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What Self Directed IRA Custodians Aren't Telling You and Other Self Directed IRA Mistakes

Hello,

I'm Richard Geller, CEO and operating manager of <u>FinancialSuccessInstitue.org</u>. If you are not already a regular reader and subscriber of the vital information and resources provided by the Institute, I encourage you to visit the website and signup now at: <u>FinancialInvestmentInstitute.org</u>. The Institute is constantly researching and pointing out new high paying alternative investments that you can hold securely in a self directed IRA or 401K.

In this issue of our newsletter, we focus on trouble investors might encounter if they are not fully informed about a few perils that exist if vou don't fully controlled your self directed IRA or 401K. It's not difficult to avoid these problems but you need to first know about them. An important goal of the Institute is keeping you fully informed of what you can and should do to protect your self directed IRA or 401K. Please read the important information in this issue and contact a competent retirement professional if you think you have encountered any of these pitfalls. You can also visit us at FinancialInvestmentInstitute.org to leave general questions. However, we cannot give direct advice because we don't know the details of your situation or all the laws in your state regarding securities and investments.

Thanks and Happy Investing

Richard Geller

self directed IRA custodian - are they exposing your IRA to a terrible danger?

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Self Directed IRA Custodian – what they SHOULD be telling you but they're NOT

An IRA requires a custodian. The custodian is in essence the trustee. They are in charge of holding your IRA assets.

You the owner of the IRA don't get to hold your own assets.



Where's the self directed IRA custodian mess? Anyone see a clean mop? photo courtesy of flickr.com/photos/booleansplit/

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A self directed IRA is a bit different. The idea of the self directed IRA is that you the owner should be able to control your assets. But you don't really get to hold them and you certainly don't get ultimate control.

The self directed IRA custodian must approve whatever you do.

The problem is that the self directed IRA is a stretch in law anyway. The tax code never envisioned a self directed IRA custodian who would let you make your own investment decisions. So the self directed IRA custodian layers on an LLC.

Self directed IRA custodian LLC

The custodian sets up an LLC that is owned by the IRA and you can have the right to manage the LLC. An LLC is pretty flexible, almost the ultimate in flexibility as to how it is owned, how profits and losses are distributed, and how it is managed.

The trouble is that it is all too easy to invest your self directed IRA and make a major mistake:

Beware the personal guarantee trap for your self directed IRA

One of the biggest mistakes you can make is to personally guarantee anything having to do with your self directed IRA.

If you are managing the LLC that is owned by your self directed IRA then you can't personally guarantee any sort of debt by that LLC.

This is a huge pitfall in the self directed IRA custodian don't tell you about. If you sign a brokerage application that specifies any sort of personal guarantee, you're sunk.

And your IRA is then treated as "fully distributed." For instance, one brokerage agreement that all IRA holders must sign says:

You reserve the right to require full payment, or an acceptable equity deposit, prior to the acceptance of any order. I will have the required cash, available funds or equity in my Account prior to the execution and/or settlement of a purchase or short sale transaction, and the required securities in my Account prior to the execution and/or settlement of a long sale. If I do not have sufficient funds or securities in my Account, you have the right to liquidate or buy in securities at my expense, and I will be responsible for any cost or loss.

f. Payment of Indebtedness Upon Demand. I will be liable for the payment upon your demand of any obligations owing in my Account, including the reasonable costs incurred in collecting such amounts.

It is possible that this may constitute a personal guarantee of an IRA balance, and therefore make the entire IRA "fully distributed" under the IRS code.

Not good.

Owning gold inside an LLC in your self directed IRA may make it a collectible

In private letter ruling 200217059 the IRS said:

Sections 408(m)(2)(C) and 408(m)(2)(D) of the Code define collectible, for purposes of section 408(m) of the Code, as including any metal or gem and any stamp or coin, respectively. The only exception to classifying bullion as a collectible, for purposes of section 408(m), relates to any gold, silver, platinum, or palladium bullion of a fineness equal to or exceeding the minimum fineness that a contract market requires for metals which may be delivered in satisfaction of a regulated futures contract, if such bullion is in the physical possession of a trustee. This limited exception applies only if a certain type of bullion is in the physical possession of the IRA trustee. In this case, all of the bullion coins and bullion bars at issue are in the physical possession of Company M or Company N, not the IRA trustee. As a result, this exception is inapplicable.

A word to the wise is to ask your self directed IRA custodian about owning gold or silver inside an LLC if that is what you are doing. I can't give you tax or legal advice and we do our best to be accurate but anything we say here could be wrong, could not apply in your case, or could be a matter of opinion where our opinion differs from that of a judge or tax court or hearing officer. Just keep it in mind.



Your self directed IRA custodian isn't all seeing and all knowing. What if they are making a terrible mistake with your IRA? Could that have severe tax consequences you are unaware of at this point? photo courtesy of flickr.com/photos/naq/

These are only a few of the pitfalls of the self directed IRA custodian isn't telling you about. I would get a copy of our comprensive report on the IRA vs. the 401K and you can see how a self directed 401K can offer much superior investment, tax treatment and asset protection than a self directed IRA.

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Don't get a self directed IRA until you read this dangerous report!

written by Richard in Free Reports



We've gone to some of the foremost experts who make their money AWAY from Wall Street to put together this report showing you how you can possibly convert to a MUCH better retirement account option that most people don't know about

- Pool most/all of your present IRAs into one "super account"
- Buy rental properties, mortgage notes, or your dream home INSIDE your retirement account
- Get tax free income for life with MUCH higher potential returns than you'll ever get from an annuity
- Buy and HOLD gold and silver coins so you have them PHYSICALLY in your possession, but they are owned inside your retirement account
- Works even if you have a J-O-B, even if your J-O-B already has a 401K for you

For more self directe IRA and 401K information and resources, visit <u>FinancialSuccessInstitute.org</u> today!

Self Directed IRA Mistakes People Make That Can Cost You Big Money

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There are three major mistakes that people make with their self directed IRA.



Don't make these self directed IRA mistakes. Photo courtesy of flickr.com/photos/iamtekn/

A lot of self directed IRA custodian don't seem to keep the IRA holder from making these mistakes either. And I think there will be a lot of problems as a result.

Mistake #1: personal guarantees with a self directed IRA

You cannot personally guarantee anything in a self directed IRA or self directed 401K.

Most people say, "fine, I won't."

Then they open a brokerage account and it will have a personal guarantee as part of the agreement. It will stipulate asmost do that any shortage or deficiency in an account will be met personally. Like this one from a major brokerage:

f. Payment of Indebtedness Upon Demand. I will be liable for the payment upon your demand of any obligations owing in my Account, including the reasonable costs incurred in collecting such amounts.

Oops!

There goes your self directed IRA, up in flames. And that means that potentially ALL your IRA holdings are now considered fully distributed by the IRS with huge tax payments and penalties owing.

And then there's this big mistake...

Mistake #2: owning the run type of gold or silver or other assets or owning it the wrong way

Yes you can own gold or silver in an IRA. But you have to be careful you don't fall afoul of the prohibition on owning "collectibles" in your self directed retirement account.

Bullion must be a certain type. It can be either current US minted coins such as American Eagles, or it can be bullion of the fineness and type that is used for delivery by futures exchanges. Anything else is not allowed.

And, the bullion must be physically held by the trustee. Not by an LLC or other entity that may be in turn held by the IRA. Otherwise, you may have trouble.

And the third major mistake...

Mistake #3: doing business with related parties

You can't benefit form your self directed IRA. Your direct relatives as defined by the IRS code can't benefit. You can't do business in a business that your self directed IRA owns. You can't live in a vacation home that your self directed IRA owns.

There is a limited exception for managing real estate yourself that your self directed real estate IRA holds. But that's it.

This is a very common violation that results in a prohibited transaction and that can bring the IRS down on your self directed IRA and result in a catastrophe.

Now, if you want to avoid all this you will want to go the solo 401K way. The Checkbook Retirement Plan solo 401K is much more forgiving and lets you do a lot more things than a self directed IRA. If you become familiar with the solo 401K you will not want to keep your IRAs but will want them to rollover into your own solo 401K instead.

Visit

FinancialSuccessInstitue.org

today for more information and other resources!