

## **Transfer on Death (TOD) Registration Request Form**

Complete this form to establish or change a Transfer on Death designation for your non-retirement Columbia Threadneedle Investments account(s) pursuant to the Massachusetts Uniform TOD Security Registration Act. Massachusetts residency is not required. Do not list any IRA accounts on this form. By submitting this form, you will completely replace all prior beneficiary designations (primary and/or contingent), if any, for the accounts indicated.

Part 1 Investor Information	(Please type or print clearly	<b>(.)</b>		
Existing Account Number(s), if applicable				
Account Owner (First, Middle Initial, Last)		Date of Birth (MM/DD/YYYY)	Social Secu	rity Number
Co-Account Owner		Date of Birth (MM/DD/YYYY)	Social Secu	urity Number
Street Address or APO/FPO	City		State	ZIP Code
Mobile Phone Number	Home Phone	Number		

## Part 2 Beneficiary Designation

Please read this information before completing this section. The total percentage for the primary beneficiary and contingent beneficiary (if applicable) designations must equal 100%. If no percentage allocations are provided, each primary beneficiary and/or contingent beneficiary (if applicable) will be divided equally. Please note, items marked with an asterisk are required to establish your beneficiary designation. You may wish to consult with a tax, legal or financial advisor before designating or modifying your beneficiary(ies) for your account.

All beneficiary designations will be per capita. Per capita means, the assets designated to a beneficiary will be divided equally among the remaining beneficiaries of the same status (primary or contingent) in the event he/she pre-deceases you. Per stirpes is not a permissible beneficiary designation.

- I hereby designate the following beneficiary(ies) to receive any assets remaining in my account upon my death, based on the percentage allocations provided below.
- If there is no designated primary beneficiary(ies) living at the time of my death, any remaining assets in my accounts shall be distributed to the surviving contingent beneficiary(ies), if applicable.
- If no primary or contingent beneficiary designation is in effect at the time of my death, or if all primary or contingent beneficiary(ies) have pre-deceased me, then my beneficiary shall be my estate.
- I reserve the right to change my beneficiary designation by filing an updated designation with the Transfer Agent, which will supersede any prior designation(s).
- If an attachment is required to complete this beneficiary designation, such attachment will contain the date, account number(s), required beneficiary information, and all appropriate signatures.

## Part 2 Beneficiary Designation: (continued)

□ Primary □ Contingent				
Vhole Percentage*				
Reneficiary Name* Provide full name of Person, Trust, or Entity	Date of Birth or Trust Date (MM/DD/YYYY)*	Social Security Number*		
ddress of Beneficiary				
ity		State ZIP Code		
Relationship* Identify the relationship between this beneficiary and th	ne owner.			
Gelect Primary or Contingent Status* (Select one)  ☐ Primary ☐ Contingent				
/hole Percentage*				
Beneficiary Name* Provide full name of Person, Trust, or Entity	Date of Birth or Trust Date (MM/DD/YYYY)*	Social Security Number*		
ddress of Beneficiary				
		State ZIP Code		
otty				
city  Relationship* Identify the relationship between this beneficiary and the	ne owner.			
	ne owner.			
	request the proceeds be paid to			

Part 3	Spousal Cons	sent						
Check the ap	opropriate box to in	dicate Owner's Marital Status:	☐ Single	☐ Married (See	"Consent of Spouse	") □ Widowed	☐ Divorced	
beneficiary n and, as the	of spouse must be camed and (c) the o spouse of the owne	e signed if all of the following co wner and spouse are residents er, I consent to the beneficiary c my spouse's name, whether her	of a commu designation a	nity property state.	I have reviewed the of money or propert	above beneficiary by to be used for the	designation ne purchase of	
		Signati <b>X</b>	ignature of Spouse <b>X</b>				Date (MM/DD/YYYY)	
Print Name o	of Witness for Spou	se Signati	Signature of Witness for Spouse			Date (MM,	Date (MM/DD/YYYY)	
Part 4	Authorization	n/Signature(s)						
Each of the caffiliates, off transfer on columbia Full entitled to at A Medallion	undersigned hereby ficers, directors, ago leath effected purso nds, Columbia Man ttach or debit the a Signature Guarante	ster the accounts listed above, agrees to indemnify Columbia ents and employees against any uant to these instructions is allow agement Investment Services Cocount of the TOD beneficiary(is the or Signature Validation Program Authorized Individual	Funds, Colum y loss, claim eged or found corp., and the es) to the exte am stamp is	nbia Management I or expense (includ I for any reason to ir respective affilia ent necessary to e required if adding o	investment Services or ing reasonable attorn have been invalid or ites, officers, director inforce their rights to	Corp., and their reney's fees) to the eney's fees) to the eney's fees to the eney's feet and email this indemnity.	spective extent that any reason and ployees will be	
Print Name C	or Account Owner of	Authorized Individual		Tillt Name of Co-A	ccount owner or Auti	iorizeu muividuai		
Signature of	Account Owner or A	Authorized Individual		Signature of Co-Ac	count Owner or Autho	orized Individual		
Capacity (if A	Applicable)	Date (MM/DD/YYYY)		Capacity (if Applica	ble) [	Pate (MM/DD/YYY	Υ)	
Affix MSG or SVP Stamp here				Affix MSG or SVP Stamp here				
Gü		affix the guarantee unless all of the s page has been completed.		Guaran	ntor, please do not affix the information on this page h		if the	
institution, includ three Medallion S Program (STAMP) and not a forgery	ling, but not limited to, the Signature Guarantee progra ), the Stock Exchanges Me . Notarization by a notary	be guaranteed by a Medallion Signature Gi following: banks, credit unions, savings as ams recognized by the Securities and Exchadallion Program (SEMP) and the New York public is not an acceptable signature guara entation for any transaction.	ssociations, broke ange Commission Stock Exchange M	rs or dealers. An eligible . These Medallion Signatu ledallion Signature Progra	guarantor institution providir ure Guarantee programs incl am (MSP). A MSG or SVP sta	ng an MSG must participa ude the Securities Trans camp helps assure that a	ate in one of the fer Agents Medallion signature is genuine	
Part 5	Return Instru	ıctions						
Regular mail	Columbia Mana	gement Investment Services Co	rp.	Overnight mail	Columbia Managem	ent Investment Se	rvices Corp.	

For assistance completing this form, please contact a representative at 800.345.6611, Monday through Friday, 8:00 a.m. to 7:00 p.m. Eastern time.

c/o SS&C GIDS, Inc.

430 W 7th Street, STE 219104 Kansas City, MO 64105-1407

P.O. Box 219104

Kansas City, MO 64121-9104

## **Guidelines and General Instructions for Transfer on Death (TOD) Registration**

Transfer on Death (TOD) is a form of account registration which enables a security owner, while retaining all normal rights of ownership during his/her lifetime, to designate an individual(s) or other entity to become the security owner upon the death of the current owner. The ownership of the security passes directly to the designated beneficiary outside of probate. During the lifetime of the owner(s), the beneficiary has no rights in, to or with respect to the security or any dividends or interest paid. The owner(s) can transfer the security and negotiate dividend checks without the signature or consent of the beneficiary. TOD registration is available only for interests held in Columbia Funds.

Neither Columbia Management Investment Services Corp. nor Columbia Funds, are responsible for determining the tax and legal consequences concerning the decision to register shares in TOD form. Neither Columbia Management Investment Services Corp. nor Columbia Funds shall be responsible for dividends or distributions in respect of shares registered in TOD form paid after the owner's death but before the transfer of such shares to the designated beneficiary. Investors may wish to consult with their attorney or tax advisor to obtain advice regarding the tax and legal consequences of TOD registration.

ELIGIBLE OWNERS: The TOD registration format can only be used for "natural persons": (1) sole owner accounts for natural persons, and (2) natural persons holding the shares as joint owners with rights of survivorship (i.e., joint tenants ("JT TEN") or tenants by the entireties ("TEN ENT")). TOD registration is not available for non-natural persons (e.g., corporations, trusts, etc.), tenants in common or community property registrations. Tenants in common and community property registrations are not allowed because such tenancies lack the right of survivorship.

ELIGIBLE BENEFICIARIES: You may appoint one or more beneficiaries. In addition, primary and contingent beneficiaries may be designated. Primary beneficiaries are the first in line to receive the account upon the death of the account owner. Contingent beneficiaries receive the account upon the death of the account owner(s) if, and only if, there are no surviving primary beneficiaries. The account owner does not have to designate any contingent beneficiaries.

The beneficiaries on a TOD registration may be natural persons or other entities such as trusts, corporations or guardianships. Custodians under the Uniform Transfers to Minors Act are permitted beneficiaries in a TOD registration. Custodians under the Uniform Gift to Minors Act ("UGMA") are not permitted beneficiaries in a TOD registration (because UGMA only applies to gifts made during the lifetime of the account owner). Minors should not be designated beneficiaries unless a guardian or custodian is referenced in the registration. Until the account owner(s) dies, the named beneficiary has no right in the shares in the TOD account and no instructions can be accepted from, or information provided to, such beneficiary. If the beneficiary fails to survive the account owner, the account will be treated as belonging to the owner's estate. If the beneficiary survives the owner but is not alive at the time the shares are presented for transfer, the shares become part of the beneficiary's estate.

HOW TO REGISTER A TOD ACCOUNT: To establish a new Columbia Fund account with TOD registration, complete the New Account Application and this Transfer on Death (TOD) Registration Request Form. To change the registration on an existing Columbia fund account to a TOD registration, complete this Transfer on Death (TOD) Registration Request Form.

TRANSFER AND REVOCATION DURING LIFE OF OWNER(S): You may change or revoke the TOD registration with clear instructions signed by all account owner(s), certified by a Signature Validation Program (SVP) stamp or Medallion Signature Guarantee (MSG). Mail instructions to Columbia Management Investment Services Corp., P.O. Box 219104, Kansas City, MO 64121-9104. The beneficiary may not be revoked or changed by the account owner(s) in a Will or codicil (addendum to a

Will). If one co-owner has died, the surviving co-owner must provide evidence of the death of the deceased co-owner (certified death certificate) and inheritance tax waivers and/or affidavits of domicile of the deceased co-owner, if applicable. The surviving co-owner may register the shares into sole ownership or can change or delete the beneficiary.

NEGOTIATION OF TOD ACCOUNTS: On the death of a sole owner or the last remaining joint owner, the shares become the property of the designated beneficiary. The beneficiary must survive the owner to be entitled to the shares. If the beneficiary does not survive the owner or if the beneficiary is unable to accept its interest, the shares become the property of the owner's estate. Moreover, if the beneficiary survives the owner but is not alive when the transfer request is received, the shares become the property of the beneficiary's estate. As noted above, primary beneficiaries are the first in line to receive the account upon the death of the account owner. Thus, the shares are transferred to each of the primary beneficiaries, in equal shares, who survive the account owner(s). If there are multiple primary or contingent beneficiaries, the shares are equally divided among the designated primary or contingent beneficiaries, as applicable. Contingent beneficiaries receive the account upon the death of the account owner(s) if, and only if, there are no surviving primary beneficiaries.

If the account is owned by joint tenants with rights of survivorship, upon the death of the first joint tenant, no transfer to beneficiaries will be made. The surviving joint tenant becomes the sole owner of the assets in the account. Upon the death of the last surviving owner, the assets in the account will be transferred to the beneficiaries in accordance with the Transfer on Death (TOD) Registration Request Form in effect with respect to that account, unless such designation or registration has been revoked or otherwise superseded.

Shares will not be transferred to a beneficiary if the transfer agent shall receive written notice from any claimant to any interest in the security objecting to the transfer.

HOW TO TRANSFER SHARES TO A BENEFICIARY: To transfer shares to a beneficiary, we must receive a certified copy of the death certificate of the owner, an inheritance tax waiver/affidavit of domicile of the owner if applicable, a Transfer of Ownership Form from the named beneficiary (a medallion signature guarantee may be required), and a completed Columbia Threadneedle Investments New Account Application.

RESPONSIBILITIES OF COLUMBIA MANAGEMENT INVESTMENT SERVICES CORP: Columbia Management Investment Services Corp. is not responsible for the payment of any debts of account owner(s) or the payment of any taxes or other amounts owed by account owner(s) or by the estate(s) of account owner(s) or any beneficiary. In addition, Columbia Management Investment Services Corp. does not have any duty to locate beneficiaries, to determine the marital status of account owner(s) at any time, or to determine any other fact which may affect a transfer pursuant to the TOD registration of any account. Columbia Management Investment Services Corp. and its affiliates do not offer tax or legal advice. Consumers may wish to consult with their tax advisor or attorney regarding their specific situation.

FUTURE CHANGE IN THESE GUIDELINES: These guidelines may be amended from time to time by Columbia Management Investment Services Corp. by written notice to the account holder and the terms of the guidelines in effect at the death of the last surviving account holder will control the disposition of assets under the guidelines.

Any questions or concerns should be directed to Columbia Management Investment Services Corp., P.O. Box 219104, Kansas City, MO 64121-9104, or by phone 800.345.6611.