

## **Account Transfer Form**

Use this Account Transfer Form for transfer your assets from a transfer agent/ Contra Broker to DriveWealth, LLC.

<u>Instructions:</u> Complete this form and attach a complete copy of your most recent account statement for the account that you are requesting a transfer from. The account statement <u>must be dated within 90 days</u> in order for your transfer request to be processed. Submit this form to DriveWealth, LLC Attn: Operations, DriveWealth, LLC, 97 Main Street, 2<sup>nd</sup> Floor, Chatham, NJ 07928.

1. YOUR DRIVEWEALTH ACCO	OUNT INFORMATION		ELIVERING ACCOUNT MATION
The registration of the account being DriveWealth account and the Tax ID for the account being transferred.  Account Number (only one per form):	· ·		
Account Name/Title:		Account Name/Title:	
Social Security Number:		Social Security Num	ber:
Secondary Social Security Number (if applicable	): 	Secondary Social Sec	curity Number (if applicable):
		Contra Firm/ Deliver	ring Firm Name:
		Contra Firm/ Deliver	ring Firm Address:
		Contra Firm/ Deliver	ring Firm Phone Number:
		Contra Firm/ Deliver	ring Firm email address:
Account Type (select one):		Account Type (select	one):
Individual – (non IRA)	Traditional or Rollover IRA	Individual – (non II	
Joint	Roth IRA	Joint	Roth IRA
Trust	Beneficiary IRA (Inherited)	Trust	Beneficiary IRA (Inherited)
UGMA/ UTMA	Beneficiary Roth IRA (Inherited)	UGMA/ UTMA	Beneficiary Roth IRA (Inherited)
Estate	Other	Estate	Other

If there are any issues with processing your transfer, we will communicate that to you. We may request that you supply additional documentation in order to process a transfer.

# 3. TRANSFER INSTRUCTIONS – PLEASE COMPLETE ONLY ONE OF THE FOLLOWING SECTIONS (A OR B)

# A. BROKERAGE ACCOUNT TRANSFER (unless otherwise indicated, DriveWealth will process a Full Transfer) Type of Transfer:

Full Transfer – To transfer your entire account, check here and skip to \_\_\_\_\_

**Partial Transfer** – List specific security and/or cash amounts below. Please note that only whole shares can be requested. Fractional amounts cannot be transferred. Please contact the delivering firm regarding your options.

Asset Description (please list the symbol or CUSIP)	Quantity (indicate a specific number or state "All")
1.	
2.	
3.	
4.	
5.	
6.	
7.	
8.	
9.	
10.	

#### B. MUTUAL FUND TRANSFER

Complete this section only if your Mutual Funds are held directly with the fund company. If your brokerage account at the Contra Firm/Delivering Firm contains Mutual Funds and/or stocks complete the Brokerage Account Transfer in section A, above.

#### **Type of Transfer:**

- In-Kind Transfer your position will transfer to DriveWealth without being liquidated.
- **Liquidation Transfer** your position must be sold prior to delivery to DriveWealth.

Fund Name	Mutual Fund Account Number	Quantity (indicate a specific number or state "All")	Handling (check one)	Gains and Dividends (applicable only if you selected In-Kind, check only one)
1.			In-Kind	Re-invest
			Liquidate	Cash
2.			In-Kind	Re-invest
			Liquidate	Cash
3.			In-Kind	Re-invest
			Liquidate	Cash
4.			In-Kind	Re-invest
			Liquidate	Cash

• If you are transferring more funds than fit in the above table, please include an attached list for the complete list of funds. You must provide a statement (dated within 90 days) to ensure proper handling and processing of your Mutual Funds transfer.

<u>AUTHORIZATION</u>. Unless otherwise indicated, I authorize DriveWealth to liquidate any non-transferable assets that are part of my account and transfer the resulting credit balance to my account at DriveWealth.

Wire (fees may apply)	i, I authorize the Delivering Firm to liquidate and transfer as cash.
Check	
Initial:	Date:
A DECISTRATION DIFFERENCES AND D	DELIVERY ACCOUNT OWNERS' SIGNATURES (IF APPLICABLE)
7. REGISTRATION DIFFERENCES AND D	ELIVERI ACCOUNT OWNERS SIGNATURES (IF AIT LICABLE)
Registration Differences:	
	Account to Joint Account, I authorize the transfer from
5. ONE AND THE SAME LETTER (IF APPL	LICABLE)
following: marriage, divorce, spelling error, other name marriage or divorce), you must supply legal documental passport, or government ID.  I,	etion should be utilized if your name has changed due to one or more of the e change such as Sr., Jr., etc If your last name has changed (potentially from tion to evidence. Legal documentation includes a state issued driver's license, ame), am One and the Same person as
(please print name) as stated on the Delivering Firm acc Please sign your name both ways as it appears on the	
X	X
Account Owner Signature (Delivering Firm)	Account Owner Signature (DriveWealth Account)
Date	Date
6. TERMS AND CONDITIONS; AUTHORIZ	ZATIONS

ALL DRIVEWEALTH ACCOUNT HOLDERS (Customers or Trustees) as indicated by the account registration in section 1 agree as follows:

• If my DriveWealth account is a qualified retirement account, I have amended the applicable plan so that it designates DriveWealth, LLC as successor custodian. If my DriveWealth account is an Individual Retirement Account (IRA), I have adopted an IRA plan so that it names DriveWealth, LLC as successor custodian.

- Unless otherwise indicated in the instructions above, please transfer, in-kind, all assets into my account with DriveWealth, LLC. I understand that to the extent any assets in my account are not readily transferable, with or without any penalties, such assets may not be transferred within the timeframes required by applicable regulations. I understand that I will be contacted by DriveWealth, LLC with regard to any assets that are not transferable. As fractional shares of stock are not transferable, any and all fractional shares held at the Delivering Firm will be liquidated upon the transfer of the whole shares. The Delivering Firm may or may not charge a fee for this liquidation.
- Unless otherwise indicated in the instructions above, I authorize you to liquidate any nontransferable proprietary money market fund assets that are part of my account and transfer the resulting credit balance to the successor custodian. I authorize the Delivering Firm to deduct any outstanding fees due to transfer from the credit balance, or if the credit balance in my account is insufficient to satisfy any outstanding fees due to you, I authorize you to liquidate the assets in my account to the extent necessary to satisfy such obligation.
- If certificates or other instruments in my account are in the Delivering Firm's possession, I instruct the Delivering Firm to transfer them in food deliverable form, including affixing any necessary tax waivers, to enable the successor custodian to transfer them in its name for the purpose of sale, when and as directed by me.
- I understand that upon receiving a copy of this transfer instruction, for a full account transfer, the Delivering Firm will freeze my account and cancel all open orders. I understand that no new orders may/will be taken.
- I affirm that I have destroyed or returned to the Delivering Firm all credit/debit cards and/or unused checks issued to me in connection with my account that is transferring.
- DriveWealth will not accept or honor any oral or written instructions to purchase or sell securities with the proceeds of the cash and/or transferred securities prior to DriveWealth's actual receipt of your assets and the completion of the transfer process. You are responsible for monitoring your account to determine when the transfer process has been completed and the cash and/or securities have arrived at DriveWealth. If the assets that I'm transferring are considered non-standard assets at DriveWealth, LLC, I realize that I may be charged a set-up and/or maintenance fee for such positions.

#### 7. SIGNATURES

ALL DRIVEWEALTH ACCOUNT HOLDERS (Customers or Trustees) as indicated by the account registration in section 1 must sign. By signing this form, you understand that you have carefully read, understood, and agreed to the provisions of this document and its terms and conditions. You certify that the information provided by you on this form is true. Your signature authorizes us to process the transfer of your assets from the Delivering Firm to DriveWealth, LLC.

<i>X</i>		
Account Owner Signature		
Date		
X		
Co-Account Owner Signature		
Date		
<i>X</i>	 	
Co-Account Owner Signature		

Date			

### 8. LETTER OF ACCEPTANCE – FOR OFFICE USE ONLY

DriveWealth, LLC is approved by the Internal Revenue Service (IRS) to act as a non-bank custodian. DriveWealth, LLC agrees to serve as the successor custodian for the account of the above named individual and agrees to accept the assets being transferred.

<i>X</i>	
DriveWealth Representative Signature	
Date	

The representative's signature above authorizes DriveWealth, LLC to accept this exchange.

### 9. DELIVERY INSTRUCTIONS (FOR OFFICIAL USE ONLY)

Receiving Firm Name:	DriveWealth, LLC
Receiving Firm Address:	97 Main Street, 2 <sup>nd</sup> Floor,
	Chatham, NJ 07928
All DTC-Eligible Securities:	Please contact operations@drivewealth.com for delivery
	instructions. All deliveries must include the customer's name and
	DriveWealth account number
Physical Delivery of Certificates:	DriveWealth, LLC
	Attn: Operations
	97 Main Street, 2 <sup>nd</sup> Floor,
	Chatham, NJ 07928
	All deliveries must include the customer's name and DriveWealth
	account number
<b>Receiving Firm Wire Instructions:</b>	M&T Bank
	ABA#: 022000046
	M&T Bank
	One M&T Plaza
	Buffalo, NY 14203
	Beneficiary Name: DriveWealth, LLC
	Beneficiary Account #: 9870304186
	Beneficiary Address: 97 Main Street, 2 <sup>nd</sup> Fl., Chatham, NJ 07928
Forward Checks:	DriveWealth, LLC
Forward Checks:	
	Attn: Operations 97 Main Street, 2 <sup>nd</sup> Floor,
	Chatham, NJ 07928
	All deliveries must include the customer's name and DriveWealth account number
Mutual Fund Registration Instructions:	Please contact operations@drivewealth.com for delivery
	instructions. All deliveries must include the customer's name and
	DriveWealth account number
ACATs	DTC: 3856 (Velox Clearing)
	Account: 1DW00200