Transfer of Ownership Form



Use this form to transfer shares to a new owner or change the registered owners of your account. This form serves as your transfer instructions and your new application.

If you are transferring a 403(b), 457(b) or a business account, do not use this form. Please use the *Transfer of Shares Ownership* form, which can be downloaded from americancentury.com.

Investors using advisors: If transferring shares from an A, B, C, Advisor or R Class fund, the new owner must appoint a broker of record. Please enclose a change of broker/dealer form, obtained from your broker, along with this form or call us using the appropriate phone number on the back of this form.

Please provide American Century Investments® with the signature and documentation needed for your situation as described below. If you are transferring shares or changing account ownership **because of the death** of an investor, or if there is not an option listed for your situation, please **call us at one of the phone numbers on the last page of this form** for the appropriate paperwork.

Your telephone number in case we have questions about your request:

Please note:

- In many situations, American Century Investments will establish a new account with a new account number.
- If you have outstanding CheckWriting checks written against the current account, please leave sufficient funds in the current account to ensure payment.
- In situations of divorce, American Century Investments may require a signature guarantee for any of the scenarios listed as indicated or if one spouse requests it. You can find more information about signature guarantees in step 5.
- For transfers from taxable, non-money market accounts: The current owner may have chosen a cost basis method other than our default. Once transferred, we will use the default method of Average Cost in reporting cost basis for the newly established account. If a different method is desired, the new owner should complete a Cost Basis Election Form or contact us.

Tell Us Your Intent

Check only one of the boxes below or on the following pages, then skip to page 3, step 2.

From a Traditional IRA, SEP IRA, SIMPLE IRA or Roth IRA Signature and Documentation Requirements: ○ To an identical IRA registered to a former spouse ○ Current owner completes steps 1-5. ○ A signature guarantee of the current owner is required in step 5 if the value of the transfer is greater than \$100,000. Note: This type of transfer is only allowed in the case of divorce. ○ New owner completes steps 6-10, unless you are transferring to an existing account with an identical registration.

Step 1 continued on page 2

Tell Us Your Intent (continued)

From a Personal Trust Account	Signature and Documentation Requirements:
☐ To an Individual Account; sole trustee is the sole owner of the new account	The trustee completes steps 1-10.No signature guarantee is required.
☐ To a Joint Account; trustees are the only owners of the joint account	The trustees complete steps 1-10.No signature guarantee is required.
☐ To a New Trustee or to a new Personal Trust Account	 All former trustees complete steps 1-5. A signature guarantee of each former trustee is required in step 5 if the value of the transfer is greater than \$100,000. If transferring to a new trust or trustee, all trustees of the trust complete steps 6-10. Send a copy of the pages of the trust document identifying the name of the trust, the name(s) of the trustee(s) and the date of the trust. This information is usually found on the first page, last page and signature page of the trust document.
☐ To all other accounts not described above	 The current trustee(s) complete steps 1-5. A signature guarantee of each trustee is required in step 5 if the value of the transfer is greater than \$100,000. All new owners complete steps 6-10.
From an Individual Account	Signature and Documentation Requirements:
☐ To an Individual Account	 Current owner completes steps 1-5. A signature guarantee of the current owner is required in step 5 if the value of the transfer is greater than \$100,000. The new owner completes steps 6-10.
☐ To an Individual Account ☐ To a Joint Account	• A signature guarantee of the current owner is required in step 5 if the value of the transfer is greater than \$100,000.
_	 A signature guarantee of the current owner is required in step 5 if the value of the transfer is greater than \$100,000. The new owner completes steps 6-10. Current owner completes steps 1-5. A signature guarantee of the current owner is required in step 5 if the value of the transfer is greater than \$100,000.

Step 1 continued on page 3

Tell Us Your Intent (continued)

From a Joint Account	Signature and Documentation Requirements:
☐ To a Personal Trust Account, and the joint	All owners complete steps 1-10.
owners are the only trustees of the trust	No signature guarantee is required.
	 Send a copy of the pages of the trust document identifying the name of the trust, the name(s) of the trustee(s) and the date of the trust. This information is usually found on the firs page, last page and signature page of the trust document.
☐ To any other Personal Trust Account	 All current owners complete steps 1-5.
not described above	 A signature guarantee of each current owner is required in step 5 if the value of the transfer is greater than \$100,000.
	 All trustees of the trust complete steps 6-10.
	 Send a copy of the pages of the trust document identifying the name of the trust, the name(s) of the trustee(s) and the date of the trust. This information is usually found on the firs page, last page and signature page of the trust document.
☐ To an Individual Account or a	For Non-Divorce Situations:
Joint Account	 All current owners complete steps 1-5.
	 A signature guarantee of each current owner is required in step 5 if the value of the transfer is greater than \$100,000.
	• The new owner(s) complete Steps 6-10.
	For Divorce Situations:
	If transferring all shares to the current primary owner (the person listed first in the current account registration):
	 All current owners complete steps 1-5.
	 A signature guarantee of each current owner is required in step 5 if the value of the transfer is greater than \$100,000. Steps 6-10 may be left blank.
	If transferring all or a portion of the shares to the current secondary (joint) owner:
	All current owners complete steps 1-5.
	 A signature guarantee of each current owner is required in step 5 if the value of the transfer is greater than \$100,000.
	• The current secondary (joint) owner completes steps 6-10.
☐ To an UGMA/UTMA Account	 All current owners complete steps 1-5.
	 A signature guarantee of each current owner is required in step 5 if the value of the transfer is greater than \$100,000.
	 The custodian completes steps 6-10.
Provide Current Account Owner Info	ormation
Nurrant augus or trustocia acres	Ourporta II.S. Social Societies as Tou Identification with a
Current owner or trustee's name	Owner's U.S. Social Security or Tax Identification number
Current joint owner or co-trustee's name	Joint owner's U.S. Social Security number

Continue to step 3 on page 4

2

Provide Your Transfer Instructions

Complete part A or B, depending on your intent.

A. Transfer an Amount

Complete this step only if you want to transfer shares to someone else or a trust and specify the amount. If no amount is indicated, American Century Investments will transfer all shares to an account in the same fund. The transfer amount must meet the fund's minimum as stated in the prospectus. The new owner may then exchange to a different fund, if desired. If you want to change more than two accounts, please list the accounts on a separate piece of paper.

From my account:

			OR	
Dollar amount	Perc	entage		Number of shares
\$	OR	%	OR	
Dollar amount	Perc	entage		Number of shares
	New joint ow	ner's name		
	\$	\$ OR Dollar amount Perce	\$ OR % Dollar amount Percentage	\$ OR % OR

Account number (if known) or U.S. Social Security number

B. Split a Joint Account into Two New Accounts Due to Divorce

Complete this step only if shares in an existing account are to be split between the two current owners due to divorce proceedings. An amount is required. American Century Investments will not interpret a Divorce Decree or other legal document to determine the required transfer amount.

Choose one of the following options (either I. below or II. on page 5.):

I. Split all joint accounts as follows:

Owner 1:			
\$	OR	% OR	shares
Owner 2:			
\$	OR	% OR	shares

Step 3 continued on page 5

Provide Your Transfer Instructions (continued) II. Split each joint account as follows: Owner 1: % \$ OR OR shares Account number \$ OR OR shares Account number \$ OR OR shares Account number Owner 2: \$ OR OR shares Account number \$ OR OR shares Account number

Choose Your Cost Basis Reporting Method (taxable accounts only)

\$

For transfers of covered shares from taxable, non-money market accounts: Unless you specify otherwise, by attaching instructions, we will use your current cost basis method for the transfer. If you have Average Cost, please indicate if you would like us to transfer your oldest shares first or a percentage of each available tax lot. If no choice is indicated, we will transfer a percentage of each tax lot.

OR

OR

shares

Investors who have Average Cost.

Account number

Please transfer my shares using the following method:
☐ Oldest shares first
☐ Percentage of each tax lot

Continue to step 5 on page 6

5

All current owners must sign below to authorize the transfer.

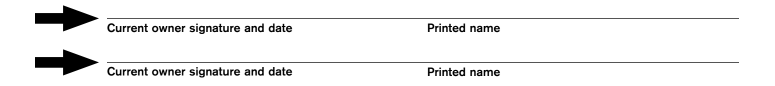
For personal accounts, all account owners must sign. For entity-owned accounts, the number of signatures required by your entity's governing documents must sign.

Before signing, refer to step 1 to determine if the signature(s) must be guaranteed.

A Signature Guarantee is a warranty by the guarantor that the signature is genuine and that the person signing is competent and authorized to sign. Many domestic banks, trust companies, credit unions, brokers, dealers, national securities exchanges, registered securities associations, clearing agencies and savings associations can provide a signature guarantee for you. The signature must correspond in every way, without alteration, with the name printed on the current account registration. Each guarantee must be an original ink stamp that states "Signature Guaranteed/Medallion Guaranteed."

NOTE: Having your signature notarized does NOT fulfill the signature guarantee requirement.

If the signature(s) must be guaranteed, please affix Signature Guaranteed/Medallion Guaranteed ink stamp(s) in the space below the signature lines. The stamp(s) must include the appropriate signature and title of officer.



Continue to steps 6-10 to provide information and signatures for the new ownership.

6 New Owner - Provide Information for All Owners of the New Account

Check one box to indicate the	type of account you wish	n to establish.		
☐ Personal Trust Account	 Provide the names, S (If more than two trus Send a copy of the pathe trust, the name(s) information is usually of the trust document 	stees, attach an ages of the trus of the trustee(s found on the fi	additional sheet vertile and the document identiles) and the date of	with this information.) fying the name of the trust. This
☐ Individual Account				
☐ Joint Account	Unless you indicate of with rights of survivor			,
☐ Uniform Gifts/Transfers to Minors Act Account	If the new account is and the custodian's s		MA, provide the m	inor's information first
☐ Traditional IRA ☐ SEP IRA ☐ SARSEP IRA ☐ SIMPLE IRA ☐ Roth IRA	Transfers must be ma Complete a Designation			
Personal Trust Accounts C Name of trust	Only:			
Date of trust agreement (month	-day-year)	Trust's Tax ID) number	
Primary Owner, Trustee or I	Minor for UGMA/UTMA	Account:		
First name		Middle initial	Last name	
U.S. Social Security number		Date of birth (month-day-year)	
Check one: U.S. citizen	U.S. resident alien			
Street Address (No P.O. or	Private Mail Boxes perr	nitted.)		
Street				Apt. / Unit
City			State	ZIP

Step 6 continued on page 8

New Owner - Provide Information for All Owners of the New Account (continued)

Mailing Address (If different from the s	street address; P.O. or Private Mail Boxes	permitted.)
Street		Apt. / Unit
City	State	ZIP
Telephone number (daytime)	Telephone number (evening)	
Email address		
is required for eCommunication; does not delivery—our eCommunication service is a	s email address if the account is an UGMA/Ut apply to clients of financial professionals a fast, timely and secure way to get your accould address, we will send you more information a	s. (Consider electronic unt information without
Joint Owner, Trustee or Custodian for	UGMA/UTMA Account:	
First name	Middle initial Last name	
U.S. Social Security number	Date of birth (month-day-year)	
Check one: U.S. citizen U.S. r	esident alien	
Unless otherwise indicated, all account with rights to survivorship and not as	nts registered in multiple names will be re tenants in common.	gistered as joint tenants
	Custodian's Street Address: (If different from the rmitted.) For UGMA/UTMA, please provide the	
Street		Apt. / Unit
City	State	ZIP
Mailing Address (If different from the s	street address; P.O. or Private Mail Boxes	permitted.)
Street		Apt. / Unit
City	State	ZIP

Continue to step 7 on page 9

7 New Owner — Establish Automatic Investments

Does not apply to SEP, SARSEP or SIMPLE IRAs.

If you want to make automatic investments from your bank account, please provide the information requested below and enclose a copy of a voided preprinted check.

We will make your investment on the 15th of each month, unless you specify another date. If the date you select falls on a weekend or holiday, we will make the investment on the next business day. To invest directly from your paycheck or government agency, call us at one of the numbers on the back of this form.

▶		
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Amount (\$50 minimum)

Start date (month-day-year)

New Owner — Review Services and Fees

How to Manage Your Account

Any one registered owner may transact by telephone, fax, in writing or online. We will use your investment check to establish transactions to and from your bank unless you provide a voided preprinted check for another acceptable bank account. If the fund you select offers CheckWriting (does not apply to IRAs) and you would like us to send you checks, please mark the box below. For descriptions and the terms and conditions that apply to all the options offered, see *Service Options* flyer accompanying this form.

Yes	I would lik	e to ha	ave a hook	of checks	sent to me	(annlies	only if the	fund voi	u select offers	CheckWriting)
ICO.	i would lik		ave a boor	OI CHECKS	Sell to lie	tabblies	OHIV II LIIC	TUHU VOL	1 2010CF 011GF2	CHECKYVILLIIU

If there is more than one owner or trustee, specify the number of signatures required on checks. If no indication is made, you authorize only one signature be required on checks.

Account Maintenance Fee (Does not apply to clients of financial professionals.)

If your total investments are below a certain threshold, your account will be subject to an account maintenance fee. Refer to the *Service Options* flyer for details about this fee, including how you can have the fee waived. The fee does not apply to business retirement accounts or clients of financial professionals, but other fees may apply.

New Owner — Select How You Want to Receive Investor Documents

Does not apply to clients of financial professionals.

We generally deliver a single copy of most annual and semiannual reports, prospectuses and newsletters to investors with the same last name who share an address. We also will deliver account statements and other mailings in a single envelope. Check the box below to receive multiple copies.

☐ I want to receive individually addressed investor documents at the same address.

Continue to step 10 on page 10

10

New Owner — Read and Sign Your Name on the Next Page and Date

All owners and trustees of the new account must sign below. The custodian must sign on behalf of a minor for UGMA/UTMA accounts. Please sign exactly as your name appears in step 6.

Agent's name and signature are necessary if you have named an agent on a Power of Attorney document to transact on your behalf. Power of Attorney documentation must be submitted along with this form.

- I have received and read the appropriate *Disclosure Statement and Custodial Agreement* for my retirement account, if applicable.
- · I am of legal age.
- I have read and agree to be bound by the provisions of the prospectus for the fund(s) in which I am investing.
- I have read and understand the Service Options flyer, which is part of this application by reference. I understand and agree to the CheckWriting terms and conditions as stated in the Service Options flyer, if I invest in a fund that offers CheckWriting.
- I understand that providing my email address gives American Century Investments permission to send me information about products and services via email.
- Trust Accounts: By signing this form and providing American Century Investments with the most recent trust documentation, I/we certify that the trustee(s) listed on this form are all of the trustees authorized to act at this time in accordance with the most recent trust document, including all amendments and/or restatements. The trust exists under applicable state laws, and I/we, the trustee(s), certify to American Century Investments that the trust has not been revoked, modified, or amended in any manner that would cause the representations contained on this form and in the trust documentation provided to be incorrect.
- I authorize American Century Services, LLC ("American Century"), its affiliated companies and agents, to act upon my instructions provided herein. I understand that any account owner or trustee is authorized to transact business on this account by telephone, online, by fax, in writing, or by any other means acceptable to American Century. This authorization applies to all like registered current and future accounts in all investment companies in the American Century family, listed under the taxpayer identification number shown on this form.
- In consideration of American Century accepting this account application, I agree to defend, hold harmless and indemnify American Century and its officers, agents, employees, affiliates and successors from liability for any loss, claim or expense that I may sustain as a result of their acting on transaction instructions they believe to be genuine.
- I understand that American Century will use reasonable procedures to confirm that instructions submitted by any account owner or trustee online, by telephone, fax, in
 writing, or by any other means acceptable to American Century, are genuine, including personal identification, recording of telephone conversations and providing written or
 electronic confirmation of each transaction. A failure on their part to employ such procedures may subject them to liability for any loss due to unauthorized or fraudulent
 instructions.
- I understand that neither American Century nor its affiliated companies or agents shall be responsible or liable for any damages related to online services including but not limited to those caused by theft, unauthorized access, failure of electronic or mechanical equipment, communications line failure or telephone or interconnectivity problems or other occurrences beyond their control.
- Important Information About New Accounts: A federal law, established to help stop the funding of terrorism and money laundering activities, requires financial institutions to verify the identity of each person who opens an account. American Century will verify your identity using the name, street address, date of birth and U.S. Social Security number that you provide in this application. In some instances, we may request additional documentation.

Step 10 continued on page 11

New Owner — Read and Sign Your Name Below and Date (continued)

• If I have chosen Average Cost as my cost basis method and the shares are transferred at a loss, I accept the Fair Market Value of the shares as of the date of the gift. (Only applies to transfers from taxable, non-money market accounts.)

Certify Your Tax 1D
If you'd like more information about certifying your taxpayer identification number, please review the General Instructions on IRS Form W-9, which can be found at www.irs.gov.
FATCA Reporting - If you are submitting this form for an account you hold in the United States, you may leave the second field below blank.
The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting.
Exemptions Codes (Codes apply only to certain entities, not individuals that are exempt from reporting under FATCA)
Exemptions (see instructions in IRS Form W-9):
Exempt payee code (if any) Exemption from FATCA reporting code (if any) (Applies to accounts maintained outside the U.S.)
Under penalties of perjury, I certify that:
1. The number shown on this form is my correct taxpayer identification number, 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 Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
3. I am a U.S. citizen or other U.S. person.
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.
Certification instructions. You must cross out item 2 above if you have 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 IRS does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.



Power of Attorney documentation must be submitted if you are naming an agent to transact on your behalf.

Custodian Acceptance (IRAs only). State Street Bank and Trust Company will accept appointment as Custodian of your account. However, this Agreement is not binding upon the Custodian until you have received a statement confirming the initial account set up and/or initial transaction for the account. Receipt by you of a confirmation of the initial account set up and/or purchase of the Fund shares indicated above will serve as notification of State Street Bank and Trust Company's acceptance of appointment as Custodian of your account.

STATE STREET BANK AND TRUST COMPANY, CUSTODIAN

American Century Investments

P.O. Box 419200 Kansas City, MO 64141-6200 1-800-345-2021

americancentury.com

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Investors Using Advisors
P.O. Box 419786
Kansas City, MO 64141-6786
1-800-378-9878

Employer-Sponsored Retirement Plans P.O. Box 419385 Kansas City, MO 64141-6385 1-800-345-3533

American Century Services, LLC

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