

# Transfer Due to Divorce—IRA/HSA

Use this form to transfer assets from a Traditional, Roth, Rollover, SEP, or SIMPLE IRA ("IRA"), or Fidelity HSA ("HSA"), to the same type of account of an ex-spouse as a result of a divorce decree or legal separation. Type on screen or fill in using CAPITAL letters and black ink. If you need more room for information, make a copy of the relevant page.

### Helpful to Know

- A copy of the divorce decree or legal separation order signed by a judge must be included. Note: The decree or order must include language referencing the account(s) and amounts being transferred. If not, the settlement agreement incorporated or referenced in the decree or order that references the division is also required.
- Transfers must be between HSAs or the same type of IRA (e.g., HSA to HSA, IRA to IRA, or Roth IRA to Roth IRA).
- To request a transfer for an HSA and IRA, a separate form must be completed for each registration type.
- Fidelity is not able to accept instructions that require interpretation (e.g., calculations of earnings, interest, penalties, or "as of" specific dates).
- The ex-spouse must have an existing Fidelity IRA or HSA, or must complete and submit a new account application along with this form. To open a new account online, go to Fidelity.com/openaccount.

# 1. Account Owner Information Relinquishing party

	Fidelity Account Number	Fidelity Account Number			
This phone number	Name				
may be used if we have questions, but					
will not be used to	Daytime Phone	Extension			
update your account information.					
	e Information The r	eceiving party must have a	an existing Fidelity IRA or HSA.		
For multiple account	Fidelity Account Number	Fidelity Account Number			
transfers that differ in					
transfer percentage, complete a separate form.	Name				
Provide name on					
receiving account.					
3. Transfer Ir	nstructions				
Check ONLY one.	Specified Amount Must be	e available in the core position or	in a cash position in a Mutual Fund Only account.		
	Amount				
	\$           .				
	OR				
	Specified Percentage of en	tire account			
	Percentage	If there is a position that will no	t divide in a tradeable lot (e.g., fixed income position),		
For a FULL transfer, enter 100%.	.   %		be transferred below for that one position and the nt will be transferred according to the percentage given.		
ciner roots.	Indicate the section or page of the legal document that references the account(s) being transferred. A copy of the legal document signed by a judge must be included with this form.				
	Details				
	Securities				
	☐ Transfer the following Secu	rities In Kind:			
Indicate the number of shares or check "All."	Investment Name	CUSIP or Symbol	Number of Shares/ALL		
Stidles of Check All.			ALL		
	Investment Name	CUSIP or Symbol	Number of Shares/ALL		
			ALL		
			arate sheet, including the same information.		
	Important: The attachment mu	st be signed and dated.	Form continues on next page.		
			. orin continues on next page. F		

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## 4. Signatures and Dates The account owner and ex-spouse must sign and date.

By signing below, you:

- Certify that all information provided in this form is true, accurate, and complete.
- Direct Fidelity to act on all instructions given on this form and agree to indemnify us from and hold us harmless for any and all losses, liabilities, claims, and costs (including reasonable attorneys' fees) resulting from our effecting any transaction or acting upon such instructions.
- Indemnify Fidelity from any and all liability in the event you fail to meet any IRA/HSA
- requirements concerning your IRA(s)/HSA(s) referred to in this form, as applicable.
- Acknowledge that you have consulted with independent tax or legal counsel regarding the transfer, that the document (or portions thereof) that has been presented as evidence of a divorce or legal separation is a "divorce or separation instrument" within the meaning of Internal Revenue Code (IRC) Section 121(d)(3)(c)(i) for divorces after 12/31/2018, otherwise IRC Section 71(b)(2)(A), and that any directions
- given on this form are consistent with the entire divorce instrument, even if only a portion of the divorce or separation instrument has been provided.
- Acknowledge that failure to comply with the requirements of IRC Section 408(d)(6) (for IRAs), or IRC Section 223(f)(7) (for HSAs), may result in reportable income for the year in which the transfer occurs and potential tax liabilities as a result of such failure.

#### 4a. Account Owner (Relinquishing Party) Signature and Date

A Medallion signature guarantee is required for the account owner (relinquishing party) if the value of the transfer is greater than \$100,000.

If the form is completed at a Fidelity Investor Center with all signers present, the Medallion signature guarantee is not required. You can get a Medallion signature guarantee from most banks, credit unions, and other financial institutions. A notary seal/stamp is NOT a signature guarantee.

PRI	PRINT ACCOUNT OWNER NAME Relinquishing party		
	ACCOUNT OWNER SIGNATURE		
SIGN	X		
	TODAY'S DATE MM/DD/YYYY		
DATE	X		

■ MEDALLION SIGNATURE GUARANTEE ■

### 4b. Ex-Spouse (Receiving Party) Signature and Date

PRI	PRINT RECEIVING PARTY NAME				
	DECENVING DADTY CICALATURE				
	RECEIVING PARTY SIGNATURE				
SIGN	X				
	TODAY'S DATE MM/DD/YYYY				
DATE	X				

**Did you print and sign the form?** Send the ENTIRE form and any attachments to Fidelity Investments.

Questions? Go to Fidelity.com or call 800-343-3548.

Regular mail

Fidelity Investments Account Reregistration Services PO Box 770001 Cincinnati, OH 45277-0039 Overnight mail

Fidelity Investments Account Reregistration Services 100 Crosby Parkway, KC1C Covington, KY 41015

On this form, "Fidelity" means Fidelity Brokerage Services LLC and its affiliates. Brokerage services are provided by Fidelity Brokerage Services LLC, Member NYSE, SIPC. 693723.6.0 (05/20)

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