

Change of Ownership

☐ American General Life Insurance Company☐ The United States Life Insurance Company in the City of	New York
In this form, the "Company" refers to the insurance company v responsible for the obligation and payment of benefits under an obligations or payments.	whose name is checked above. The Company shown above is solely y policy that it may issue. No other Company is responsible for such
Send the completed form(s) to: PO Box 818005 • Cleveland, OH 44	1181 • Fax: 855-601-1834
Caralina A. Enistina Dalina Information	
Section A - Existing Policy Information	
 Please fill out all applicable information below. Fields in asterisk "*" are required 	
Policy Number*:	
Insured Name*:	SSN/ITIN or EIN*:
Owner Name*:	SSN/ITIN or EIN*:
Address:	
	Email Address:
Co-Owner Name(s):	SSN/ITIN or EIN:
If applicable	If applicable
Address:	Primary Phone:
	Alternate Phone:
	Email Address:
Section B - New Owner(s)-Primary	
 Please complete all applicable information below. Fields in asterisk "*" are required 	
New Owner's Information	
NEW OWNER'S NAME*:	SSN/ITIN or EIN*:
Address*:	Primary Phone:
	Alternate Phone:
Email Address:	DOB:
Direct Bill and the bill will be sent to the new Ow Direct paper bill. The paper bill will be sent to the Annual Semi-Annual Quar Monthly direct billing is available via email. Login to www.corebridgefinancial.com/lifeporta	Tauthorization form is provided to Us, the policy will be moved to mer's address) new Owner's address. Please select the desired frequency below: rterly al to enroll in Paperless billing and receive your bills via email.
Note: If this section is not completed, billing will remain with the	he current billing method, frequency and payor.
New Joint / Co-Owner's Information • Co/Joint owner will have equal rights to the ownership of the p	olicy
NEW CO/JOINT-OWNER'S NAME:	SSN/ITIN or EIN:
Address:	Primary Phone:
	Alternate Phone:
Email Address:	DOB:

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Se	ction B - New Owner(s)-Contingent (as applicable)						
	ontingent owners may only be designated on some policies; please ields in asterisk "*" are required	e check polic	cy provisions				
NE	N OWNER'S NAME*:	SS	N/ITIN or Ell	V*:			
Add	Address: Primary P			ary Phone:			
		Alt	ternate Phon	e:			
Em	ail Address:	DC)B:				
Se	ction C - Beneficiary Designations						
If the Design Property of the Design Property	is section is not completed, the current Beneficiaries will remainstance by completing this section. esignation is in effect for Base Insured Spouse Insured rimary Beneficiary must be completed even if only contingent beneficiary must be of legal age, if not Minor Beneficiary Clause must Designation is for a Trust, complete the Legal Name of Trust in the fields with asterisk "*" are required	Other ficiaries are st be comple	to be changeted in Optio	ed. nal Clauses.	trusts) i	n the DOB field.	
No.	*Name	DOB mm/dd/yyyy	SSN	*Relationship to the Insured	*Share %	Beneficiary Type	
						☐ Primary*	
1	Address:			Phone #:		☐ Contingent	
						Duine and	
2	Address			Db #-		☐ Primary☐ Contingent	
	Address:	T		Phone #:	T	contingent	
3						☐ Primary	
	Address:	,	,	Phone #:		☐ Contingent	
						☐ Primary	
4	Address:	•				☐ Contingent	
5	A dalassa.			Dhana #		☐ Primary ☐ Contingent	
	Address:			Phone #:	1	- contingent	
6						☐ Primary	
	Address:			Phone #:		☐ Contingent	
- Pleas One 	onal Clauses See refer to instructions on Page 5 for information regarding these open more of the following may be checked if desired OSTPONEMENT CLAUSE - COMMON DISASTER HILDREN'S CLAUSE - PER STIRPES INOR BENEFICIARY CLAUSE - complete the Name of the Trustee or amed minor beneficiaries. Refer to Section C in the Instructions pagename of Trustee:	the Name a	onal informat	tion.		, Trustee for	
•	Name of UTMA Custodian:						
	under the		[name	e of state] Uniform	Transfe	r to Minors Act.	

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Section D - Current Owner Signature and Date

For value received and hereby acknowledged, I hereby transfer, assign, and convey absolutely to the "New Owner" all incidents of ownership and control, and all right, title and interest in and to the policy numbers reference above (including all Supplementary Agreements or Riders attached thereto). It is understood by the undersigned that if the subject life policy was issued when the insured was a juvenile, this assignment may be subject to policy provisions, if any, which designate the insured as owner upon the attainment of a specified age.

The Policy Owner(s) warrants that the above-referenced policy is not subject to any prior agreements, contractual obligations, including but not limited to collateral assignments or liens, legal proceedings or court/administrative orders, including but not limited to divorce or bankruptcy proceedings ("Obligations"), which restrict, limit or otherwise prohibit such assignments as contemplated. The Policy Owner(s) acknowledges and agrees that in the event any obligations become known subsequent to the above-referenced assignment being made, which if then-known to the Company, would have caused the Company not to assign the policy (or not to assign the policy without the consent of a party other than the Policy Owner(s)), the assignment will be void and the Policy Owner(s) shall indemnify.

If you have one or more policies subject to a Company premium discount, changing who owns this policy may affect the premium discount for this policy and for those other policies.

You and the Internal Revenue Service will be provided with an informational tax form after the close of the calendar year. A withdrawal of any type, before age 59½, may subject you to an IRS penalty tax.

TAX CERTIFICATION (Substitute Form W-9) – Applicable to U.S. persons (including U.S. citizens and resident aliens). If you are not a U.S. person, you are required to submit the applicable IRS Form W-8 series (BEN, BEN-E, ECI, EXP or IMY).

Under penalties of perjury, I certify to the following:

- That the taxpayer identification number listed on this form is my correct SSN/TIN and I am a U.S. Citizen or other U.S. person (including resident aliens);
- 2. I further certify that I am exempt from and have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding. The Company is required to withhold income tax on any payments, which include interest and dividends when the owner is subject to backup withholding.; and
- 3. I am exempt from Foreign Account Tax Compliance Act ("FATCA") reporting.

Certification Instructions: You must cross out any statement in 1-3 that does not apply to you. For any instructions on how to complete this certification, please see the General Instructions for the IRS Form W-9 on www.irs.gov. If you can complete a Form W-9 (Request for Taxpayer Identification Number) and you are a U.S. Citizen or U.S. resident alien, FATCA reporting may not apply to you. **Please consult your own tax advisor with any questions you may have regarding this certification.**

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

Current/Existing Owner's Signature (required):	
x	
Date (required)	
Current/Existing Co-Owner's Signature (required if applicable)	:
X	
Date (required)	
	y a Trust or Business. tional Form may be needed if not on file with Us for the Current Owner) additional Form may be needed if not on file with Us for the Current Owner)
Owner Signature	Authorized Signature (required)
Print full name of Company/Trust:	_
District and the second state of the second st	- X
Print full name and title of authorized signer:	

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Section E - New Owner Signature and Date

TAX CERTIFICATION (Substitute Form W-9) – Applicable to U.S. persons (including U.S. citizens and resident aliens). If you are not a U.S. person, you are required to submit the applicable IRS Form W-8 series (BEN, BEN-E, ECI, EXP or IMY).

Under penalties of perjury, I certify to the following:

- 1. That the taxpayer identification number listed on this form is my correct SSN/TIN and I am a U.S. Citizen or other U.S. person (including resident aliens);
- 2. I further certify that I am exempt from and have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding. The Company is required to withhold income tax on any payments, which include interest and dividends when the owner is subject to backup withholding.; and
- 3. I am exempt from Foreign Account Tax Compliance Act ("FATCA") reporting.

Certification Instructions: You must cross out any statement in 1-3 that does not apply to you. For any instructions on how to complete this certification, please see the General Instructions for the IRS Form W-9 on www.irs.gov. If you can complete a Form W-9 (Request for Taxpayer Identification Number) and you are a U.S. Citizen or U.S. resident alien, FATCA reporting may not apply to you. Please consult your own tax advisor with any questions you may have regarding this certification.

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

New Owner's Signature (required):	New Owner's Signature:
x	x
Date (required)	
If the new Owner lives in, is domiciled in or sitused in MA, stat if the Beneficiary is being changed.	te law requires that the form must be witnessed by a non interested party
Witness Signature (required for the state of MA only):	
x	
Date (required)	
Complete this section if the proposed new owner is a Trust or ☐ Trust Owned: (Complete the Certification of Trust-this addition ☐ Business Owned: (Complete the Business Certification - this addition - this	
New Owner Signature	Authorized Signature (required)
Print full name of Company/Trust:	-
Print full name and title of authorized signer:	
Section F - Irrevocable Beneficiary/Assignee Signatu	, : , , , , , , , , , , , , , , , , , ,
 If more than one irrevocable beneficiary/assignee, all should Irrevocable Beneficiary/Assignee Signature (required) 	I sign and date.
Trevocable beneficially/Assignee Signature (required)	
x	
Date (required)	
If the Irrevocable Beneficiary/Assignee is a trust or business, pl	ease complete the below section.
Irrevocable Beneficiary/Assignee Signature	Authorized Signature (required)
Print full name of Company/Trust:	
Print full name and title of authorized signer:	- x
- This rail name and the or dathorized signer.	Date (required)

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Instructions and Conditions

Section A - Policy Information

Complete all policy information in this section. You may use this form for multiple policies that have the same policyowner and require the same signatures

In this form, the "Company" refers to the insurance company whose name is checked above. The Company shown above is solely responsible for the obligation and payment of benefits under any policy that it may issue. No other Company is responsible for such obligations or payments.

Names entered for the insured and the current owner should match the names on file with Us. If there is a change in name, the current owner should complete and submit the form 'Name and Address Change'. Until the new EFT authorization form is provided to Us, the policy will be moved to Direct Bill and the bill will be sent to the new Owner's address

Section B - New Owner(s)

This Request is made subject to the terms and conditions of the Policy, and shall not result in a change in any provision of the Policy, except as expressly provided in this Request. The Owner may transfer the ownership and control of the Policy to a new owner, but such change shall not be effective until approved by the Service Center.

Any payment which becomes due under the Policy during the lifetime of the Insured/Annuitant shall be made to the Owner with the exception that any provision which now expressly provides for payment to the Insured/Annuitant as a life income or annuity shall not be available to the Owner, unless the Owner is the Insured/Annuitant.

This Request is subject to any existing assignment of record with the company which issued the Policy ("the Company").

Joint/Co-Owner - A joint/co-owner will have equal rights to the ownership of the policy **Contingent Owner**

A contingent owner may be designated only if the new owner is a natural person (not a corporation, partnership or a trust). The contingent is not the same as Joint Owner or Co-Owner on a policy.

The contingent owners rights to the policy will be as outlined in the policy provisions.

Trustee Owner - If a trustee is designated as a new owner, the date and legal title of the trust must be stated and all trustee signatures are required in Section E as instructed by the Certification of Trust.

Business Owner - If a company is designated as a new owner, the date and the name of the company and authorized representative signatures are required in Section E as instructed by the business certification form.

Billing - Update the method of paying premiums for the policy. If this section is not completed, billing will remain on current method and frequency, and payor

Section C - Beneficiary Designations

Unless otherwise provided, the right to change the beneficiary is reserved to the owner. Such change will be without prejudice to the company which issued the Policy ("the Company") on account of any payment made or action taken by it before receipt of such notice at its Service Center.

This designation, when filed with the Company, will become effective as of its date of execution (date this form was signed). Such execution will constitute a waiver of any policy provision(s) requiring endorsement of change of beneficiary. All designations are subject to the terms and conditions of the Policy, any indebtedness to the Company and any collateral assignment of the Policy, whether made prior to or subsequent to the date of this designation. The Company is released from all liability by making payment in accordance with this designation and assumes no responsibility for the use of money by any Trustee named herein. If a Trustee is named as the beneficiary, the date and legal title of the Trust must also be included.

If beneficiaries are to receive unequal portions of the death benefit, it must be shown as a percentage of the death benefit and not as specific dollar amounts. In the event no beneficiary survives the insured and this form or the Policy does not provide otherwise, the proceeds will be paid to the policyowner, or the executors or administrators of the policyowner's estate.

SUGGESTED WORDING FOR COMMON DESIGNATIONS

One individual beneficiary - Mary Doe, SSN 999-99-9999, 100 N. Main St, Chicago, IL, Spouse, 100%

Multiple individual beneficiaries - Jane Doe, SSN 999-99-9999, 100 N. Main St, Chicago, IL, Child, 33.3%; John Doe, SSN 999-99-9999, 100 N. Main St, Chicago, IL, Child, 33.3%; John Doe, SSN 999-99-9999, 100 N. Main St, Chicago, IL, Child, 33.4%

Living Trust - The Smith Family Trust, dtd 3/3/2013, TIN 999-99-9999, Trust, 100%

Testamentary Trust - Sally Smith Testamentary Trust under the Suzie S. Smith Last Will and Testament dtd 1/1/1999, Trust, 100%

Insured/Annuitant's Estate - Estate of the Insured, 100%

Business Partner - Jim Smith, SSN 999-99-9999, 100 N. Main St, Chicago, IL, Business Partner, 100%

Employer - ABC and Associates, TIN 99-9999999, 100 N. Main St, Chicago, IL, Employer, 100%

Samples of commonly used relationships:

	•			
Spouse	Child	Parent	Sibling	Friend
Domestic Partner	Stepchild	Parent-In-Law	Trust	Business Partner
Former Spouse	Grandchild	Grandparent	Guardian	Employer

Optional Clauses

Postponement Clause - Common Disaster – In no case shall any payment be made to any beneficiary designated in this form until thirty (30) days or state mandated period have elapsed following the Insured's death, and in the event of the death of a beneficiary during such period, payment shall be made in the same manner as provided in this form, had the said beneficiary predeceased the Insured. This provision does not apply to a Trustee.

Children's Clause - Per Stirpes – If a child of the Insured who is designated in this form as a beneficiary predeceases the Insured, leaving children who survive the Insured, then the shares the deceased beneficiary would have received shall be payable in equal shares to the surviving children of the deceased beneficiary.

Minor Beneficiary Clause

- Trustee for Minor(s) The Trustee designated on behalf any beneficiary(ies) who is a minor child at the time the policy proceeds become payable will receive any payment due after the Insured's death.
- uue arter uie insured's death.

 UTMA Custodian The UTMA Custodian designated on behalf of any beneficiary(ies) who is a minor child at the time the policy proceeds become payable will receive any payment due after the Insured's death. The Owner must indicate the state in which the custodial relationship has been established under the Uniform Transfers to Minors Act (UTMA).

Payment by the Company to such Trustee or UTMA Custodian as described above shall constitute an absolute and complete release the Company, which shall not be held accountable or responsible for the use and application of the policy proceeds paid to such Trustee or UTMA Custodian.

If, by the time the policy proceeds become payable, the minor has reached the age of majority or the age of termination in the case of a UTMA custodianship, the named Trustee or UTMA Custodian will be disregarded.

Section D & E - Current and New Owner Signature and Date

Please elect ownership type and fill out all applicable information. All required signatures must be written in ink, using full legal names. The request must be signed by: the person or persons who have the rights of ownership under the terms of the Policy, by an Irrevocable Beneficiary or by any other party who may have an interest in the Policy

legal proceedings or statues.

If the current owner is a trust, a completed Certification of Trust is needed if not on file with Us already.

If the new owner is a trust, a completed Certification of Trust is needed.

If the new owner is a business, a completed Business Certification is needed if not on file with Us already. If the new owner is a business, a completed Business Certification is needed.

Section F - Irrevocable Beneficiary and Assignee Signature and Date (if required)

Complete this section if the policy is collaterally assigned or has an irrevocable beneficiary. All assignees/irrevocable beneficiaries must sign.

Additional Requirements

The following requirements apply to the current owner:

Guardianship/Conservatorship - Signature of the current guardian is required along with the current Guardianship Papers or Letter of Conservatorship. The signature must be dated within one year of the request.

Power of Attorney - Request must be signed by the attorney-in-fact. A copy of the applicable Power of Attorney document is required. A completed, signed, dated, and notarized Power of Attorney Affidavit and Indemnity Agreement is required.

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☐ American General Life Insurance Company☐ The United States Life Insurance Company in the City of Newscool	ew York
1. Account Information (Indicate one of the following)	
This form is being completed for an:	
\square Existing life insurance policy \square Existing annuity contract	☐ Existing Mutual Fund Account
Existing Policy/Contract/Account Number(s)	
\square Application for life insurance policy \square Application for an an	nnuity contract
2. Trust Information	
Full legal name of Trust	
Date on which Trust was executed	
Trust's tax identification number	
State where Trust established	
3. Grantor Trust Information (complete only for annuities and modifie	ed endowment contracts)
Is this Trust a Grantor Trust pursuant to IRC Sections 671 to 678?	☐ Yes ☐ No
A grantor trust is a trust under which the Grantor or someone othe purposes under IRC Sections 671-678.	er than the Grantor is treated as the owner of the trust assets for t
If yes, provide the following:	
Grantor Name	Social Security Number
Grantor Name	Social Security Number
Address	
City	State Zip
4. Trustee Authority	
Names of all Trustees authorized to act on behalf of the Trust	
If more than one Trustee:	
\square Any Trustee is able to act independently \square All Trustees mu	ist act jointly Other (please specify)
5. Trustee Declaration and Signature Information	

All currently acting trustees must sign. This form will supersede any previously provided certifications.

By signing below, each and all of the undersigned hereby:

- (a) represent they constitute all of the currently acting trustees of the Trust and that the Trust authorizes the Trustee(s) to purchase, own, and administer life insurance policies and/or annuity contracts on the life of the Insured(s)/Annuitant(s);
- (b) declare that the Trust has not been revoked, modified, or amended in any manner that would cause the representations contained herein to be incorrect and agree to provide a new Certification of Trust if the Trust is amended in any manner that changes any representations made in this Certificate, including any changes to the acting Trustees;
- (c) understand and agree that the life insurance company named above ("Life Company") (i) does not review trust documents, (ii) will administer the policy or contract in accordance with its standard procedures and has no obligation to administer inaccordance with any terms of the Trust, (iii) may rely on the instructions and representations of the Trustee(s), and (iv) will have no responsibility to determine whether any instructions or representations of the Trustee(s) are consistent with the authorities granted to the Trustee(s) by the Trust document;

_	Tructoo	Declaration	and Signature	Information	(00n'+)
ο.	Trustee	veciaration	anu Siunature	miormation	(COH L)

- (d) agree to defend, indemnify and hold the Life Company, its parents, subsidiaries, and affiliates, and their directors, officers, employees and agents harmless for and against any and all claims, demands, liabilities, damages, costs or expenses, including, but not limited to, reasonable attorney's fees, which it may suffer or incur by reason of its reliance upon any statements contained herein;
- (e) agree to provide additional information regarding the Trust if required by the Life Company;
- (f) acknowledges that the Trustee(s) have had an opportunity to consult with its own legal and/or tax counsel in preparation of the Certification of Trust and that the Trustee(s) are solely responsible for the tax consequences arising from this Policy/Contract being

v			ant signed on (date)	
Insured/Annuitan	nt's Signature	Insured/Annuit	ant Name (printed)	
in exchang	at he/she has not entered into any agre le for permission to use his/her life for ent may be deemed a fraudulent act.			
`´applicable,	nat his/her life is being used as the in and consents to the use thereof;	·	,	
, , ,	ow, each and all of the undersigned her	•	oliou or manauring life for the commit-	, contract
Retirement An permissible ex	tant Information (This section not unuity and/or employer-sponsored returned planation under Section 5(h) of this form	irement plan or program (su m.)		
			•	
	Phone			
Trustee #3		Cianatura		
	Phone	State of	County of	
	Dl			
Trustee #2		2.		
	Phone	State of	County of	
Trustee #1				
individuals, an contract owner benefit preserv	ninterest is insurable if a familial relation of the relationship generally includes t or has a lawful and substantial economic ored. Charitable and not-forprofit organiz	hose persons related by blooms interest in having the life, hea	I or by law. An economic interest exi Ith, or bodily safety of the life that trigg	ists when th
Acknowledgme	ent and Release Form and submit same	to the Company.		•
	cation of Trust is being submitted sole tor is NOT a member of the insured's in	•		t complete e
(such as 40	designated as beneficiary for an Indiv 01(a)/(k), 403(b), or 457(b)).	·		n or progran
This paragraph	n (h) does not apply because:			
Insured(s)/ has receive understand misstatem	and certify that (i) the Trust ar /Annuitant(s) listed on this form, (ii) is ed a payment or anything else of valu I that the Life Company reserves the ent with respect to the insurable intere	not aware of any agreement of e in exchange for permission right to terminate the contra	or arrangement whereby the Insured(s), to use his/her life on the Policy/Cont ct consistent with applicable law if it	/Annuitant(s ract, and (iii
investment capacity ii "Distributo	t advisor or related financial institutior nvolved in the sale, solicitation or r"), unless such Distributor is a membe	n, broker/dealer or insurance a placement of this contract/ er of Insured's/Annuitant's imm	gency or any individual or entity actin policy (such individuals and entities ediate family;*	g in a simila s collectively
(g) represent t	that no trustee of the Trust is an agen	t of record, servicing agent, s	olicitor, insurance producer, financial re	epresentative

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