

Change of Ownership Form with Signature Guarantee

Use this form to change the registration on non-retirement Invesco accounts.

- If this is a corporate account or is a transfer or distribution due to the death of the account owner(s), please call an Invesco Client Services representative to obtain any additional requirements.
- All signatures require a signature or medallion guarantee, unless moving to a Transfer on Death (TOD) account for the same shareholder(s) or you are the Custodian of a UGMA/ UTMA and transferring to the beneficial minor only.

PLEASE USE BLUE OR BLACK INK	PLEASE PRINT CLEARLY IN BLOCK CAPITAL LETTERS
1 Invesco Account Number and Current F	Registration Information
☐ SSN or ☐ TIN (Required)	Invesco Account Number
Account Registration (Please print name(s) as in	t appears on account.)
2 Requestor Information	
Full Name of Requestor(s)	Primary Phone Number
	,
Mailing Address (Required)	
(1.044	
Capacity of Requestor (Select all that apply.):	
	☐ Former Minor ☐ Custodian
☐ Attorney-in-Fact for	☐ Successor Trustee - Reason for replacement
☐ Executor(trix) for	□ Other
3 New Owner(s)/Recipient Information (If y	ou are transferring to a new Invesco account, a new account application is also required.)
Full Name of New Shareholder, Custodian, Trus	st, Estate or other Entity
☐ SSN or ☐ TIN (Required)	Date of Birth (mm/dd/yyyy)
Date of Trust (If applicable) (mm/dd/yyyy)	
Full Name of New Joint Owner, Minor, Trustee of	or Executor (If applicable)
SSN	Date of Birth (mm/dd/yyyy)
Mailing Address (Required)	
Primary Phone Number	Email Address

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4 | Reason for Request (Select one option A, B or C.)

treated as a gift for cost basis purposes. A. General Registration Change: Select this option if you are transferring shares due to one of the reasons below. Please also check the box that matches your specific reason. Marriage or divorce Adding or removing a joint owner for a reason other than death, marriage or divorce □ UTMA/UGMA minor has reached the age of majority Date of Birth (mm/dd/yyyy) (Required) ☐ Transferring shares into your Grantor Trust (Grantor trusts typically utilize the same Social Security number as one of the grantors. See "Gift" if SSN of the trust does not match with the SSN of the original owner or if you are not a grantor of the trust.) ☐ Transferring shares into your partnership or sole proprietor account ☐ Transferring shares into your TOD account ☐ Transferring shares from an existing estate account B. Death of Owner (Inheritance): Select this option if you have inherited shares from an individual, a joint owner, a trust or an estate account. Please provide the date of death, alternate valuation date or alternate value below in order for Invesco to provide cost basis for your shares. Cost basis rules for inherited shares are complex. Please consult with your tax advisor and complete 1 below and 2-3 as applicable. 1. Decedent's Name(s) Date of Death (mm/dd/yyyy) (Required) 2. Alternate Valuation Date (Optional) (mm/dd/vvvv) or Value \$ 3. If transferring shares due to death from a joint account or grantor trust account with more than one grantor, please select all that apply: ☐ The owners or grantors were not married at the time of death. ☐ The owners or grantors were married at the time of death. (If this box is selected, please select an option below.) ☐ The shares are designated as "community property". ☐ The shares are not designated as "community property". C.
Gift: Select this option if you are transferring shares due to one of the reasons below. Please also check the box that matches your specific reason and provide the date of the gift. If a date is not provided, then the trade date of the transfer will be utilized as the gift date to determine the fair market value of the gifted shares. ☐ Gifting shares to new owner(s) ☐ Gifting shares to a UTMA/UGMA account for the benefit of a minor ☐ Gifting shares to a non-grantor trust (Non-grantor trusts typically utilize a Social Security number different from that of the original owner.) Date of Gift (mm/dd/yyyy) Acceptance of Fair Market Value (Signature of new owner.)

To ensure accurate cost basis reporting, indicate the reason for transfer. If a reason is not selected, this transaction will be

If the recipient's existing account or new account will use the Average Cost accounting method and the gifted shares are covered (originally acquired on or after January 1, 2012), they must sign above indicating acceptance of the shares valued at fair market value of the date of gift or settlement date if the shares should be transferred at a loss. If this section is not signed by the recipient and the covered shares are transferred at a loss, then Average Cost can no longer be utilized on the recipient's account and the cost basis method will be changed to First-In First-Out (FIFO) or another method of the recipient's choosing. If the gifted shares are noncovered (originally acquired prior to January 1, 2012) and are transferred at a loss, then Invesco will be unable to provide cost basis information for any of the recipient's noncovered shares.

Note: In the case of the Invesco Oppenheimer SteelPath Funds, shares acquired prior to January 1, 2011, are considered noncovered shares.

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5 Transfe	er/Redemption Instructions (Com	plete A and B.)					
A. Type of R	Request (Select one.)]		
	ister/transfer to an existing Invesco						
_	ister/transfer to a new Invesco acco	ount (A new Invesco Acco	ount Applicati	on is required	for each re	cipient.)	
□ Re-reg	jister shares and redeem for cash.						
B. Amount of	of Transfer or Redemption (Select	one.)					
☐ Entire							
	:% of shares from						
	: specific funds (Please indicate the	` '	,				
Fund Nun	nber Fund N	ame P	ercentage	Amount: 🗌 [Dollars <i>or</i>	Shares	
				_			
			0	· ,			
			o	r 🔲 📖 ,			
			0	,			
	additional funds, please attach a se					-	
Important: 1	The Internal Revenue Service require	es mutual funds to track	cost basis fo	r shares purch	ased on or	after	
shares of this	012, or in the case of Invesco Oppe s transfer will be depleted from your	nneimer SteelPath Fund	S, January 1, If you wish to	2011 (covered	i snares). E ent cost ha	sis method	
please attach	h a separate letter including your pr	eferred depletion method	I. The specific	c lot identificati	on method	will require	
the date of p	urchase and number of shares.	•	•			·	
6 Payme	ent Options (Complete this section on	ly if you are requesting a re	demntion unde	er section 54)			
						01 1 11	
Note: Your renot be forward	edemption proceeds will be mailed	to the address reference	d in section 3	, unless specif	ied below.	Checks will	
	one payment option (A or B).						
A. By check							
_	eck(s) to address listed in section 3						
	eck(s) to third party address. (Spec		third party be	elow.)			
	eck payable to: (Name of third party.	•		,			
		,					
Mailing Ad	ddress (Including apartment or box	number.)					
	(If bank information is provided bel	ow and a single delivery	option is not	selected, proce	eeds will be	e sent via	
	d Clearing House (ACH)).						
	oceeds to my bank account.						
□ ACH tra	ansfer to my bank account. (Allow 2	-3 business days to rece	eive your prod	ceeds.)			
	Nama(a) on Bank Assount						
	Name(s) on Bank Account						
	Pay to the order of			\$			
	<u> </u>				— I		
	Please tape your voided check here.						
	Routing Number	Account Number					

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7 | Authorization and Signature(s) (Please sign and date below.)

REQUEST FOR TAXPAYER IDENTIFICATION NUMBER (Substitute Form W-9)

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), **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. person (including a U.S. resident alien), and
- 4. I am exempt from FATCA reporting.

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. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN.

I certify the information I have provided in connection with this request is true and accurate, and I authorize and direct Invesco Investment Services, Inc. (IIS) to take such actions as indicated above.

Signature of Requestor (Required)	Title	Date (mm/dd/yyyy)		
x				
Signature of Joint Requestor (If applicable)	Title	Date (mm/dd/yyyy)		
X				
Signature of New Owner/Recipient (If applicable)	Title	Date (mm/dd/yyyy)		
x				
Signature Guarantee: (Please place signature guarantee stamp below.)		Each signature must be guaranteed by a bank, broker-dealer, savings and loan association, credit union, national securities exchange or any other "eligible guarantor institution" as defined in rules adopted by the Securities and Exchange Commission. Signatures may also be guaranteed with a medallion stamp of the STAMP program or the NYSE Medallion Signature Program, provided that the amount of the transaction does not exceed the relevant surety coverage of the medallion. A signature guarantee may NOT be obtained through a notary public.		

Note: Endorsement guarantee is not acceptable.

8 | Mailing Instructions

Please send completed and signed form to:

(Direct Mail) (Overnight Mail)

Invesco Investment Services, Inc. Invesco Investment Services, Inc.

P.O. Box 219078 c/o DST Systems, Inc. Kansas City, MO 64121-9078 430 W. 7th Street

Kansas City, MO 64105-1407

For assistance please contact an Invesco Client Services representative at 800 959 4246, weekdays, 7 a.m. to 6 p.m. Central Time.

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