Money Market Fund:	Other:	
O Dreyfus Treasury & Agency Cash Management (DTVX	X) O Cash	
O Dreyfus Government Cash Management (DGVXX)	O Dreyfus FDIC Insured De	posit (DIDE)

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Section G. Signature

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

BY SIGNING THIS DOCUMENT, I ACKNOWLEDGE AND AGREE THAT THIS AGREEMENT CONTAINS A PREDISPUTE ARBITRATION CLAUSE, IN PARAGRAPHS 12 AND 13 ON PAGE 6. I HEREBY ACKNOWLEDGE RECEIPT OF THIS NEW ACCOUNT AGREEMENT WITH PREDISPUTE ARBITRATION CLAUSE THEREIN.

By signing this document, I certify that:

- I have full right, power, authority and legal capacity to establish an Individual Retirement Account and to make the investments selected.
- I understand and agree to all terms and conditions set forth in this Saturna Capital Individual Retirement Account Application and Custodial Agreement.
- I have read and understood the IRA Brochure (Disclosure Statement) at least seven days prior to my signing this document.
- I authorize Saturna Capital and/or its affiliates (Saturna Trust
 Company, Saturna Brokerage Services, Saturna Investment Trust,
 and/or Amana Mutual Funds Trust, together "Saturna") to verify
 my identity through an identity verification service and to use
 information provided by that service to determine whether to
 establish my account, or, once my account is opened, whether to
 maintain my account or limit services. If, after making reasonable
 efforts, Saturna is unable to verify my identity, I understand
 Saturna is authorized to take any action permitted by law,
 including closing my account and redeeming my account at the
 net asset value calculated the day the account is closed.
- I authorize telephone and/or internet exchange and redemption services to be automatically activated when my account is opened. I will contact Saturna in writing to terminate these services. Additional documents may be required.
- I authorize Saturna and its employees to act on any instructions believed to be genuine for any service authorized on this form.
 Saturna has reasonable procedures to verify the identity of the shareowner and when these procedures are followed, Saturna and its employees are not liable for losses that may occur from acting on such instructions.
- I have read and agree to be bound by the terms of the Prospectus(es) or Summary Prospectus(es) of the mutual fund(s) I have selected.
- I understand that my property may be transferred to the appropriate state if no activity occurs in the account within the time period specified by state law.
- · I understand no share certificates will be issued.
- I certify, under penalties of perjury, that my Social Security
 Number is correct and that I am not subject to backup
 withholding under the provisions of § 3406(a)(1)(C) of the Internal
 Revenue Code.

TO: FINANCIAL ORGANIZATION AND ITS ASSIGNS

- PROVISIONS IN THE EVENT OF FAILURE TO PAY OR DELIVER
 Whenever I do not, on or before the settlement date, pay in full for
 any security purchased for my account, or deliver any security sold
 for such account, you are authorized (subject to the provisions of
 any applicable statute, rule, or regulation):
 - A. Until payment or delivery is made in full, to pledge, repledge, hypothecate, or rehypothecate, without notice, any or all securities which you or your clearing agent may hold for me,

- separately or in common with other securities or commodities or any other property, for the sum then due or for a greater or lesser sum and without retaining in your possession and control for delivery a like amount of similar securities.
- B. To sell any or all securities which you or your clearing agent may hold for me, to buy any or all securities required to make delivery for my account, or to cancel any or all outstanding orders or commitments for my account.

2. CANCELLATION PROVISIONS

You are authorized, in your discretion, should I die or should you for any reason whatever deem it necessary for your protection, without notice, to cancel any outstanding orders in order to close out my accounts, in whole or in part, or to close out any of the commitments made on my behalf.

3. GENERAL PROVISIONS

Any sale, purchase, or cancellation authorized hereby may be made according to your judgment and at your discretion on the exchange or other market where such business is then usually transacted, at public auction, or at private sale without advertising the same and without any notice, prior to tender, demand, or call. You may purchase the whole or any part of such securities free from any right of redemption, and I shall remain liable for any deficiency. It is further understood that any notice, prior to tender, demand, or call, from you shall not be considered a waiver of any provision of this agreement. I shall include any person executing this agreement. With my signature on this document, I authorize any free credit balance in my account to be automatically invested into the sweep product elected, unless I instruct my Broker-Dealer differently. Pershing LLC is further authorized to rely on instructions that I give to my financial organization regarding my sweep elections. I agree, that my sweep option may be changed, including changes between money market funds and bank deposit products, with prior notification to me.

4. SUCCESSORS

This agreement and its provisions shall be continuous, and shall inure to the benefit of your present organization, and any successor organization or assigns, and shall be binding upon me and/or the estate, executors, administrators, and assigns of my account.

5. AGE

I, if an individual, represent that I am of full age.

6. INTEREST IN ACCOUNT

No one except me has an interest in any of my accounts with you unless such interest is revealed in the title of such account, and in any case, I have the interest indicated in such title.

7. ORDERS AND STATEMENTS

Reports of the execution of orders and statements of my account shall be conclusive if not objected to in writing, the former within two days and the latter within 10 days, after forwarding by you to me by mail or otherwise.

8. EXTRAORDINARY EVENTS

You shall not be liable for loss or delay caused directly or indirectly

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by war, natural disasters, government restrictions, exchange, or market rulings, or other conditions beyond your control.

9. FEES AND CHARGES

I agree to the fees and charges on the fee schedule received by me. You may change the fee schedule from time to time.

10. ADDRESS

Communications may be sent to me at my current address which is on file at your office, or at such other address as I may hereafter give you in writing. All communications so sent, whether by mail, electronically, or otherwise, shall be deemed given to me personally, whether actually received or not.

11. RECORDING CONVERSATIONS

I understand and agree that for our mutual protection you may electronically record any of my telephone conversations.

12. ARBITRATION DISCLOSURES

Primary Owner or Custodian

THIS AGREEMENT CONTAINS A PREDISPUTE ARBITRATION CLAUSE. BY SIGNING AN ARBITRATION AGREEMENT THE PARTIES AGREE AS FOLLOWS:

- ALL PARTIES TO THIS AGREEMENT ARE GIVING UP THE RIGHT TO SUE EACH OTHER IN COURT, INCLUDING THE RIGHT TO A TRIAL BY JURY, EXCEPT AS PROVIDED BY THE RULES OF THE ARBITRATION FORUM IN WHICH A CLAIM IS FILED.
- ARBITRATION AWARDS ARE GENERALLY FINAL AND BINDING;
 A PARTY'S ABILITY TO HAVE A COURT REVERSE OR MODIFY AN ARBITRATION AWARD IS VERY LIMITED.
- THE ABILITY OF THE PARTIES TO OBTAIN DOCUMENTS, WITNESS STATEMENTS, AND OTHER DISCOVERY IS GENERALLY MORE LIMITED IN ARBITRATION THAN IN COURT PROCEEDINGS.
- THE ARBITRATORS DO NOT HAVE TO EXPLAIN THE REASON(S) FOR THEIR AWARD, UNLESS, IN AN ELIGIBLE CASE, A JOINT REQUEST

- FOR AN EXPLAINED DECISION HAS BEEN SUBMITTED BY ALL PARTIES TO THE PANEL AT LEAST 20 DAYS PRIOR TO THE FIRST SCHEDULED HEARING DATE.
- THE PANEL OF ARBITRATORS WILL TYPICALLY INCLUDE A MINORITY OF ARBITRATORS WHO WERE OR ARE AFFILIATED WITH THE SECURITIES INDUSTRY.
- THE RULES OF SOME ARBITRATION FORUMS MAY IMPOSE TIME LIMITS FOR BRINGING A CLAIM IN ARBITRATION. IN SOME CASES, A CLAIM THAT IS INELIGIBLE FOR ARBITRATION MAY BE BROUGHT IN COURT.
- THE RULES OF THE ARBITRATION FORUM IN WHICH THE CLAIM IS FILED, AND ANY AMENDMENTS THERETO, SHALL BE INCORPORATED INTO THIS AGREEMENT.

13. ARBITRATION AGREEMENT

ANY CONTROVERSY BETWEEN YOU OR PERSHING (SATURNA'S CLEARING BROKER) AND SATURNA BROKERAGE SERVICES SHALL BE SUBMITTED TO ARBITRATION BEFORE AND ONLY BEFORE THE FINANCIAL INDUSTRY REGULATORY AUTHORITY. NO PERSON SHALL BRING A PUTATIVE OR CERTIFIED CLASS ACTION TO ARBITRATION, NOR SEEK TO ENFORCE ANY PREDISPUTE ARBITRATION AGREEMENT AGAINST ANY PERSON WHO HAS INITIATED IN COURT A PUTATIVE CLASS ACTION; OR WHO IS A MEMBER OF A PUTATIVE CLASS WHO HAS NOT OPTED OUT OF THE CLASS WITH RESPECT TO ANY CLAIMS ENCOMPASSED BY THE PUTATIVE CLASS ACTION UNTIL; (I) THE CLASS CERTIFICATION IS DENIED; (II) THE CLASS IS DECERTIFIED; OR (III) THE CUSTOMER IS EXCLUDED FROM THE CLASS BY THE COURT. SUCH FORBEARANCE TO ENFORCE AN AGREEMENT TO ARBITRATE SHALL NOT CONSTITUTE A WAIVER OF ANY RIGHTS UNDER THIS AGREEMENT EXCEPT TO THE EXTENT STATED HEREIN. THE LAWS OF THE STATE OF WASHINGTON GOVERN.

Print Name Date (MM-DD-YYYY): Signature Please note: Saturna cannot accept digital signatures. For Broker-Dealer Use Only Investment Professional Printed Name Date (MM-DD-YYYY): Signature X Principal Printed Name Date (MM-DD-YYYY):

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5305

(Rev. April 2017) Department of the Treasury Internal Revenue Service

Traditional Individual Retirement Trust Account

(Under section 408(a) of the Internal Revenue Code)

Do not file with the Internal Revenue Service

internal nevenue Service		
Name of grantor	Date of birth of grantor	Account number
Address of grantor		
		Check if amendment ▶ □
Name of trustee	Address or principal place of business of trustee	
Saturna Trust Company	1300 N. State St., Bellingham, WA 982	225
The grantor named above is establishing a traditional in the support of his or her beneficiaries after death.	ndividual retirement account under section 408(a) to pr	rovide for his or her retirement and for
The trustee named above has given the grantor the dis	sclosure statement required by Regulations section 1.4	.08-6.
The grantor has assigned the trust	dolla	rs (\$) in cash.
The grantor and the trustee make the following agreem		

Article I

Except in the case of a rollover contribution described in section 402(c), 403(a)(4), 403(b)(8), 408(d)(3), or 457(e)(16), an employer contribution to a simplified employee pension plan as described in section 408(k) or a recharacterized contribution described in section 408A(d)(6), the trustee will accept only cash contributions up to \$5,500 per year for 2013 through 2017. For individuals who have reached the age of 50 by the end of the year, the contribution limit is increased to \$6,500 per year for 2013 through 2017. For years after 2017, these limits will be increased to reflect a cost-of-living adjustment, if any.

Article II

The grantor's interest in the balance in the trust account is nonforfeitable.

Article III

- 1. No part of the trust account funds may be invested in life insurance contracts, nor may the assets of the trust account be commingled with other property except in a common trust fund or common investment fund (within the meaning of section 408(a)(5)).
- 2. No part of the trust account funds may be invested in collectibles (within the meaning of section 408(m)) except as otherwise permitted by section 408(m)(3), which provides an exception for certain gold, silver, and platinum coins, coins issued under the laws of any state, and certain bullion.

Article IV

- 1. Notwithstanding any provision of this agreement to the contrary, the distribution of the grantor's interest in the trust account shall be made in accordance with the following requirements and shall otherwise comply with section 408(a)(6) and the regulations thereunder, the provisions of which are herein incorporated by reference.
- 2. The grantor's entire interest in the trust account must be, or begin to be, distributed not later than the grantor's required beginning date, April 1 following the calendar year in which the grantor reaches age 70½. By that date, the grantor may elect, in a manner acceptable to the trustee, to have the balance in the trust account distributed in:
 - (a) A single sum or
 - (b) Payments over a period not longer than the life of the grantor or the joint lives of the grantor and his or her designated beneficiary.
 - 3. If the grantor dies before his or her entire interest is distributed to him or her, the remaining interest will be distributed as follows:
 - (a) If the grantor dies on or after the required beginning date and:
- (i) The designated beneficiary is the grantor's surviving spouse, the remaining interest will be distributed over the surviving spouse's life expectancy, as determined each year until such spouse's death, or over the period in paragraph (a)(iii) below if longer. Any interest remaining after the spouse's death will be distributed over such spouse's remaining life expectancy as determined in the year of the spouse's death and reduced by 1 for each subsequent year, or, if distributions are being made over the period in paragraph (a)(iii) below, over such period.
- (ii) The designated beneficiary is not the grantor's surviving spouse, the remaining interest will be distributed over the beneficiary's remaining life expectancy as determined in the year following the death of the grantor and reduced by 1 for each subsequent year, or over the period in paragraph (a)(iii) below if longer.
- (iii) There is no designated beneficiary, the remaining interest will be distributed over the remaining life expectancy of the grantor as determined in the year of the grantor's death and reduced by 1 for each subsequent year.
- (b) If the grantor dies before the required beginning date, the remaining interest will be distributed in accordance with paragraph (i) below or, if elected or there is no designated beneficiary, in accordance with paragraph (ii) below:
- **4.** If the grantor dies before his or her entire interest has been distributed and if the designated beneficiary is not the grantor's surviving spouse, no additional contributions may be accepted in the account.
- (i) The remaining interest will be distributed in accordance with paragraphs (a)(ii) and (a)(ii) above (but not over the period in paragraph (a)(iii), even if longer), starting by the end of the calendar year following the year of the grantor's death. If, however, the designated beneficiary is the grantor's surviving spouse, then this distribution is not required to begin before the end of the calendar year in which the grantor would have reached age 70½. But, in such case, if the grantor's surviving spouse dies before distributions are required to begin, then the remaining interest will be distributed in accordance with paragraph (a)(ii) above (but not over the period in paragraph (a)(iii), even if longer), over such spouse's designated beneficiary's life expectancy, or in accordance with paragraph (ii) below if there is no such designated beneficiary.
 - (ii) The remaining interest will be distributed by the end of the calendar year containing the fifth anniversary of the grantor's death.
- **5.** The minimum amount that must be distributed each year, beginning with the year containing the grantor's required beginning date, is known as the "required minimum distribution" and is determined as follows.

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using the grantor's (or, if applicable, the grantor and spouse's) attained age (or ages) in the year.

(a) The required minimum distribution under paragraph 2(b) for any year, beginning with the year the grantor reaches age 70½, is the grantor's account value at the close of business on December 31 of the preceding year divided by the distribution period in the uniform lifetime table in Regulations section 1.401(a)(9)-9. However, if the grantor's designated beneficiary is his or her surviving spouse, the required minimum distribution for a year shall not be more than the grantor's account value at the close of business on December 31 of the preceding year divided by the number in the joint and last survivor table in Regulations section 1.401(a)(9)-9. The required minimum distribution for a year under this paragraph (a) is determined

- (b) The required minimum distribution under paragraphs 3(a) and 3(b)(i) for a year, beginning with the year following the year of the grantor's death (or the year the grantor would have reached age 70½, if applicable under paragraph 3(b)(i)) is the account value at the close of business on December 31 of the preceding year divided by the life expectancy (in the single life table in Regulations section 1.401(a)(9)-9) of the individual specified in such paragraphs 3(a) and 3(b)(i).
- (c) The required minimum distribution for the year the grantor reaches age 70½ can be made as late as April 1 of the following year. The required minimum distribution for any other year must be made by the end of such year.
- 6. The owner of two or more traditional IRAs may satisfy the minimum distribution requirements described above by taking from one traditional IRA the amount required to satisfy the requirement for another in accordance with the regulations under section 408(a)(6).

Article V

- 1. The grantor agrees to provide the trustee with all information necessary to prepare any reports required by section 408(i) and Regulations sections 1.408-5 and 1.408-6.
 - 2. The trustee agrees to submit to the Internal Revenue Service (IRS) and grantor the reports prescribed by the IRS.

Article VI

Notwithstanding any other articles which may be added or incorporated, the provisions of Articles I through III and this sentence will be controlling. Any additional articles inconsistent with section 408(a) and the related regulations will be invalid.

Article VII

This agreement will be amended as necessary to comply with the provisions of the Code and the related regulations. Other amendments may be made with the consent of the persons whose signatures appear below.

Article VIII

Article VIII may be used for any additional provisions. If no other provisions will be added, draw a line through this space. If provisions are added, they must comply with applicable requirements of state law and the Internal Revenue Code and may not imply that they have been reviewed or preapproved by the IRS.

Grantor's signature		Date	
Trustee's signature		Date	
Witness' signature		Date	
	(Use only if signature of the grantor or the trustee is required to be witnessed)		

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Form 5305 is a model trust account agreement that meets the requirements of section 408(a). However, only Articles I through VII have been reviewed by the IRS. A traditional individual retirement account (traditional IRA) is established after the form is fully executed by both the individual (grantor) and the trustee. To make a regular contribution to a traditional IRA for a year, the IRA must be established no later than the due date (excluding extensions) of the individual's income tax return for the year. This account must be created in the United States for the exclusive benefit of the grantor and his or her beneficiaries.

Do not file Form 5305 with the IRS. Instead, keep it with your records.

For more information on IRAs, including the required disclosures the trustee must give the grantor, see **Pub. 590-A**, Contributions to Individual Retirement Arrangements (IRAs), and **Pub. 590-B**, Distributions from Individual Retirement Arrangements (IRAs).

Definitions

Trustee. The trustee must be a bank or savings and loan association, as defined in section 408(n), or any person who has the approval of the IRS to act as trustee.

Grantor. The grantor is the person who establishes the trust account.

Traditional IRA for Nonworking Spouse

Form 5305 may be used to establish the IRA trust for a nonworking spouse.

Contributions to an IRA trust account for a nonworking spouse must be made to a

separate IRA trust account established by the nonworking spouse.

Specific Instructions

Article IV. Distributions made under this article may be made in a single sum, periodic payment, or a combination of both. The distribution option should be reviewed in the year the grantor reaches age 70½ to ensure that the requirements of section 408(a)(6) have been met.

Article VIII. Article VIII and any that follow it may incorporate additional provisions that are agreed to by the grantor and trustee to complete the agreement. They may include, for example, definitions, investment powers, voting rights, exculpatory provisions, amendment and termination, removal of the trustee, trustee's fees, state law requirements, beginning date of distributions, accepting only cash, treatment of excess contributions, prohibited transactions with the grantor, etc. Attach additional pages if necessary.

Form **5305** (Rev. 4-2017)



Banking Authorization (EFT) and Automatic Investment Form

Use this form to link your bank account to your Saturna account and/or set up periodic investment.

A. Client Information				
Account Owner / Custodian / Name of	f Trust			
Full Legal Name			Date of Birth (MM-DD-	-YYYY)
Joint Owner / Minor / Authorized Sign	ner (if applicable)			
Full Legal Name			Date of Birth (MM-DD	-YYYY)
Account Number Email	Preferred Phone		Mail or fax completed Saturna Capital P.O. Box N	d forms to:
Lillan			Bellingham, WA 983 Fax: (360) 734-0755	
			rax: (300) 734-0733	
B. Bank Information				
☐ Add new bank account If a linked bank	nk account already exist	s, please choose option be	low:	
☐ Keep pre	viously linked bank acco	ount and add additional ba	nk account	
☐ Remove 6	existing bank account(s)	and replace with new ban	k account	
Bank Name				
			Checking	Savings
ABA / Routing number		Account number		
Owner's Name(s) on Bank Account				

Please allow at least three (3) business days for processing. Supporting bank documentation must be submitted with your request.

Acceptable supporting documentation for a bank account includes:

- * MICR encoded check with the full account name imprinted (temporary checks are not accepted)
- * Bank account statement including the full account name, full account number, and bank name
- * Letter written by an employee of the bank providing the full account name, number and routing number. This letter must be on bank letterhead and signed by an authorized employee of your bank.

At least one name on the bank account must match one of the Saturna account holders.

John A. Smith 1300 N. State Street Bellingham, WA 98225 (360) 594-9900	Bank of YourTown	April 1 20	0306774 99-9/99999 xx 999
PAY TO THE ORDER OF	VOID	\$	
MEMO: For Acct#	PLR XXXXXX	774	

EFT-AUTH-20220311-P

C. Automated Investment Plan (optional)

Complete this section to initiate automated periodic investments into your account.

	\$25 Minimum Per Fund after initial minimum	Specify	/ Period	Start Date (MM-DD-YYYY)
Amana Income	\$	☐ Monthly	☐ Quarterly	
Amana Growth	\$	☐ Monthly	☐ Quarterly	
Amana Developing World	\$	☐ Monthly	☐ Quarterly	
Amana Participation	\$	☐ Monthly	☐ Quarterly	
Sextant Growth	\$	☐ Monthly	☐ Quarterly	
Sextant International	\$	☐ Monthly	☐ Quarterly	
Sextant Core	\$	☐ Monthly	☐ Quarterly	
Sextant Global High Income	\$	☐ Monthly	☐ Quarterly	
Sextant Short-Term Bond	\$	☐ Monthly	☐ Quarterly	
Sextant Bond Income	\$	☐ Monthly	☐ Quarterly	
Idaho Tax-Exempt Fund	\$	☐ Monthly	☐ Quarterly	
Saturna Sustainable Equity	\$	☐ Monthly	☐ Quarterly	
Saturna Sustainable Bond	\$	☐ Monthly	☐ Quarterly	

Form must be received with enough processing time prior to selected "start date" or automated investments will begin the following month. If no start date is chosen, automatic payments will start being processed on the 21st day of each month. To cancel or change periodic investments, please call 1-800-SATURNA.

D. Signatures

By signing this form, I authorize Saturna Capital to add or change the bank account linked to my Saturna Capital accounts to purchase shares or send redemption proceeds via EFT. If I completed Section C, I acknowledge that I have received and read a current prospectus and agree to be bound by its terms. If my banking instructions have changed, there will be a 15 day hold on redemptions via EFT. There is no fee to use the EFT service through Saturna Capital, although other financial institutions may charge transaction fees.

Any changes to joint accounts require the signatures of both account owners.

Establishing a standing authorization is required to transfer funds electronically between my Saturna account and my account at another United States financial institution. It is the policy of Saturna Capital to use consumer reports in connection with establishing an electronic fund transfer service and for any other authorized purpose outlined in the FCRA [15 U.S.C.§ 1681b]. Such inquiries into a consumer report will be used for legitimate business purposes, where it is necessary for establishing electronic fund transfers in connection with a business transaction that is initiated by me or to review an

account to determine whether I continue to meet the terms of the account. Any other purposes will be in accordance with Saturna's privacy statement

By signing this form, I authorize Saturna to disclose information and receive information from a third-party consumer reporting agency, in connection with my request to establish electronic fund services.

In the event my request is denied, or the services are suspended or closed on the basis, in whole or in part, from the information in the consumer report, Saturna Capital will provide a notice of adverse action to me. Written and/or electronic notices will contain the following information:

- · Summary of my rights under FCRA
- Adverse action was based on information in the consumer report;
- · Consumer reporting agency did not make the decision.
- Consumer reporting agency name, address, and telephone number
- Consumer's right to obtain a free consumer report within 60 days;
 and
- Consumer's right to dispute the accuracy or completeness of information contained in the consumer report

Signature	Date	
Joint Signature	Date	