

Transfer/Rollover In Form

For All Plan Accounts for Use with VALIC Independent Channel

Approximate Amount of Transfer/Rollover to VALIC \$

The Variable Annuity Life Insurance Company (VALIC)

1. CLIENT INFORMATION (Name on transferring carrier's account)							
Name:		SSN or Tax ID:					
Address: City							
Name on VALIC Account:	Daytime Phone #: ()	Date of Birth:					
2. NAME AND ADDRESS OF TRANSFERRING CARRIER (Physical address needed for overnight deliveries.)							
Name:		Phone #: ()					
Address: City							
3. ACCOUNT & TRANSACTION INFORMATION (Attach the most rece Complete section A, B OR C (choose one) AND section D. A separate form in For distributions occurring after January 1, 2015, under federal tax rules individuals cannot make more than one nontaxable 60-day IRA rollover within any one-year period, even if the rollovers involve different IRAs. The one-rollover per year limitation does not apply to a rollover to or from a qualified plan nor does it apply to IRA trustee-to-trustee transfers. IRA owners requesting a distribution for a rollover should be advised that they have the option to request a trustee-to-trustee transfer from one IRA to another IRA. A. Transfer/Exchange Between Like Plan Types: (Plan may restrict these to in-plan transfers or exchanges and not allow transfers to a different plan.) If these funds are from a different plan from which you have met a distributable event and you choose the rollover Option (B) instead of the transfer option you may be able to keep the funds free of the receiving plan's withdrawal restrictions. (Check the receiving plan's document for rollover provisions.) (1) Indicate the "From" and "To" account number. If the "To" account number is a new VALIC account, write the word "new" in the space provided (an application must be submitted.) "From" Carrier Account #: (2) Choose one: Transfer from another plan (Both plans must be same plan type.) Exchange/transfer within the same employer plan (can also include transfers from certain pre-2009 accounts including grandfathered accounts.) (3) Mark the box for Plan Type. (Choose one, as both the transferring "From" and "To" plans must be the same Plan Type.)	ent statement for the Carrier account in must be completed for each contribution in must be completed for each contribution in the contribution regarding your rollows account, funds will be placed in that contributory account, a new rollover product available in the plan. (2) Mark the box in the "From" column in the contribution in the "From" column in the contribution in the contri	stributable event in the "From"plan). In number: To" VALIC Account # er: If the "To" account indicated is a rollover account. If the "To" account indicated is a account will be established with the current IND in the "To" column that "To" Plan Type 401(a)/(k)/403(a) Roth 401(k) (only from Roth 401(k), Roth 457(b) gov't or Roth 403(b)) 403(b) Roth 403(b) (only from Roth 403(b) or Roth 401(k) or Roth 457(b) gov't employer Roth 457(b) gov't employer Roth 457(b) gov't (only from Roth 457(b) gov't, Roth 401(k), Roth 403(b), or Roth IRA) SEP, Simple IRA or IRA Roth IRA Beneficiary or Inherited IRA (rollover from beneficiary inherited funds) e "From" plan: nswer 4) Disability Other or after the year you attained age 55:					
Roth 401(k) Roth 457(b) gov't 403(b) annuity* 457(b) of tax-exempt employer 403(b)(7) cust. acct.* SEP, Simple IRA or IRA Roth 403(b) Roth IRA Beneficiary or Inherited IRA *403(b) annuities and custodial accounts may be transferred to each other.	C. 1035 Exchange: Indicate the "From" and "To" account number. "From" Carrier Account #: (TDVA/NQDA account to TDVA/NQDA account, an Exchange under Internal Revenue Code section 1035) *A client statement from the current provider is required with all 1035 exchange requests.						
D. Required/Additional Transaction Information: (required)	1						
 Replacement Policy (Check one): Yes No Replacement for 2. Amount to be Transferred/Rolled Over: Liquidate the entire account The funds coming to VALIC are part of a periodic payout from my prior car The funds coming to VALIC represent proceeds from a beneficiary claim a The funds coming to VALIC are Roth contributions from a 401(k), 403(b), 4 	rrier to be paid on a	the deceased.					
6. Name of current employer's plan (if applicable):	• •	·					

4. ACCOUNT INFORMATION							
Account Contribution Source (Check one):		☐ Employee Mandatory or M ☐ Roth 403(b) (5)	atched (2)				
Choose one: If allocations are not entered below, funds will default to current allocations on file for future deposits. Allocations for future deposits may differ from how your funds are currently invested. Allocations can be verified online at corebridgefinancial.com/retire.							
 ☐ Transfer/rollover funds into my existing allocations designated for ☐ Allocate my transfer/rollover funds as follows: (List investment of more space is needed, use a separate sheet of paper.) 		umber followed by the percentag	e – percents must be whole and	d total 100%.) (If			
<u>Investment Option Name</u> <u>Investment Option Number</u>	Percent %	Investment Option Name	Investment Option Num	nber Percent %			
	%			%			
	%						
	%						
	- —						
5. AUTHORIZATION TO RELEASE INFORMATION AND L							
I authorize the transferring company/carrier to release information to Check one: I have lost my policy contract. Please accept this for	• •	-	er. nclosed my policy contract.				
6. CLIENT AUTHORIZATION TO TRANSFER/ROLLOVER	FUNDS AND SU	JBSTITUTE FORM W-9					
Some Carriers also require clients to sign their forms to expect forms and contract to this request.	dite the transfer/r	ollover. If your current Carrier	requires its form(s), please at	tach the completed			
 A. By signing on the Client Signature line below, I acknowledge that I have read and understand all of the information on the Information page. I authorize the above transfer/rollover and certify that all statements are complete and accurate to the best of my knowledge and belief. I understand that I am responsible for providing any evidence that may be required by the IRS to validate any of the information given. If this is a rollover from an IRA into an employer sponsored plan, I certify that no after-tax amounts and no required minimum distributions from the IRA are included in this rollover. The undersigned further agrees, in the event his/her transaction is not complete, to permit VALIC to retain his/her funds while VALIC immediately attempts to obtain the information necessary and/or correct any other issues in order to complete the transaction contemplated. B. For Section 1035 Exchange only – I hereby irrevocably assign the contract or certificate represented by Account #							
of the Internal Revenue Code. VALIC is participating in this transaction at your specific request and as an accommodation to you and makes no representations or warranties and has no responsibility or liability for the validity of this transaction or its tax treatment under Section 1035(a) of the Internal Revenue Code or otherwise. If this is a partial exchange, it is subject to applicable tax rules and requirements, including but not limited to IRS Revenue Procedure 2011-38. That guidance includes specific rules intended to prevent the use of partial exchanges to avoid tax obligations, and provides that any distribution from either the surrendering or receiving contract involved in a partial exchange within 180 days from the date of the exchange may result in the partial exchange being treated as a taxable withdrawal from the original contract rather than a tax-free exchange. VALIC does not provide tax or legal advice and recommends that you seek the advice of your tax or legal advisor before entering into this transaction.							
			•	(,,, , , , ,			
Client Signature	Date						
Spousal Signature (if applicable)	Date						
7 VALIC ACCEPTANCE OF TRANSFER (See information n	aga for mailing/a	vernight of VALIC paparagets	anlu)				
7. VALIC ACCEPTANCE OF TRANSFER (See information p In accepting the cash value from the above described (Plan/Contra			•	hy assumes			
responsibility for the future administration of such funds and agrees	s that payment to	and receipt by VALIC of the cash	value shall fully discharge	•			
such funds, after the transfer or rollover, provided however that:		r) from all responsibility and liabi					
• in the case of a plan-to-plan transfer, Transferring Company has			· · · · · · · · · · · · · · · · · · ·				
 in the case of a rollover from another plan or IRA, the Transferring or IRA satisfies applicable qualification requirements, that require amounts from an IRA are being rolled over into an employer sport 	ed minimum distril onsored plan.	butions, if applicable, have not be	een included in the rollover, and	that no after-tax			
Additionally, if the receiving plan is a code section 403(b) plan, VAL under the plan, or has entered into an information-sharing agreement							
Justin Canffeld							
Treasurer/The Variable Annuity Life Insurance Company		Date					

8. EMPLOYER'S AUTHORIZATION TO TRAN	SFER FUNDS							
(This section is to be completed by the employer if required under the plan.) This is notification and authorization to you to issue a check payable to VALIC pursuant to the above referenced client's authorization to transfer the investment medium under the above-mentioned plan to VALIC. Please send the check along with this form to the mailing address referenced below in Section 9.								
Employer Name:								
Plan Administrator or TPA (Print Name)		Title	Title					
Plan Administrator's or TPA's Signature		Date						
9. CHECK AND MAILING INFORMATION (PIG	ease provide employer/employee	contribution breakdo	wn with remittance.)					
A. Make Transfer/Rollover check payable as follows: VALIC FBO:)	C. Overnight check:	JP MORGAN CHASE (TX1-0029) VALIC Lockbox number 301700 14800 Frye Rd Fort Worth, TX 76155				
VALIC Account #:				Tott Worth, 177 70100				
10. COST BASIS AND TAX REFORM ACT OF	· · · · · · · · · · · · · · · · · · ·		ssor Carrier.)					
(Complete this section and return the requested info If you are unable to provide this information or			36_8/21					
A. 457(b) Governmental Plan Transfers: If this is rollover funds subject to 10% penalty: ☐ No ☐	a transfer/rollover from a 457(b) Go ☐ Yes	overnmental plan to ano	other 457(b) Government					
If "Yes", enter the amount (principal and interest	l/earnings) subject to 10% penalty			\$				
B. 403(b) Portion of the Transfer:				11 ¢				
-								
			R\$					
December 31, 1986 Cash Value/Balance								
Post 12/31/86 accruals (deferrals/contributions a								
C. After-Tax Information:	and interest our migo,							
Pre-TEFRA (prior to August 14, 1982) cost basis	s (TDVA-1035 Exchange)			\$				
	,		\$					
- ,	- '							
After-tax contribution amount for any other plan								
After-tax Amount								
E. Elective Deferral Account -OR- Other				····· • <u> </u>				
F. Minimum distribution grandfathering:	Contributions							
Adjusted 12/31/1986 balance				\$				
11. DEALER/LICENSED AGENT INFORMATI	ON AND SIGNATURES							
Licensed Agent (Print Name):			Phone: ()				
VALIC Agent #/Location:			State Lic	ense #:				
·								
Licensed Agent's Signature			Date					
Broker-Dealer (Print Name):								
Branch Office Address:		_ City:	Sta	ate: ZIP:				
Licensed Principal of Broker-Dealer Signature			Date					

Information

The information in this notice applies to qualified plans, tax-deferred annuity arrangements, IRAs, and governmental 457 deferred compensation plans.

EXTERNAL CAPITAL TRANSFERS

The account value to be transferred may have been subject to sales and/or administration charges. The amount transferred may be subject to such charges as are appropriate under the terms of the VALIC contract. You are responsible for any taxes or penalties due should this transaction not comply with the applicable IRC provisions. Please consult with qualified tax counsel prior to electing this transaction.

Although the amount transferred is in general not subject to withholding requirements because it is not includible in your gross income for the year of transfer, if this transfer does not comply with applicable legal requirements, you may be responsible for tax payments if you do not have enough federal income tax withheld from income.

The transfer or exchange of a Section 403(b) account is governed by Internal Revenue Code and related Treasury regulations. Under these rules, VALIC must maintain and enforce the withdrawal restrictions that existed prior to the transfer. In the event that VALIC does not receive the information requested in Section 10 of this form from the prior carrier, all of your funds will be subject to withdrawal restrictions and minimum distribution rules.

EXTERNAL DISTRIBUTABLE EVENT ROLLOVERS

Most withdrawals from tax-favored retirement plans are eligible for roll over either to an IRA or to another plan if the receiving plan accepts such rollovers. Some plans do not accept rollovers of certain types of distributions. Check with the administrator of that plan about whether the plan accepts rollovers and, if so, the types of distributions it accepts.

Rollover funds will be deposited into a new or, if available, an existing rollover account. Funds rolled into current plan may be subject to current plan withdrawal restrictions and will not be available for withdrawal until such withdrawal restrictions are satisfied.

DIRECT EXTERNAL DISTRIBUTABLE EVENT ROLLOVER

Eligible rollover distributions may be rolled over directly to an employer-sponsored plan, if such plan accepts such rollovers, or to an IRA.

Rollovers may be subject to the plan restrictions of the receiving plan. The new plan restrictions may be different than the plan from which the funds were rolled. Check with the administrator of the receiving plan prior to making your decision in order to clearly understand what restrictions may apply.

DISTRIBUTIONS PAID DIRECTLY TO YOU

If the distribution you are rolling over was paid directly to you, you may roll over any amounts to another employer-sponsored plan or to an IRA within 60 days. Any distributions of after-tax contributions paid directly to you may not be rolled over to another employer-sponsored plan. However, they may be rolled over to an IRA within 60 days.

For distributions occurring after January 1, 2015, under federal tax rules individuals cannot make more than one nontaxable 60-day IRA rollover within any one-year period, even if the rollovers involve different IRAs. The one-rollover per year limitation does not apply to a rollover to or from a qualified plan nor does it apply to IRA trustee-to-trustee transfers. IRA owners requesting a distribution for a rollover should be advised that they have the option to request a trustee-to-trustee transfer from one IRA to another IRA.

AMOUNTS NOT ELIGIBLE FOR ROLLOVER

Some amounts not eligible for rollover include, but are not limited to, amounts paid from a nonqualified (after-tax) annuity that is not part of your employer's plan, financial hardship withdrawals, and amounts paid from certain deferred compensation plans. After-tax contributions may not be rolled over to a governmental 457(b) plan or from an IRA to any other plan type. Also, see Distributions Paid Directly to You paragraph above.

ROLLOVERS OF BENEFICIARY/ALTERNATE PAYEE ACCOUNTS

Only (1) the participant, or, (2) in the case of the participant's death, the participant's surviving spouse, or (3) in the case of a domestic relations order, the participant's spouse or ex-spouse may roll over a distribution into a plan of the participant's own. An exception to this rule is that a non-spousal beneficiary may, subject to plan provisions, roll inherited funds from an eligible retirement plan into a Beneficiary IRA. A Beneficiary IRA is an IRA created for the sole purpose of receiving funds inherited by non-spousal beneficiaries of eligible retirement plans. The distribution must be transferred to the Beneficiary IRA in a direct "trustee-to-trustee" transfer. Beneficiary IRAs must meet the distribution requirements relating to IRAs inherited by non-spousal beneficiaries under Code sections 408(a)(6) and (b)(3) and 401(a)(9).

LIVING BENEFIT OPTIONS

If you have chosen a living benefit option, withdrawals from the contract will reduce the account value and may reduce or cancel benefits of the living benefit option. Withdrawals exceeding the Maximum Annual Withdrawal Amount may reduce future Maximum Annual Withdrawal Amounts and reduce or eliminate any eligible income credit. Minimum distribution amounts calculated for each year will include the value of the living benefit. One year's required minimum distribution based solely on the value of each individual account will not be treated as an excess withdrawal, but may reduce the Maximum Withdrawal Period and reduce or eliminate any eligible income credit. See your contract endorsement.

Please send completed forms to:

Retirement Services Center P.O. Box 15648 Amarillo, TX 79105-5648

Overnight Delivery: Retirement Services Center 1050 N. Western St. Amarillo, TX 79106-7011