

ACCOUNT REGISTRATION

New Account Application

Please make check payable to: Aquila Group of Funds and mail completed application to one of the following addresses:

Regular Mail: Aquila Group of Funds, P.O. Box 534428, Pittsburgh, PA 15253-4428

Overnight Mail: Aquila Group of Funds, Attention: 534428, 500 Ross Street, 154-0520, Pittsburgh, PA 15262

Customer Identification Program ("CIP") regulations issued under the USA Patriot Act require financial institutions to obtain and verify certainidentifying information from each person or entity that opens a mutual fund account. What this means for you: When you open an account, we will ask for your name, address, date of birth and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents. We may not be able to establish an account, or we may close your existing account and/or redeem your shares involuntarily, if you do not provide sufficient information within the relevant time periods. The Financial Crimes Enforcement Network ("FinCEN") rule addressing "Customer Due Diligence Requirements for FinancialInstitutions" also requires mutual funds to obtain and verify that information. It also requires we record the identity of beneficial owners of legal entity customers and government entities. Legal entity customers and government entities are required to complete a Certification of Beneficial Owners.

☐ Individual ☐ Joint Account (Joint accounts will be joint tenant		er of Attorney (POA) (if applicable) of survivorship unless oth	☐ Transfer on Death (TOD) (Must also complete TOD registration request form) erwise specified) PLEASE PRINT
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First Name	M.I.	Last Name	Date of Birth (mm / dd / yyyy)
First Name of Joint Owner or POA or TOD	M.I	Last Name	Date of Birth (mm / dd / yyyy)
1 st Owner's Social Security Number * Please remember to complete your address information	tion in section 2		oint Owner's or POA's or TOD's Social Security Number
☐ Custodial Account for a Minor (U	JGMA/UTN	1A)	PLEASE PRINT
Custodian's First Name	M.I.	Last Name	Custodian's Date of Birth (mm / dd / yyyy)
Custodian's Social Security Number			
As Custodian for Minor's Name		under t	heUniform Gift/Transfers to Minors Act. State
Minor's Social Security Number			Minor's Date of Birth (mm / dd / yyyy)
☐ Trust Account A copy of the first and last page of the Social Security number, date of birth, a			st that includes the full name, signature, **PLEASE PRINT**
Trust Name	Trust Taxpayo	er Identification Number (TIN)	Date of Trust (mm / dd / yyyy)
Name of Trustee or Authorized Signer	Social Securit	y Number	Date of Birth (mm / dd / yyyy)
Name of Joint Trustee or Authorized Signer Attach separate sheets if more than two persons.	Social Securit	y Number	Date of Birth (mm / dd / yyyy)

☐ Government Entity and Government Plan Please check the box above to indicate that the government entity's participant-directed plan	e investment is i			f, a government en	tity; or is part of a PLEASE PRINT
If yes, provide the name of the government entity, plan or progra	m, and jurisdiction	n (i.e. City, Count	ty, and State)		
☐ Corporation (Attach copy of the Certified Articl☐ Partnership (Attach copy of the Partnership Agr☐ LLC (Attach copy of the LLC Agreement.)		ion and busines	ss license, if applic	able, of the corpor	ation.)
☐ Other Entity (Attach copy of the Corporate Res	olution.)				PLEASE PRINT
Name of Corporation, Partnership, LLC, Government Entity, Gov	ernment Plan, or o	ther Entity			
Taxpayer Identification Number (TIN)	Authorized Indi	ividual		Title	
Legal Entity Customers and Government Entities and complete the Certification of Beneficial Own					neficial owner(s)
2. ACCOUNT ADDRESS*					
Physical Street Address of Residence (Not a P.O. Box address)		City	State	Zip Code	
Mailing Address (if different from above)		City	State	Zip Code	
() Cell Phone Number	()			
Cell Phone Number	Alte	rnate Phone Num	lber		
Email Address					
*A physical address is needed for each individual or enattach a separate sheet listing the information.	ntity on the acco	unt for CIP pur	poses. If additiona	l room is needed f	or addresses, please
3. INVESTMENT SELECTION					

Fund Selection (\$1,000 minimum initial investment for all funds)

Please note that classes I & Y are not listed as they may only be purchased through a financial intermediary. (IF NO SHARE CLASS IS INDICATED, INVESTMENT WILL AUTOMATICALLY BE MADE IN CLASS A SHARES)

Fund Name	Investment <u>Amount</u>	Class A Shares Front-Payment Class (Fund Number)	Class C Shares Level-Payment Class (Fund Number)
Aquila Tax-Free Trust of Arizona	\$	(505)	(605)
Aquila Tax-Free Fund of Colorado	\$	(504)	□ (604)
Hawaiian Tax-Free Trust	\$	(507)	□ (607)
Aquila Churchill Tax-Free Fund of Kentucky	\$	(506)	(606)
Aquila Tax-Free Trust of Oregon	\$	(509)	□ (609)
Aquila Narragansett Tax-Free Income Fund (RI)	\$	(503)	□ (603)
Aquila Tax-Free Fund For Utah	\$	(508)	(608)
Aquila High Income Fund	\$	(502)	□ (602)
Aquila Opportunity Growth Fund	\$	(501)	(601)

PLEASE NOTE THAT AQUILA GROUP OF FUNDS CANNOT ACCEPT THIRD-PARTY CHECKS

Please remember to sign on page 5. 2/11 AQLAP-02/2023

			-	Fund)		
art date	Monthly		Bi-monthly	Quarter	ly	
	e (If b omatic investment will take place				date. If the sele	ected date falls on a weekend or holiday,
	·		•	.,		
	tomatically purchase into the foll		` '	C 131 1	e.	(
	and Name/Class			Fund Number		
	and Name/Class			Fund Number		· · · · · · · · · · · · · · · · · · ·
Fu	and Name/Class			Fund Number		(minimum \$50)
 Reduc	ed Sales Charge	Pie	use be sure to complete se	ection 5 regarding banking		oplicable for Class A Shares only
Xeduc	eu Sales Charge				(A)	ppicable for Class A Shares only
Plea		us careful	lly or ask your financial ac	lvisor about letter of intent,	rights of accum	nformation at the time of purchase. ulation, and breakpoints (sales charges
A.	☐ Letter of Intent (See term	ms of Le	tter of Intent and Escro	w at the end of this appli	cation)	
	\$25,000		\$100,000	\$50	0,000	\$2,500,000
	\$50,000		\$250,000	\$1,0	000,000	\$5,000,000
	Funds allowsyou to combin immediate family already ov Tax ID or Account Number	e the valu	ue of your purchase of any	or all Aquila Group of Fun	ds with the valu	n privileges. Aquila Group of le of shares that you and your Tax ID or Account Number
	Tax ID or Account Number		18	x ID or Account Number		Tax ID or Account Number
C.	☐ Purchases at NAV I ce	rtify that	t I qualify for a sales ch	arge waiver for the follow	wing reason:	
C.	☐ Purchases at NAV I ce	rtify that	t I qualify for a sales ch	_	-	
C.	☐ Purchases at NAV I ce	rtify that	t I qualify for a sales ch	_	-	
	□ Purchases at NAV I ce	rtify that	t I qualify for a sales ch	_	-	
. ACC		·		(S	tate reason – s	see prospectus for acceptable reasons)
. ACC	COUNT FEATURES and Income and Capital C	·		(S	tate reason – s	see prospectus for acceptable reasons) nvested unless otherwise specific
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Cost Basis Method Election		
reporting methods available to you. If you do not elect	et a cost basis reporting method, Aquil	ry 1, 2012 and subsequently redeemed. Below is a list of the cost basis la Group of Funds will apply our Default Method, which is Average r Tax Advisor and/or FinancialProfessional before making important tax
Cost basis reporting does not apply to retirement account	ants, C corporations, and exempt organiz	zations.
☐ Average Cost (AC) ☐ Last-In, First-Out (LI) ☐ Highest Cost Long-Term, First-Out (H1) ☐ Lowest Cost Short-Term, First-Out (L2)	☐ Specific Share ID (SL) ☐ Lowest Cost, First-Out (L0) ☐ Highest Cost Short-Term, First-Out	☐ First-In, First-Out (FI) ☐ Highest Cost, First-Out (HI) It (H2) ☐ Lowest Cost Long-Term, First-Out (L1)
5. BANK INFORMATION		
Having banking instructions on your account allows yo member of the Automated Clearing House (ACH) and		een your bank account and your AGOF account(s). Your bank must be a this feature.
Bank Name:		
Bank Office (if applicable)		
Bank Street Address (no P.O. Box)		
City State	Zip Code	
Bank Account Registration Name(s)		
Bank Transit / ABA Routing Number	Bank Account Num	nber
☐ Checking account – I/we have attached a voided valid ACH instructions (required)		Savings account – I/we have attached a voided deposit slip or other document with valid ACH instructions (required)
Places Attach A Pro Printed	Voided Check Or Other De	ocument With Valid ACH Instructions Here

6. SHAREHOLDER AUTHORIZATION/SIGNATURE(S) REQUIRED

The undersigned warrants that he/she has full authority and is of legal age to purchase shares of the Fund(s) and has received and read (1) a current Prospectus of the Fund and agrees to its terms, and (2) the Fund's Privacy Notice and understands the fund's information sharing practices.

- I/We authorize the Fund(s) and its agents to act upon these instructions for the features indicated.
- I/We acknowledge that in connection with an Automatic Investment or other purchases, if my/our account at the Financial Institution has insufficient funds, the Fund(s) and its agents may cancel the purchase transaction and are authorized to liquidate other shares or fractions thereof held in my/our Fund account to make up any deficiency resulting from any decline in the net asset value of shares so purchased and any dividends paid on those shares. I/We authorize the Fund(s) and its agents to correct any transfer error by a debit or credit to my/our Financial Institution account and/or Fund account and to charge the account for any related charges. I/We acknowledge that shares purchased either through Automatic Investment or Telephone Purchase is/are subject to applicable sales charges.
- The Fund(s), the Agent, the Distributor and their trustees, directors, employees and agents will not be liable for acting upon instructions believed to be genuine, and will not be responsible for any losses resulting from unauthorized telephone transactions if the Agent follows reasonable procedures designed to verify the identity of the caller. The Agent may also record calls. Shareholders should verify the accuracy of confirmation statements immediately upon receipt.

Certification of Taxpayer Identification Number and Signature(s)

Under penalties of perjury, I/we certify that:

- 1. The number shown on this form is my correct taxpayer identification number or I am waiting for a number to be issued to me, and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Services (IRS) that I am subject to backup withholding as a result of a failure to report all interest and dividends; or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- I am a U.S. person (including a U.S. resident alien).
- 4. The FATCA codes(s) entered on the line (if any) indicating that I am exempt from FATCA reporting is correct_____

Certification Instructions: You must cross out item 2 above if you <u>have</u> been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return.

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

Individual (or Custodian) Signature*	Joint Registrant (if any) Signature*	Date
Corporate Officer, Partner, Trustee, etc. Signat	ure* Title	Date
	above. For a trust, all trustees must sign. For trusts, corpied by proof of authority to sign, such as a certified cop	
	count, a form is available on Aquila Group of Funds we	cosne and can be submitted with the application
nitted at a later time.	s. If was plaged have them complete section 7	
ou have a stockbroker/advisor? 🗖 No 📮 Ye	s If yes, please have them complete section 7.	ER/DEALER OR ADVISOR)
ou have a stockbroker/advisor? 🗖 No 📮 Ye	(IMPORTANT – TO BE COMPLETED BY BROK	ER/DEALER OR ADVISOR) Number
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DVISOR/DEALER USE ONLY (sor or Broker/Dealer Name)	(IMPORTANT – TO BE COMPLETED BY BROK Branch Represe	Number entative's Number

SPECIAL INFORMATION

Email Address

- You may cancel any feature at any time by contacting us at (800) 437-1000 or in writing. Please allow time for delivery by mail and processing.
- The Funds reserve the right to cancel any feature without prior notice, if in its judgment your use of any feature results in unusual effort or difficulty administering your account.
- The Funds reserve the right to alter, amend or terminate any or all features or to charge a service fee upon 30 days' written notice to shareholders, unless

Please remember to sign on page 5. 5/11 AQLAP-02/2023

additional notice is specifically required by the terms of the Prospectus.

- When adding banking information, one name on the AGOF account registration must match one name on the bank account.

BANKING INFORMATION

- If your Financial Institution account changes or if you choose to add your information later, you must complete an Account Maintenance Form which may be obtained from Aquila Distributors LLC at 1-800-437-1020, or by visiting our website at www.aquilafunds.com, and send it to the Agent together with a pre-printed "voided" check from the new account. A medallion signature guarantee will be required on the form. The new Financial Institution change is effective after the Agent receives this form in good order. Please note that you can add new banking instructions online by logging into your AGOF account via our website.

TERMS OF LETTER OF INTENT AND ESCROW (Applicable to Class A Shares only)

- By checking Box 1 (on page 3) and signing the application (on page 5), the investor is entitled to make each purchase at the public offering price applicable to a singletransaction of the dollar amount checked above and agrees to be bound by the terms and conditions applicable to Letters of Intent (the "Letter") appearing below.
- The investor intends to purchase, with a sales charge, within a thirteen (13) month period, Class A Shares of the Fund through a single selected broker/dealer or the Distributor. Class A Shares of the Fund previously purchased by the investor, also with a sales charge, and which are still owned by the investor (valued at the higher of the public offering price on the date of this Letter or the initial purchase price, whichever is higher) may also be included in determining the applicable reduction.
- An aggregate amount of at least \$25,000 together with shares owned by the investor as of the date of this Letter (valued at the higher of the public offering price on the date of this Letter or the initial purchase price, whichever is higher), will equal or exceed the minimum amount checked above.
- If shares purchased by the investor, added to the value of shares owned by the investor as of the date of the Letter, do not aggregate to the minimum amount specified above, the investor will pay the increased amount of sales charge prescribed in the terms of escrow below.
- The commission to the broker/dealer, if any, named herein shall be at the rate applicable to the minimum amount of the investor's specified intended purchases checked above. If the investor's actual market value at the time the Letter is established plus any new purchase(s) does not reach this minimum amount, the commissions previously paid to the dealer will be adjusted to the rate applicable to the investor's total purchases.
- The investor's broker/dealer shall refer to this Letter when placing any future purchase orders for the investor while this Letter is in effect.
- 1. The Escrow shall operate as follows: Out of the initial purchase (or subsequent purchases if necessary), 3% of the dollar amount specified in the Letter of Intent (computed to the nearest full share) shall be held in escrow in shares of the Fund by the Agent. All dividends and any capital gains distributions on the escrowed shares will be credited to the investor's account.
- 2.If the total minimum investment specified under the Letter is completed within a thirteen-month period, the escrowed shares will be promptly released to the investor. However, shares disposed of prior to completion of the purchase requirement under the Letter will be deducted from the amount required to complete the investment commitment.
- 3.If the total purchases pursuant to the Letter are less than the amount specified in the Letter as the intended aggregate purchases, the investor must remit to the Distributor an amount equal to the difference between the dollar amount of sales charges actually paid and the amount of sales charges which would have been paid ifthe total amount purchased had been made at a single time. If such difference in sales charges is not paid within twenty days after receipt of a request from the Distributor or the broker/dealer, the Distributor will, within sixty days after the expiration of the Letter, redeem the number of escrowed shares necessary to realize such difference in sales charges. Full shares and any cash proceeds for a fractional share remaining after such redemption will be released to the investor. The escrow of shares will not be released until any additional sales charge due has been paid as stated in this section.
- 4.By checking Box 1 (on page 3) and signing the application (on page 5), the investor irrevocably constitutes and appoints the Agent or the Distributor as the investor's attorney to surrender for redemption any or all escrowed shares on the books of the Fund.

Please continue to Notice of Privacy Policy and Practices on page 7.





AQUILA GROUP OF FUNDS and AQUILA DISTRIBUTORS LLC PRIVACY POLICY NOTICE OF PRIVACY POLICY AND PRACTICES

FACTS	WHAT DOES THE AQUILA GROUP OF FUNDS ("AGOF") and A DO WITH YOUR PERSONAL INFORMATION?	QUILA DISTRIB	UTORS LLC ("ADL")		
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this Notice carefully to understand what we do.				
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: • Social Security number and income • assets and transaction history • investment experience and risk tolerance When you are <i>no longer</i> our customer, we continue to share your information as described in this Notice.				
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons the AGOF and ADL choose to share; and whether you can limit this sharing.				
	Reasons we can share your personal information	Does AGOF or ADL share?	Can you limit this sharing?		
your account	ryday business purposes – such as to process your transactions, maintain (s), respond to court orders and legal investigations, or report to credit	YES	NO		
your account bureaus					
your account bureaus For our mar	(s), respond to court orders and legal investigations, or report to credit	YES	NO		
your account bureaus For our mar For joint ma	(s), respond to court orders and legal investigations, or report to credit keting purposes – to offer our products and services to you rketing with other financial companies liates' everyday business purposes – information about your transactions	YES YES	NO NO		
your account bureaus For our mar For joint ma For our affil and experience	(s), respond to court orders and legal investigations, or report to credit relating purposes – to offer our products and services to you relating with other financial companies liates' everyday business purposes – information about your transactions ces liates' everyday business purposes – information about your	YES YES NO	NO NO We Don't Share		
your account bureaus For our mar For joint ma For our affil and experience For our affil creditworthin	(s), respond to court orders and legal investigations, or report to credit relating purposes – to offer our products and services to you relating with other financial companies liates' everyday business purposes – information about your transactions ces liates' everyday business purposes – information about your	YES YES NO YES	NO NO We Don't Share NO		

Please remember to sign on page 5. 7/11 AQLAP-02/2023

Who is providing this Notice?	AGOF and ADL
What we do	
How do AGOF and ADL protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How do AGOF and ADL collect my personal information?	 We collect your personal information, for example, when you open an account or deposit money provide account information or give us your contact information buy securities from us or sell securities to us We also collect your personal information from other companies, such as credit bureaus, affiliates or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and non–financial companies. Our affiliates include companies with the "Aquila" name. Financial Companies such as: • Aquila Management Corporation • Aquila Investment Management LLC • Aquila Distributors LLC
Non-affiliates	Companies not related by common ownership or control. They can be financial and non-financial companies. AGOF and ADL do not share personal information with non-affiliates so they can market to you.
Joint marketing	A formal agreement between non-affiliated financial companies that together market financial products or services to you. AGOF and ADL do not jointly market.

CERTIFICATION REGARDING BENEFICIAL OWNERS OF LEGAL ENTITY CUSTOMERS

I. GENERAL INSTRUCTIONS

What is this form?

To help the government fight financial crime, Federal regulation requires certain financial institutions to obtain, verify, and record information about the beneficial owners of legal entity customers. Legal entities can be abused to disguise involvement in terrorist financing, money laundering, tax evasion, corruption, fraud, and other financial crimes. Requiring the disclosure of key individuals who own or control a legal entity (i.e., the beneficial owners) helps law enforcement investigate and prosecute these crimes.

Who has to complete this form?

This form must be completed by the person opening a new account on behalf of a legal entity with any of the following U.S. financial institutions: (i) a bank or credit union; (ii) a broker or dealer in securities; (iii) a mutual fund; (iv) a futures commission merchant; or (v) an introducing broker in commodities.

For the purposes of this form, a **legal entity includes** a corporation, limited liability company, or other entity that is created by filing of a public document with a Secretary of State or similar office, a general partnership, and any similar business entity formed in the United States or a foreign country. **Legal entity does not include** sole proprietorships, unincorporated associations, or natural persons opening accounts on their own behalf.

What information do I have to provide?

This form requires you to provide the name, address, date of birth and Social Security number (or passport number or other similar information, in the case of Non-U.S. Persons) for the following individuals (i.e., the **beneficial owners**):

- i. Each individual, if any, who owns, directly or indirectly, 25 percent or more of the equity interests of the legal entity customer (e.g., each natural person that owns 25 percent or more of the shares of a corporation); **and**
- ii. An individual with significant responsibility for managing the legal entity customer (e.g., a Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Managing Member, General Partner, President, Vice President, or Treasurer).

The number of individuals that satisfy this definition of "beneficial owner" may vary. Under section (i), depending on the factual circumstances, up to four individuals (but as few as zero) may need to be identified. Regardless of the number of individuals identified under section (i), you must provide the identifying information of one individual under section (ii). It is possible that in some circumstances the same individual might be identified under both sections (e.g., the President of Acme, Inc. who also holds a 30% equity interest). Thus, a completed form will contain the identifying information of at least one individual (under section (ii)), and up to five individuals (i.e., one individual under section (ii) and four 25 percent equity holders under section (i)).

The financial institution may also ask to see a copy of a driver's license or other identifying document for each beneficial owner listed on this form.

II. CERTIFICATION OF BENEFICIAL OWNER(S)

Persons opening an account on behalf of a legal entity must provide the following information: a) Name and Title of Natural Person Opening Account:	
b) Name, Type, and Address of Legal Entity for Which the Account is Being Opened:	

Name

Date of Birth
Street Address)

For U.S. Persons:
Social Security
Number, Passport
Number and Country
of Issuance, or other
similar identification
number

Date of Birth
Street Address)

(If no individual meets this definition, please write "Not Applicable".)

c) The following information for <u>each</u> individual, if any, who, directly or indirectly, through any contract, arrangement,

¹ In lieu of a passport number, Non-U.S. Persons may also provide a Social Security Number, an alien identification card number, or number and country of issuance of any other government-issued document evidencing nationality or residence

and bearing a photograph or similar safeguard.

Please remember to sign on page 5. 10/11 AQLAP-02/2023

- d) The following information for <u>one</u> individual with significant responsibility for managing the legal entity listed above, such as:
 - An executive officer or senior manager (e.g. Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Managing Member, General Partner, President, Vice President, Treasurer); or
 - Any other individual who regularly performs similar functions.

(If appropriate, an individual listed under section (c) above may also be listed in this section (d)).

Name / Title	Date of Birth	Address (Residential Street Address)	For U.S. Persons: Social Security Number	For Non-U.S. Persons: Social Security Number, Passport Number and Country of Issuance, or other similar identification number ¹

I,(name of natural person opening account), herby certify, to the best of my knowledge, that the information provided above is complete and correct.					
Signature:	Date:				
Title / Relationship with Legal Ent	ity Customer:				

Legal Entity Customer

The following list includes examples of Legal Entity Customers, but this is not an exhaustive list.

- 1. C Corporation
 - a) Including incorporated entities and LLC's that elect to be treated as a corporation
- 2. S Corporation
 - a) Including incorporated entities and LLC's that elect to be treated as a corporation
- 3. General Partnership
 - a) Accounts registered to Partnerships, including LLC's that elect to be treated as partnerships
- 4. Limited Partnership, Business / Statutory Trust, and Any Other Entity created by a filing with a state office
- 5. Real Estate Investment Trust
- 6. Non-Profit Organization
- 7. Section 529 Plan Entity
 - a) An Entity would be defined as University, Foundation, Scholarship Fund, etc.
- 8. Section 529 Plan Corporate
 - a) Accounts with a Corporation owning a 529 Plan
- 9. Investment Club; Union; Unincorporated Association; Miscellaneous Organizations
 - a) Accounts registered to unincorporated associations (i.e., groups that have organized themselves under a specific name, but have not adopted any business form such as a corporation or partnership)

Please remember to sign on page 5. 11/11 AQLAP-02/2023

¹ In lieu of a passport number, Non-U.S. Persons may also provide a Social Security Number, an alien identification card number, or number and country of issuance of any other government-issued document evidencing nationality or residence and bearing a photograph or similar safeguard.