

Taxable Account Beneficiary Designation Form – Transfer on Death

Use this form to designate beneficiaries who will become the owner of the account on the death of the last surviving account owner for Individual, Joint Rights of Survivorship, Joint Tenants by Entirety, and Joint Community Property accounts.

Beneficiaries cannot be designated for any other types of accounts, including those registered as Joint Tenants-in-Common.

Instructions

- 1. Complete this form for each eligible account on which you would like to add or change a beneficiary designation(s).
- 2. Submit the completed and signed form and any attachments to:

Scan and Email U.S. Mail
support@folioinvesting.com Fax
703-649-6288

U.S. Mail
Folio Investing
8180 Greensboro Drive, 8th Floor
McLean, VA 22102

Important Information

- If you wish to add or change beneficiary designations for an IRA account, do so online.
- This beneficiary designation only covers the assets in the Folio account listed on this form.
- If at any time in the future you wish to change or revoke one or more beneficiary designations, you must resubmit this form, listing all new and existing beneficiaries and confirming their respective percentage interest in the account.
- Your beneficiary designation will not be effective until this agreement has been approved by Folio. Incomplete forms cannot be accepted by Folio.
- If this is a joint account, a surviving account holder has the right to revoke or change all beneficiary designations for this account.
- At the death of the last surviving joint account holder assets covered by designations on this form will be distributed
 to the beneficiaries designated here unless subsequent designations are accepted by Folio. Beneficiary designations
 for this account take precedence over any estate plan established through a will or trust, preempting any terms in your
 will concerning this account. Consult with your tax, legal or estate planning professionals when making designations.
- As of the publication date of this form, the State of Louisiana does not allow for the designation of a beneficiary on this form.

If you need assistance completing this form, call us at 1-888-973-7890.

Page 1 of 6 Last Updated: 10/21/2016

PART 1: Select Action

Check only one:

Add new beneficiary designations (complete all remaining sections)

Change existing beneficiary designations (complete all remaining sections)

Revoke one or more existing beneficiary designations (complete Parts 2 and 6)

PART 2: Client Information

	Primary Account Owner Information (or Custodian) Individual		Additional Account Owner Information (Check one) Joint Tenants with Rights of Survivorship Community Property with Rights of Survivorship Tenants-by-the-Entirety		
Name	First Name		Middle Initial	First Name	Middle Initial
Name	Last Name		Last Name		
Social Security Number/ Tax Identification Number					
	Address 1			Address 1	
Primary Address	Address 2		Address 2		
(U.S. street address only; no P.O. Boxes)	City		City		
	State	Zip Code		State	Zip Code
Account Information	Account Number		Account Number		



Page 2 of 6 Last Updated: 10/21/2016

PART 3: Designate Your Primary Beneficiaries

All information is required for each primary beneficiary. Share percentages must be in whole numbers and must total 100%.

	Name (or name of Trust, Trustees, & Date of Trust)	Relationship to Account Owner(s) Spouse			
	Date of Birth (mm/dd/yyyy)	Social Security Number (or Trust Tax ID Number)		Non-Spouse Individual Trust Other Entity	
Primary Beneficiary 1	Primary Address (U.S. Street address only; no P.O. Bo	oxes)		Share Percentage	
	City State		Zip Code	Telephone Number	
	Country of Citizenship (must list all) USA Other: Country of Legal Residence USA Other:				
	Name (or name of Trust, Trustees, & Date of Trust) Relationship to Account Owner Spouse				
	Date of Birth (mm/dd/yyyy)	Social Security Nun	nber (or Trust Tax ID Numb	Non-Spouse Individual Trust Other Entity	
Primary Beneficiary 2	Primary Address (U.S. Street address only; no P.O. Boxes) Share Percentage				
	City	State	Zip Code	Telephone Number	
	Country of Citizenship (must list all) USA Other:		Country of Legal Reside		
	Name (or name of Trust, Trustees, & Date of Trust) Relationship to Account Owner(s) Spouse				
Primary Beneficiary 3	Date of Birth (mm/dd/yyyy)	Social Security Nun	nber (or Trust Tax ID Numb	Non-Spouse Individual Trust Other Entity	
	Primary Address (U.S. Street address only; no P.O. Boxes) Share Percentage				
	City	State	Zip Code	Telephone Number	
	Country of Citizenship (must list all) USA Other:		Country of Legal Residence USA Other:		

Additional Primary Beneficiary Processing Information

If any beneficiary listed below is not living at the death of the account holder (or in the case of joint tenancy, the last surviving account holder) or does not survive the last surviving account holder or tenant in common by 120 hours, that beneficiary's share (check one):

Shall pass to the remaining primary beneficiaries pro rata (proportionate to the designated percentages)

Shall pass to the contingent beneficiaries in the proportions in Part 4

Shall pass to my estate (This designation may cause the assets to be subject to probate, check with your legal or tax advisor.)

Should all designated primary and contingent beneficiaries disclaim the assets, predecease the account holder or not survive the last surviving account holder by 120 hours, the assets will be distributed to the last surviving account holder's estate.



Page 3 of 6 Last Updated: 10/21/2016

^{*} If you would like to designate additional primary beneficiaries, do so on a separate page and submit it with the completed form.

PART 4: Designate Your Contingent Beneficiaries

All information is required for each contingent beneficiary. Share percentages must be in whole numbers and must total 100%.

	Name (or name of Trust, Trustees, & Date of Trust)	Relationship to Account Owner(s) Spouse Non-Spouse Individual			
	Date of Birth (mm/dd/yyyy)	Social Security Number (or Trust Tax ID Number)			
Contingent Beneficiary 1	Primary Address (U.S. Street address only; no P.O. Box	es)		Share Percentage	
	City	State	Zip Code	Telephone Number	
	Country of Citizenship (must list all) USA Other: USA Other: USA Other:				
	Name (or name of Trust, Trustees, & Date of Trust)			Relationship to Account Owner(s) Spouse Non-Spouse Individual	
Contingent Beneficiary 2	Date of Birth (mm/dd/yyyy) Social Security Number (or Trust Tax ID Number)				
	/ /	-	-	Other Entity	
	Primary Address (U.S. Street address only; no P.O. Boxes) Share Percentage				
	City	State	Zip Code	Telephone Number	
	Country of Citizenship (must list all)		Country of Legal Reside	ence	
	USA Other: USA Other:			her:	
	Name (or name of Trust, Trustees, & Date of Trust)			Relationship to Account Owner(s)	
	Spouse Non-Spouse Individual				
Contingent Beneficiary 3	Date of Birth (mm/dd/yyyy) Social Security Num		ber (or Trust Tax ID Numb	Trust	
			Other Entity		
	Primary Address (U.S. Street address only; no P.O. Boxes) Share Percentage				
	CU	CI.I.	7. 6. 1.	The Land Market	
	City	State	Zip Code	Telephone Number () –	
	Country of Citizenship (must list all)		Country of Legal Reside	ence	
	USA Other:		USA Other:		

Note: If all primary and contingent beneficiaries disclaim the assets, predecease the account owner, or not survive the last surviving account owner by 120 hours, the assets will be distributed to the last account owner's estate.



Page 4 of 6 Last Updated: 10/21/2016

^{*} If you would like to designate additional contingent beneficiaries, do so on a separate page and submit it with the completed form.

PART 5: Additional Directions for Distributions of Assets to Minor **Beneficiaries**

Check one:

- A. None of my designated beneficiaries is a minor.
- B. Transfer any minor's assets to a Custodial account at Folio, managed by the custodian(s) designated below. In each instance that the assets pass to the designated custodian as the custodian for the designated minor, the assets shall be transferred under the Uniform Transfer to Minors Act (UTMA) or the Uniform Gift to Minors Act (UGMA) or any other similar statute in effect as specified below.
- C. I understand and accept that a court-appointed guardian may have to be appointed to manage the minor's assets under ongoing court supervision if I do not designate a custodian for each minor.

Designate custodians for each minor beneficiary if you checked "B" above:

Name of Custodian:	Name of Minor Beneficiary:	Under UTMA / UGMA laws of the State of:	Until Age of:
Name of Custodian:	Name of Minor Beneficiary:	Under UTMA / UGMA laws of the State of:	Until Age of:
Name of Custodian:	Name of Minor Beneficiary:	Under UTMA / UGMA laws of the State of:	Until Age of:
Name of Custodian:	Name of Minor Beneficiary:	Under UTMA / UGMA laws of the State of:	Until Age of:
Name of Custodian:	Name of Minor Beneficiary:	Under UTMA / UGMA laws of the State of:	Until Age of:

PART 6: Spousal Waiver

Complete this section ONLY if you are a married resident of a community property state (Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, Washington, or Wisconsin) and are not naming your spouse as 100% primary beneficiary. Legally married account holders of Joint Tenants with Rights of Survivorship accounts, residing in community property states, do not need to complete this section.

By signing below I certify the following: I am the spouse of the above-named account owner. I acknowledge that I have received a fair and reasonable disclosure of my spouse's property and financial obligations. Due to the important tax consequences of giving up my interest in this account, I have been advised to see a tax professional. I hereby give the account owner any interest I have in the funds or properties deposited in this account and consent to the beneficiary designation indicated above. I assume full responsibility for any adverse consequences that may result. No tax or legal advice was given to me by Folio.

By signing below I accept the beneficiary designations for the account listed on this form.

	Spouse Name	
Spouse Signature	Spouse Signature	Date (mm/dd/yyyy)
	x	/ /

Page 5 of 6 Last Updated: 10/21/2016



If the Custodian(s) named immediately above are not already listed on this form, provide the date of birth, social security number, primary address, telephone number, country of citizenship, and country of legal residence for each named custodian on a separate page and submit it with the completed form.

PART 6: Beneficiary Designation Terms and Conditions

A. Amendment to your Customer Agreement. This Beneficiary Designation Terms and Conditions add to, but do not replace, any of the terms and conditions of your Folio Customer Agreement or any other agreements between you and Folio that apply to your accounts. If any of these Terms and Conditions should conflict with those of any other agreements that apply to your Folio accounts, as these Terms and Conditions may be amended from time to time, these Terms and Conditions will control. Unless otherwise defined, capitalized terms in these Terms and Conditions have the same meaning as in the Folio Customer Agreement.

B. Limited Availability. Only Individual, Joint Rights of Survivorship, Joint Tenants by Entirety, and Joint Community Property held in survivorship form taxable accounts are eligible to make beneficiary designations. Accounts registered as Joint Tenants in Common and IRAs or other accounts are ineligible. At the time you make or change any beneficiary designation your primary residence must be in a state in which beneficiary designations are allowed. By signing the Terms and Conditions you represent to us that your primary residence is in one of those states.

C. Fees. After the last account owner's death, any assets in the account that are transferred out of the account will be assessed the fees then applicable to transfers to other financial institutions or other Folio accounts, as well as any other then applicable fees.

D. Designation of Beneficiaries. Only beneficiaries identified by name and tax payer identification number (including trusts) on this form will be recognized as beneficiaries by Folio. The designation of named individuals who may be in the same class as other individuals (e.g., children and grandchildren) will not automatically include the other members of the class.

E. Revocation and Changes to Beneficiary
Designations. You may change your named
beneficiaries, change the percentages that you wish
distributed to them, or revoke some or all of your
beneficiary designations at any time. A subsequent
beneficiary designation automatically revokes prior
beneficiary designations, in their entirety, when
accepted by Folio. In order to be effective, these
changes must be made using this form, properly signed
by all living account owners, delivered to Folio prior to
the account owner's death, and accepted by Folio. Folio
will not honor any change of beneficiary made in a will

or trust, except as required by court order delivered to Folio. An attorney-in-fact, guardian, conservator or other duly authorized and acting representative of the account owner may change or revoke the beneficiary designation only if specifically authorized by a court order or other instrument of appointment delivered and acceptable to Folio. Changes in the relationship between the account owner(s) and any designated beneficiary, including, but not limited to, subsequent marriage, dissolution of marriage, remarriage or adoption, will not automatically add or revoke designations of beneficiaries.

F. Payment on Death. Beneficiary designations made here will not be effective until the death of the last surviving account owner. If this is a joint account, the surviving account owner has the right to revoke or change beneficiaries after the death of the other joint account owner. Only assets held in your Folio accounts may be distributed to the named beneficiaries at the (last surviving) account owner's death. Transfers to a beneficiary (ies) include any interest, earnings, dividends, etc., associated with these account assets but not paid or credited before the death of the (last surviving) account owner. Folio has no duty to withhold a transfer based on knowledge of an adverse claim unless written notice is given of that claim that affords Folio reasonable opportunity to act prior to making the transfer. It is the responsibility of each designated beneficiary to notify Folio of the death of the account owner and to provide: (1) written instructions for the distribution of the assets to the beneficiary's Folio account using the Folio Internal Account Transfer form, (2) a certified copy of the death certificate; and (3) a tax waiver if required by state law (learn more).

It may also be necessary to require proof of the beneficiary's date of birth or relationship to the deceased account owner. Folio will have no responsibility for locating designated beneficiaries. Folio reserves the right, in our sole discretion, to require additional documentation, to consult counsel, and to institute legal proceedings in order to determine the proper distribution of account assets, which shall be at the expense of the account. Folio reserves the right to withhold a certain portion of the proceeds payable to any beneficiary, to cover Folio fees and any tax under Chapter 13 (Generation-Skipping Tax) or any other provision of the Internal Revenue Code, or under applicable state laws.

G. Suitability of the Plan for You. You acknowledge that Folio has not advised, nor will advise, you on your beneficiary designations. You acknowledge that your beneficiary designations are a substitute for a will or other testamentary disposition of the assets in the accounts identified in this form and may have significant tax, estate planning or other legal consequences. Folio recommends that you seek advice from your tax or estate planning advisor prior to making beneficiary designations.

You further acknowledge that a beneficiary designation made using this form does not constitute or create a trust and that Folio has no fiduciary duty as a trustee to the identified account or in its capacity as a custodian to the identified account.

H. Indemnity. Folio shall incur no liability for any payment made in good faith pursuant to my beneficiary designations set forth on this form. I, on behalf of myself, my estate and my successors-in-interest, including those receiving payment as designated beneficiaries, agree to indemnify and hold harmless Folio, its affiliates and their directors, officers, employees and agents from and against all claims, actions, costs and liabilities, including attorneys' fees, arising out of or relating to:

- my failure to notify Folio of a change in primary residence or domicile that may cause the beneficiary designation(s) not to be applicable at the time of the last account owner's death;
- any conflicting designations of the assets in my account contained in any will, revocable living trust or any other instrument created by me;
- any written change of designated beneficiaries that I have made that is not received and approved by Folio during the lifetime of the surviving account owner; and
- any other claims or disputes not due to Folio's fault or gross negligence.

I. Governing Law. This agreement and its provisions are effective immediately upon the execution of this form. This agreement is governed by Virginia law and applicable federal law.

By signing below, I agree to the terms of this agreement.

		Date (mm/dd/yyy	y)
Signature(s) Required	X	/	/
	Account Holder's Signature		
		Date (mm/dd/yyy	y)
	X	/	/
	Account Holder's Signature		

All account owners must sign. Retain a copy for your records.

FOLIO USE ONLY			
Printed Name		Agreed to and Accepted by Folio Investments, Inc.	
Title	Date (mm/dd/yyyy)	Authorized Signature	



Page 6 of 6 Last Updated: 10/21/2016