

1. APPLICANT INFORMATION

First Name: _____ MI: _____ Last Name: _____ Suffix: _____
 Mr. Mrs. Ms. Dr. Rev. Gender: Male Female Marital Status: Married Not Married
 Date of Birth (DOB): _____ SSN* or Tax ID: _____
 U.S. Citizen Resident Alien Non-Resident Alien
 Residence Address**: _____ City: _____ State: _____ ZIP: _____
 Phone: (____) _____ Phone: (____) _____
 Business Personal Business Mobile Personal Mobile Business Personal Business Mobile Personal Mobile
 Mailing Address* (if different from residence): _____
 City: _____ State: _____ ZIP: _____
 Employer: _____ Employer Location: _____ Hire Date: _____
 *Social Security Number (SSN) **All Accounts will be updated with these addresses

2. BENEFICIARY DESIGNATION

This beneficiary designation supersedes all previous beneficiary designations for such account(s).
 • To ensure that all beneficiaries are identified, list each by name.
 • If no percentage is indicated, your benefits will be paid equally to the listed beneficiaries.
 • Percentage total must equal 100%.
 • A beneficiary may be an individual, institution, estate, or trust.
 • If you wish to designate as beneficiaries your current children, and any children who may be born to you or legally adopted in the future, add the words "all my living children" in the name box following the last child listed.
 • When there are multiple beneficiaries and one predeceases you, the proceeds will be divided between the remaining beneficiaries.
 A designation of "Per Stirpes" after the beneficiary name allows the children of the deceased beneficiary to receive the deceased beneficiary's portion.

2A. INSIDE EDGE CUSTODIAL ACCOUNT (Required – this section must be completed.)

List each beneficiary by name. Percentage must total 100%. If no percentage is indicated, benefits will be paid equally to beneficiaries of record. **If you are designating a minor as a beneficiary, also submit VL 14945-2.**
 Check here if the beneficiary for the fixed annuity is the same as for the custodial account. (No designation required below.)
PRIMARY
 Name: _____ Phone: (____) _____ DOB or Trust Date: _____ SSN or Tax ID: _____
 Address: _____ City: _____ State: _____ Zip: _____
 E-mail: _____ Relationship: _____ Percent (Whole): _____ %
CONTINGENT
 Name: _____ Phone: (____) _____ DOB or Trust Date: _____ SSN or Tax ID: _____
 Address: _____ City: _____ State: _____ Zip: _____
 E-mail: _____ Relationship: _____ Percent (Whole): _____ %
 Check here if you have named additional beneficiaries on a separate sheet, signed, dated and attached to this form.
 Print your name and Social Security number at the top of each separate sheet attached.

3. CONTRIBUTION SOURCE

Plan Type (required): Traditional IRA SEP IRA Roth IRA IRA
 Check is enclosed Check is not enclosed
 Contribution tax year _____ (current year) \$ _____ Direct Rollover
 _____ (prior year) \$ _____ Conversion
 Rollover from another retirement plan \$ _____ Transfer from another IRA custodian or trustee \$ _____
 (Transfer request form is required for transfer or rollover) (Transfer request form is required for transfer or rollover)

4. E-MAIL ADDRESS AND DOCUMENT DELIVERY CHOICES

E-mail Address: _____ Business Personal
 Select document delivery choice below. If no selections are made, paper documents will be mailed.
 Electronic delivery Paper delivery
 Electronic delivery is a free service though you may pay to access the Internet or receive e-mails. VALIC will send e-mail notices when documents are available for viewing and/or printing online. See the Information page(s) for more details.

5. INVESTMENT INSTRUCTIONS

For fund names, numbers, descriptions, see "Fund Sheet Summary." Please make check payable to VALIC.

NOTE: Minimum initial and subsequent investment is \$50 per fund per payroll deduction plans. Total Selections must equal 100%.

MUTUAL FUND OPTIONS

PUBLIC FUNDS

_____% 8007 American Century Real Estate Fund Inv
_____% 8006 American Century Small Cap Growth Fund Inv
_____% 8009 American Funds Capital World Growth & Income Fund R4
_____% 8010 American Funds EuroPacific Growth Fund R4
_____% 8011 American Funds Fundamental Investors Fund R4
_____% 8012 American Funds Growth Fund of America R4
_____% 8013 American Funds Income Fund of America R4
_____% 8014 American Funds New Economy Fund R4
_____% 8020 BNY Mellon Dynamic Value Fund I
_____% 8090 BNY Mellon International Stock Index
_____% 8016 Columbia Select Mid Cap Value Fund A
_____% 8018 Davis NY Venture Fund A
_____% 8021 Fidelity Adv Emerging Market Fund A
_____% 8022 Fidelity Adv International Discovery Fund A
_____% 8023 Fidelity Adv Leveraged Company Stock Fund A
_____% 8024 Fidelity Adv Small Cap Fund A
_____% 8025 Franklin Income Fund A
_____% 8026 Franklin Mutual Beacon Fund A
_____% 8027 Franklin Mutual Global Discovery Fund A
_____% 8091 Franklin Small Cap Value Fund A
_____% 8000 Invesco Charter Fund R5
_____% 8002 Invesco Energy Fund R5
_____% 8032 Invesco Gold & Special Minerals Fund A
_____% 8033 Invesco Main Street Mid Cap Fund A
_____% 8028 Janus Forty Fund S
_____% 8029 JP Morgan International Value Fund A
_____% 8031 Neuberger Berman Socially Responsible Fund Tr
_____% 8034 PIMCO Low Duration Fund A
_____% 8035 PIMCO Total Return Fund A
_____% 8036 Pioneer Disciplined Value Fund A
_____% 8037 Pioneer Fund A
_____% 8038 Pioneer Mid-Cap Value Fund A
_____% 8039 T. Rowe Price Retirement 2010 Fund Adv
_____% 8040 T. Rowe Price Retirement 2020 Fund Adv
_____% 8041 T. Rowe Price Retirement 2030 Fund Adv
_____% 8042 T. Rowe Price Retirement 2040 Fund Adv
_____% 8108 Vanguard Federal Money Market Inv
_____% 8030 Victory Munder Mid-Cap Core Growth Fund A

SUBADVISED FUNDS

_____% 8099 Aggressive Growth Lifestyle Fund
_____% 8043 Asset Allocation Fund
_____% 8100 Capital Appreciation Fund
_____% 8102 Conservative Growth Lifestyle Fund
_____% 8097 Core Bond Fund
_____% 8048 Dividend Value Fund
_____% 8050 Emerging Economies Fund
_____% 8067 Global Real Estate Fund
_____% 8052 Global Strategy Fund
_____% 8053 Government Securities Fund
_____% 8054 Growth Fund
_____% 8098 High Yield Bond Fund
_____% 8057 Inflation Protected Fund
_____% 8058 International Equities Fund
_____% 8059 International Government Bond Fund
_____% 8060 International Growth Fund
_____% 8103 International Opportunities Fund
_____% 8051 International Socially Responsible Fund
_____% 8049 International Value Fund
_____% 8062 Large Capital Growth Fund
_____% 8063 Mid Cap Index Fund
_____% 8064 Mid Cap Strategic Growth Fund
_____% 8104 Mid Cap Value Fund
_____% 8105 Moderate Growth Lifestyle Fund
_____% 8066 Nasdaq 100® Index Fund
_____% 8068 Science & Technology Fund
_____% 8095 Small Cap Growth Fund
_____% 8071 Small Cap Index Fund
_____% 8072 Small Cap Special Value Fund
_____% 8106 Small Cap Value Fund
_____% 8075 Stock Index Fund
_____% 8055 Systematic Core Fund
_____% 8044 Systematic Growth Fund
_____% 8045 Systematic Value Fund
_____% 8107 U.S. Socially Responsible Fund

FIXED OPTION

_____% FB009 Fixed Annuity - Long-Term Fixed Option. (This is an annuity contract option separate from the mutual fund account.)

A withdrawal charge may apply to in-service withdrawals or transfer amounts greater than 20% per contract year. Transfers to the fixed annuity within 90 days of a transfer from the fixed annuity may receive a different rate of interest than new purchase payments.

6. AFFIRMATIONS AND STATEMENTS

By signing this form:

- I represent that all statements, answers and affirmations are complete and true to the best of my knowledge and belief.
 - I have read and understand the information provided in the Information section.
 - I certify and agree that I have received and hereby adopt the VALIC IRA Employee Custodial Account Agreement VL 21748 appointing VALIC as Custodian of my IRA account and agree to be bound by all of the terms and conditions of that Agreement.
 - I hereby consent to a quarterly custodial/administrative fee of \$7.50 and a recordkeeping fee, which will be deducted from my account on a quarterly basis.
 - I understand that if I have not made an investment election, investments will be placed in the Money Market fund or such other funds my employer has designated.
 - I understand that mutual fund shares are not deposits or obligations of, or guaranteed or endorsed by, any bank, and are not federally insured by the Federal Deposit Insurance Corporation, the Federal Reserve Board, or any other agency of the U.S. Government, and that an investment in mutual fund shares involves risks, including the possible loss of principal.
 - I understand that transfers from the Fixed-Interest Option may be restricted. I understand that mutual fund investment return and principal value will fluctuate so that when redeemed any shares in my Plan account may be worth more or less than their original cost. I affirm that the information on this form is accurate and complete, to the best of my knowledge.
 - I understand that I am establishing a custodial account and by separate application, a fixed annuity.
 - I understand that if I invest in this program through a Broker-Dealer that the Broker-Dealer may charge an advisory fee. A portion of this fee may be paid to VALIC or an affiliate for recordkeeping fees.
- Check if you own or participate in another VALIC product.

Applicant's Signature _____

Signed at City/State _____

Date _____

7. DEALER/LICENSED AGENT INFORMATION AND SIGNATURES

Licensed Agent: _____ VALIC Agent #/Location: _____
(Print Name)

Licensed Agent Phone: (_____) _____ State License #: _____ Region #: _____

To the best of my knowledge the applicant has an existing life insurance policy or annuity contract. Yes No

Do you have any reason to believe the annuity applied for will replace or change any existing life insurance or annuity? Yes No

As Agent, have you complied with all State Replacement Regulations and completed all required State Replacement Forms? Yes N/A

By signing this form, I certify that I have truly and accurately recorded herein the information provided by the applicant.

Licensed Agent/Registered Representative's Signature _____

Date _____

Broker-Dealer: _____

(Print Name)

Branch Office Address: _____

City: _____ State: _____ ZIP: _____

Licensed Principal of Broker-Dealer's Signature _____

Date _____

INFORMATION

INVESTMENT OBJECTIVE DEFINITIONS

Safety of Principal – For clients with a low tolerance for investment risk and/or a short time horizon. The investor generally seeks to hold securities with little or no price fluctuation.

Long-term Growth – For clients with a moderate to high tolerance for investment risk and a long time horizon. The investor seeks capital appreciation and has little need for current income.

Income – For clients seeking income and protection from inflation. Accepts less fluctuations in investment results by emphasizing more income and capital preservation and less long-term growth.

DOCUMENT DELIVERY CHOICES

E-delivery notices will be sent when the following items become available:

Account Statements and transaction confirmations of certain account/administrative updates.

You may customize your selections online at corebridgefinancial.com/retire.

Certain documents and types of correspondence may continue to be delivered by U.S. mail for compliance reasons. By electing e-Delivery, you are confirming that you have ready access to a computer with Internet access, an active e-mail account to receive this information electronically, and the ability to read and retain it. This consent will continue until revoked.

E-delivery will be cancelled if e-mails are returned undeliverable. VALIC is not required to deliver information electronically and may discontinue e-delivery notices in whole or part at any time.

Questions about this form may be directed to **1-800-448-2542**, Monday through Friday, 7 a.m. to 8 p.m. Central Time.

Please send completed forms to:

VALIC Document Control
P.O. Box 15648
Amarillo, TX 79105-5648

Overnight Delivery

VALIC Document Control
1050 N. Western St.
Amarillo, TX 79106-7011

The Variable Annuity Life Insurance Company is a wholly owned subsidiary of Corebridge Financial, Inc.



DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
WASHINGTON, D.C. 20224

MAR 16 2006

Variable Annuity Life Insurance Company
2929 Allen Parkway
Houston, TX 77019

EIN Number: 74-1625348

Ladies and Gentlemen:

In a letter dated October 24, 2005, as supplemented by additional information dated February 21, March 1, 2006, and March 9, 2006, your authorized representative requested a written notice of approval that Variable Annuity Life Insurance Company may act as a passive or non-passive nonbank custodian of medical savings accounts established under section 220 of the Internal Revenue Code and health savings accounts described in section 223, passive or non-passive nonbank custodian of plans qualified under section 401 or accounts described in section 403(b)(7), passive or non-passive nonbank custodian for individual retirement accounts (IRAs) established under sections 408 and 408A (dealing with Roth IRAs), passive or non-passive nonbank custodian of Coverdell education savings accounts established under section 530, and as a passive or non-passive nonbank custodian of eligible deferred compensation plans described in section 457(b).

Section 220(d)(1)(B) of the Code (dealing with Archer MSAs (medical savings accounts)) provides, in pertinent part, that the trustee of a medical savings account must be a bank (as defined in section 408(n)), an insurance company (as defined in section 816), or another person who demonstrates to the satisfaction of the Secretary that the manner in which such person will administer the trust will be consistent with the requirements of this section. Q & A-10 of Notice 96-53, 1996-2 C.B. 219 provides, in pertinent part, that persons other than banks, insurance companies, or previously approved IRA trustees or custodians may request approval to be a trustee or custodian in accordance with the procedures set forth in section 1.408-2(e) of the Income Tax Regulations.

Section 223(d)(1)(B) of the Code provides, in pertinent part, that the trustee of a health savings account must be a bank (as defined in section 408(n)), an insurance company (as defined in section 816), or another person who demonstrates to the satisfaction of the Secretary that the manner in which such person will administer the trust will be

consistent with the requirements of this section. Section 223(d)(4)(E) provides, in general, that rules similar to section 408(h) (dealing with custodial accounts) also apply to health savings accounts. See below.

Section 401(f)(1) of the Code provides that a custodial account shall be treated as a qualified trust under this section if such custodial account would, except for the fact it is not a trust, constitute a qualified trust under this section. Section 401(f)(2) provides that the custodian must be a bank (as defined in section 408(n)) or another person who demonstrates to the satisfaction of the Secretary that the manner in which such other person will hold the assets will be consistent with the requirements of section 401 of the Code. Section 401(f) also provides that in the case of a custodial account treated as a qualified trust, the person holding the assets of such account shall be treated as the trustee thereof.

Section 403(b)(7)(A) of the Code requires, in part, that for amounts paid by an employer to a custodial account to be treated as amounts contributed to an annuity contract for his employee, the custodial account must satisfy the requirements of section 401(f)(2). That section also requires, in order for the amounts paid by an employer to be treated as amounts contributed to an annuity contract for his employee, that the amounts are to be invested in regulated investment company stock to be held in the custodial account, and under the custodial account no such amounts may be paid or made available to any distributee before the employee dies, attains age 59 1/2, has a severance from employment, becomes disabled (within the meaning of section 72(m)(7)), or in the case of contributions made pursuant to a salary reduction agreement (within the meaning of section 3121(a)(1)(D)), encounters financial hardship.

Section 408(a)(2) of the Code requires that the trustee of an IRA be a bank (as defined in section 408(n) of the Code) or such other person who demonstrates to the satisfaction of the Secretary that the manner in which such other person will administer the IRA will be consistent with the requirements of section 408.

Section 408(h) of the Code provides that a custodial account shall be treated as a trust under this section if the assets of such account are held by a bank (as defined in subsection (n)) or another person who demonstrates to the satisfaction of the Secretary that the manner in which such other person will administer the account will be consistent with the requirements of this section, and if the custodial account would, except for the fact that it is not a trust, constitute an IRA described in subsection (a). Section 408(h) also provides that, in the case of a custodial account treated as a trust by reason of the preceding sentence, the custodian of such account shall be treated as the trustee thereof.

Section 408A of the Code provides, in general, that a Roth IRA shall be treated in the same manner as an individual retirement plan. Section 7701(a)(37)(A) defines an individual retirement plan as an individual retirement account described in section 408.

Section 530(b)(1)(B) of the Code (dealing with Coverdell education savings accounts) requires that the trustee of such an account be a bank (as defined in section 408(n)) or another person who demonstrates to the satisfaction of the Secretary that the manner in which that person will administer the trust will be consistent with the requirements of this section or who has so demonstrated with respect to any individual retirement plan.

Section 530(g) of the Code (dealing with Coverdell education savings accounts) provides that a custodial account shall be treated as a trust if the assets of such account are held by a bank (as defined in section 408(n)) or another person who demonstrates, to the satisfaction of the Secretary, that the manner in which he will administer the account will be consistent with the requirements of this section, and if the custodial account would, except for the fact that it is not a trust, constitute an account described in subsection (b)(1). For purposes of title 26 [the Internal Revenue Code], in the case of a custodial account treated as a trust by reason of the preceding sentence, the custodian of such account shall be treated as the trustee thereof.

Section VII of Notice 98-8, 1998-1 C.B. 355 (guidance relating to the requirements applicable to eligible deferred compensation plans described in section 457(b) of the Code), provides, in pertinent part, that for purposes of the trust requirements of section 457(g)(1), a custodial account will be treated as a trust if the custodian is a bank, as described in section 408(n), or a person who meets the nonbank trustee requirements of section VIII of this notice, and the account meets the requirements of section VI of this notice, other than the requirement that it be a trust. Section VIII provides that the custodian of a custodial account may be a person other than a bank only if the person demonstrates to the satisfaction of the Commissioner that the manner in which the person will administer the custodial account will be consistent with the requirements of section 457(g)(1) and (g)(3) of the Code. To do so, the person must demonstrate that the requirements of paragraphs (2)-(6) of section 1.408-2(e) of the regulations relating to nonbank trustees will be met.

The Income Tax Regulations at section 1.408-2(e) contain the requirements that such other person must comply with in order to act as trustee or custodian, for purposes of sections 220, 223, 401(f), 403(b)(7), 408(a)(2), 408(h), 408(q), 408A, 457(b) and 530 of the Code. One of the requirements of section 1.408-2(e) states that such person must file a written application with the Commissioner demonstrating, as set forth in that section, its ability to act as a trustee or custodian.

Based on all the information submitted to this office and all the representations made in the application, we have concluded that Variable Annuity Life Insurance Company meets the requirements of section 1.408-2(e) of the regulations and, therefore, is approved to act as a passive or non-passive nonbank custodian of medical savings accounts established under section 220 of the Code and health savings accounts described in section 223, passive or non-passive nonbank custodian of plans qualified under section 401 or accounts described in section 403(b)(7), passive or non-passive

nonbank custodian for individual retirement accounts (IRAs) established under sections 408 and 408A (dealing with Roth IRAs), passive or non-passive nonbank custodian of Coverdell education savings accounts established under section 530, and as a passive or non-passive nonbank custodian of eligible deferred compensation plans described in section 457(b).

This letter authorizes Variable Annuity Life Insurance Company to act as a passive or non-passive nonbank custodian. When Variable Annuity Life Insurance Company acts as a passive nonbank custodian (within the meaning of section 1.408-2(e)(6)(i)(A) of the regulations), it is authorized only to acquire and hold particular investments specified by the custodial agreement. It may not act as a passive custodian if under the written custodial agreement it has discretion to direct investments of the custodial funds.

This letter while authorizing Variable Annuity Life Insurance Company to act as a custodian does not authorize it to pool accounts in a common investment fund (other than a mutual fund) within the meaning of section 1.408-2(e)(5)(viii)(C) of the regulations. Variable Annuity Life Insurance Company may not act as a custodian unless it undertakes to act only under custodial agreements that contain a provision to the effect that the grantor is to substitute another trustee or custodian upon notification by the Commissioner that such substitution is required because Variable Annuity Life Insurance Company has failed to comply with the requirements of section 1.408-2(e) of the regulations or is not keeping such records, or making such returns or rendering such statements as are required by forms or regulations. For example, one such form is Form 990-T for IRAs that have \$1000 or more of unrelated business taxable income that is subject to tax by section 511(b)(1) of the Code.

Variable Annuity Life Insurance Company is required to notify the Commissioner of Internal Revenue, Attn: SE:T:EP:RA, Internal Revenue Service, Washington, D.C. 20224, in writing, of any change which affects the continuing accuracy of any representations made in its application. Further, the continued approval of Variable Annuity Life Insurance Company to act as a passive or non-passive nonbank custodian of medical savings accounts established under section 220 of the Code and health savings accounts described in section 223, passive or non-passive nonbank custodian of plans qualified under section 401 or accounts described in section 403(b)(7), passive or non-passive nonbank custodian for individual retirement accounts (IRAs) established under sections 408 and 408A (dealing with Roth IRAs), passive or non-passive nonbank custodian of Coverdell education savings accounts established under section 530, and as a passive or non-passive nonbank custodian of eligible deferred compensation plans described in section 457(b) is contingent upon the continued satisfaction of the criteria set forth in section 1.408-2(e) of the regulations.

This approval letter is not transferable to any other entity. An entity that is a member of a controlled group of corporations, within the meaning of section 1563(a) of the Code, may not rely on an approval letter issued to another member of the same controlled

group. Furthermore, any entity that goes through an acquisition, merger, consolidation or other type of reorganization may not necessarily be able to rely on the approval letter issued to such entity prior to the acquisition, merger, consolidation or other type of reorganization. Such entity may have to apply for a new notice of approval in accordance with section 1.408-2(e) of the regulations.

This letter constitutes a notice that Variable Annuity Life Insurance Company may act as a passive or non-passive nonbank custodian of medical savings accounts established under section 220 of the Code and health savings accounts described in section 223, passive or non-passive nonbank custodian of plans qualified under section 401 or accounts described in section 403(b)(7), passive or non-passive nonbank custodian for individual retirement accounts (IRAs) established under sections 408 and 408A (dealing with Roth IRAs), passive or non-passive nonbank custodian of Coverdell education savings accounts established under section 530, and as a passive or non-passive nonbank custodian of eligible deferred compensation plans described in section 457(b) and does not bear upon its capacity to act as a custodian under any other applicable law. This is not an endorsement of any investment. The Internal Revenue Service does not review or approve investments.

This notice of approval is effective as of the date of this letter and will remain in effect until withdrawn by Variable Annuity Life Insurance Company or revoked by the Service. This notice of approval does not authorize Variable Annuity Life Insurance Company to accept any fiduciary account before this notice becomes effective.

In accordance with the power of attorney on file in this office, a copy of this letter is being sent to your authorized representative.

If you have any questions, please contact Mr. Robert C. Brambilla (Badge No. 50-00751) at (202) 283-9610.

Sincerely,



Carlton A. Watkins, Manager
Employee Plans Technical Group 1