

CHANGE OF REGISTRATION AUTHORIZATION FORM

IMPORTANT INFORMATION - PLEASE READ

- An Account Application must accompany this form. If you do not indicate the fund(s) for your investment on the Account Application, your investment selection will remain the same. If you specify an alternate fund on the Account Application, the exchange from the current to the new fund, which may be a taxable event, will not be processed until after the transfer to the new account is completed.
- A change of registration requires that a new account be established. Please note that privileges on your current account will not automatically carry over to your new account. You must reapply for any privileges you would like us to establish on your Account Application. If changing the registration on a non-money market fund, you will also be required to elect a cost basis reporting method for the new account(s).
- This form can be used to change the registration of one or more accounts. If you have several accounts and would like to use one form, their current registrations must all be the same and the new registrations must also be the same. If they are not the same, you will need to obtain additional copies of this form.
- If your existing account has the checkwriting privilege, please make sure that all outstanding checks are paid before submitting this form. We will be unable to honor checks with your old registration and account number if you transfer all shares to your new account.
- Please be advised all outstanding issued checks will be stopped and reinvested into the account prior to the transfer of assets to a new account.
- Please enclose any share certificates that may be outstanding for your account. Unless instructed otherwise, we will
 deposit the certificates in your new account. If you are enclosing share certificates, please use the registered/certified/
 overnight mailing address provided on this form.
- You will receive a confirmation showing your new account number. Please use this number for all future transactions and inquiries about your new account.
- Additional documentation may be required for certain registration changes. Please see the Account Application.
- Please complete Sections 2A and 2B if the transfer is to be processed as a gift or due to a death. Otherwise complete Section 2B only. To ensure accurate cost basis reporting, you must indicate the type of transfer request and provide transfer details.
- Do not use this form for IRA or Keogh plans.

Please print all items except signatures.

1. Please	e provide you	ır current account	t information.
Fund Name and A	ccount Number		
Fund Name and A	account Number		
Name of Owner o	r Custodian		
2. How w	ould you like t	Officer, Partner, Trustee, etc.	
		,	ked, we will default to all)
☐ All shares	OR 🗓 part	shares or	dollars, and register the new account as follows:
Name of New Ow	ner, Custodian, Trustee	, Executor, or Other Representa	itive
Name of New Join	nt Owner (if any), Mino	r, Trust or Estate	
			or establish a new account in fund # re the same final ten digits as my current account.
Please note th	nis information mu	st be identical to the info	ormation provided in Section 1 of the BNY Mellon Family of Funds

Account Application, which must accompany this form unless funds are being invested into a current account number.

2A. Reason for Transfer (Gift or Death Transfers Only)
To ensure accurate cost basis reporting, indicate the reason for transfer and provide details.
□ Gift
Fair Market Value AcceptanceSignature of New Owner
Signature of New Owner If accepting account will use Average Cost, the new owner must sign above indicating acceptance of shares at fair market value on the date of gift the shares are transferred at a loss.
□ Death (Inheritance)
Date(s) of Death (required) Alternate Date
If the reason for transfer is due to death (inheritance), please indicate if you are the spouse by checking the box:
For joint spousal accounts, when assets are transferred due to the death of a spouse, cost basis will be stepped up for 50% of the account value to the fair market on the date of death. If you are in a community property state, you can request a step up in cost basis below for 100% of the assets.
For non-spousal accounts, when the assets are transferred from a joint account and death (inheritance) is selected, B will adjust the cost basis of the account by a 100% step up to the fair market value at the date of death for the amount of the transfer, unless a different percentage is provided below. Please consult with a tax advisor to determine the % contributed by the decendent and, therefore, the proper step up percentage to indicate below.
Please adjust my cost basis using% of the assets transferred from the joint account(s) indicated in Section 1. Any remaining percentage will be carried over at the current cost basis on the account.
☐ Please check this box if you would like to request a step up in basis on a Trust account. Please make sure to consu with your tax advisor prior to doing so.
We strongly recommend you consult your tax advisor with any cost basis questions.
2B. Cost Basis Information Unless you specify otherwise below, the cost basis method on your current account will be used to deplete the transfer
of the shares. To have the transfer(s) processed either Pro Rata or by using an alternate cost basis transfer processin method, select either 1 or 2 below. For accounts using the Average Cost method, shares are depleted in First In First C (FIFO) order unless you select option 1 (Pro Rata Transfer Processing).
1) Pro Rata Transfer Processing*:
If you are transferring only a portion of your account, or transferring your account to multiple recipients, you have the option to have the transfer(s) processed proportionately from all tax lots in your account so that the tax lots in the receiving account(s) maintain the same cost basis characteristics across each new account (i.e., if the transfer to multiple recipients) or as the originating account (i.e., if a partial transfer is to one recipient). This Pro Rata transprocessing election will only apply to the transfer(s) processed per this transfer request.
☐ Check this box to indicate you wish to have the transfer(s) processed pro rata across all tax lots rather than based the cost basis method on your account or an alternate cost basis transfer processing method.
*The cost basis method on your account will not be impacted by this election.
2) Alternate Transfer Processing*:
If you have a cost basis method other than Average Cost on your account, you may choose an alternate transfer processis method for this transfer. Do not make a selection if your transfer is to be processed using the Pro Rata method or using the cost basis method on your account. This selection will <u>only</u> apply to the transfer(s) processed per this transfer request.
□ First In First Out (FIFO) □ Last In First Out (LIFO) □ High Cost, First Out (HIFO) □ Low Cost, First Out (LOFO)
□ Specific Lot
Date of Purchase/ # of shares
Date of Purchase/ # of shares
Date of Purchase/ # of shares

You will need to make a similar election on future transfers, if applicable, and redemptions will be processed according to the cost basis method on your account.

All current owners/executors/surviving tenant(s), mu	ust sign below and	d obtain a MEDALLION SIGN	 IATURE GUARANTEE* in Section 4
PLEASE SIGN HERE:	j		
Individual/Custodian/Beneficiary/Trustee/Corporate Officer/Partner, etc.		Joint Owner (if any)/Beneficiary/Second Trustee/Corporate Officer/Partner, etc.	
Title/Capacity	Date	Title/Capacity	Date
Phone Number		Phone Number	
☐ Check this box if you are acting in the capaci	ty of a successo	r trustee and the current	trustee is incapacitated.
4. Medallion Signature Guaranteed E	By*:		
Your signature(s) must be guaranteed here as d	escribed below.	· Medallion Signature Guarantee	

BNY Mellon Transfer, Inc. (Transfer Agent) has adopted standards and procedures pursuant to which Medallion Signature Guarantees in proper form generally will be accepted from domestic banks, brokers, dealers, credit unions, national securities exchanges, registered securities associations, clearing agencies and savings associations participating in the New York Stock Exchange Medallion Signature Program (MSP), the Securities Transfer Agents Medallion Program (STAMP) and the Stock Exchanges Medallion Program (SEMP). Notarization by a Notary Public is not an acceptable guarantee.

MAILING INSTRUCTIONS

Mail this form to: BNY Shareholder Services P.O. Box 534434 Pittsburgh, PA 15253-4434 For registered, certified or overnight mail, please mail to: BNY Shareholder Services Attention: 534434 500 Ross Street, 154-0520 Pittsburgh, PA 15262

For assistance: 1-800-373-9387

^{*}A Medallion Signature Guarantee is a stamped or typewritten assurance from a financial institutional (guarantor) that a signature or endorsement is genuine. Please check with your financial institution to be certain their guarantee will meet the requirements stated below.



BNY Mellon Family of Funds Mutual Fund New Account Application

Do not use this application for IRA, Keogh plans or business accounts. Contact Us: 1-800-645-6561

Website: www.bnyfunds.com

Customer Identification Program Notice Important Information About Procedures for Opening a New Account

USA PATRIOT Act, Bank Secrecy Act, and Anti-Money Laundering

To help the government fight the funding of terrorism and money laundering activities, federal law requires all financial institutions to obtain, verify, and record information that identifies each individual or entity that opens an account. What this means for you: When you open an account, we will ask for information that will allow us to identify you. Until you provide the information or documents requested, we may not be able to open an account or effect any additional transactions for you.

■ When an individual opens an account, the following information is required: full legal name, residential address, date of birth and Social Security Number. We may also request other information that will allow us to identify the individual and we may need to obtain a driver's license, passport, or other identifying documents.

Unlawful Internet Gambling Enforcement Act ("Act") Notice: Transactions associated with unlawful internet gambling are prohibited. Specifically, the Act "prohibits any person engaged in the business of betting or wagering (as defined in the Act) from knowingly accepting payments in connection with the participation of another person in unlawful internet gambling." Shareholders of BNY Mellon mutual funds ("Funds") must not initiate or receive wire transfers, checks, drafts or other debit/credit transactions that are restricted by the Act. For more information, please refer to: https://www.federalreserve.gov/newsevents/pressreleases/files/bcreg20081112a1.pdf.

Escheatment Notice: Your property may be transferred to the appropriate state if no activity occurs in your Fund accounts within the time period specified by state law.

If required information is missing, your application may be rejected. If an account is established pending receipt of requested information, it may be restricted to liquidating transactions only and closed if requested information is not received within specified time frames.

This application must be filed with BNY Mellon Transfer, Inc. ("Transfer Agent") before any redemptions can be honored.

You will receive a confirmation showing your Fund account number, dollar amount received, shares purchased and price paid per share.

Mailing Instructions

Please mail to:

BNY Institutional Department P.O. Box 534442 Pittsburgh, PA 15253-4442

For registered, certified or overnight mail:

BNY Institutional Department Attention: 534442 500 Ross Street, 154-0520 Pittsburgh, PA 15262 You may use this application to open any one of the following account types.

Please note the type of documentation required.

All information should be printed clearly.

Checkwriting Privilege: If you would like to add the Checkwriting Privilege to your new account, please complete the **Checkwriting Privilege Form** found online at www.bnyfundsforms.com. An initial investment by check requires an 8 business day hold. Funds will not be available for checkwriting during this time. If accepting the checkwriting privilege, a checkbook will not be issued until initial investment funds have cleared. Allow approximately 2 weeks after our receipt of your initial investment for receipt of your checkbook.

NOTE: If any party to the application is not a U.S. citizen or resident alien, he/she will also need to provide a copy of his/her passport, alien ID card, or other government issued document with residence and photograph.

■ Individual - Complete sections 1, 1A and sections 2 through 8.

Account is owned by one person.

■ Joint - Complete sections 1, 1A, 1B and sections 2 through 8.

Account is owned by two or more people. Tenancy with rights of survivorship is presumed, unless tenancy in common or tenants by entirety is indicated in 1B.

■ Gifts or Transfers to Minors - Complete sections 1, 1A, 1B and sections 2 through 8.

Uniform Gifts to Minors Act (UGMA) and Uniform Transfers to Minors Act (UTMA). Account is established as an irrevocable gift or transfer of assets to a minor, administered by an adult custodian. The laws pertaining to custodial accounts and the age of majority vary by state. Please check with the laws of the state in which the custodial arrangement was made. Only the custodian can act on the account and the custodian must sign this form. The assets must be transferred to the minor when age of majority is reached.

■ Trust - Complete sections 1, 1A, 1B, 1C and sections 3 through 9. Obtain a Medallion Signature Guarantee.

Account is established to invest assets held in a trust.

You will need to provide a copy of the pages of the trust agreement that show the name of the trust, the trust date, and a listing of all trustees and their signatures. For a testamentary trust, provide a copy of the first page and the signature page(s) of the probated will that confirms the creation of the trust.

■ Estate - Complete sections 1, 1A, 1B, 1C and sections 3 through 9. Obtain a Medallion Signature Guarantee.

You will need to provide a court certified copy of the appointment of the administrator, executor, or personal representative certified within the last 6 months unless the account is being established via a change of registration.

■ Conservator or Guardianship - Complete sections 1, 1A and sections 3 through 8.

You will need to provide a court certified copy of the appointment of the conservator or guardian certified within 60 days.

1. Account Registration Information

Select One Re	egistration Type	e:				
☐ Individual	☐ Joint Tena	nts with Right	ts of Survivorship or s	pecify:		
				(ie. Tenent	s in Common)	
☐ Trust*	☐ Estate*		IGMA under is indicated the state listed		dress will be presumed	1.
☐ Conservato	r/Guardian (nor	า-UTMA)*	☐ Other:			
	*Requires addition	onal documentatio	on (ie Trust, Estate or conse	rvator/guardian docu	ımentation, see Page 2	2).
A. Primary O	wner/Custodian	ı/Trustee/Gua	rdian/Executor			
Full Legal Name (First, Middle, Last)			Ç	Social Security Numbe	r
Phone Number				C	Cell Phone Number	
Mailing Address				City	State	Zip
Permanent Reside	ential Address (if dif	ferent from mailin	ng address) (no P.O. boxes)	City	State	Zip
Date of Birth				E	mail Address	
Citizenship:	□U.S. □ R	esident Alien		Other	:	
·			Country		(See Note on page 2)	
Tax Residenc	e:□U.S.□Ot	her:				
	_		Country	_	_	
Employment	Status: Em	ployed	☐ Self Employed	☐ Retired	∐Not	Employed
Occupation			Type of	Business (i.e. manufa	cturing, retail, transpo	ortation, finance etc.)
Employer's Name	or Business Name	(if self employed)			
Employer's Addre	ess					
If retired or no	ot employed, in	dicate source	of income: Retire	ement Savings	☐ Social Secu	ırity/Pension
☐ Spousal Su	pport 🗆 Ot	her (please sp	pecify)			
political officia	al in the U.S. or	any other cou	te if you or a related p intry or jurisdiction, o including spouse, pare	r is closely assoc	iated with such of	fficial or an
□Yes	□No					
If Yes, please	provide name o	of official, offic	ce held, and country _			
ALA III						

^{*}A related party includes a custodian, trustee, or beneficiary, or any principal shareholder, beneficial owner, or authorized person listed within this application.

B. Joint Owner/Minor/Co-Trustee/Co-Executor

Full Legal Name (First, Middle, Last)		Social Security Number			
Phone Number		Cell Phone Numbe	er		
Mailing Address	City	State	Zip		
Permanent Residential Address (if different from mailing address) (no P.O. boxes)	City	State	Zip		
Date of Birth		Email Address			
Citizenship: U.S. Resident Alien		Other: (See Note on pag			
Tax Residence: ☐ U.S. ☐ Other:					
Employment Status: ☐ Employed ☐ Self Employed	□R	etired 🔲 I	Not Employed		
Occupation Type o	f Business (i.e.	manufacturing, retail, tra	ansportation, finance etc.)		
Employer's Name or Business Name (if self-employed)					
Employer's Address					
If retired or not employed, indicate source of income: \square Reti			Security/Pension		
☐ Spousal Support ☐ Other (please specify)					
Political/Military Officials: Please indicate if you or a related political official in the U.S. or any other country or jurisdiction, immediate family member of such official (including spouse, pa	or is closely	associated with suc	ch official or an		
☐ Yes ☐ No					
If Yes, please provide name of official, office held, and country	·				
$\ensuremath{^{*}}\xspace$ $\ensuremath{^{*}}\xspace$ a related party includes a custodian, trustee, or beneficiary, or any principal this application.	shareholder, be	eneficial owner, or autho	rized person listed within		
C. Additional Information for Trusts/Estates					
Full Legal Name of Estate/Name of Trust		Taxpayer ID Numb	per		
Type of Trust		Date of Trust Instr	rument		
Name of the Trust Beneficiary(ies)		Name of the Trust	Grantor		
Country Where Trust/Estate Established: U.S. Other	er:				
Tax Residence of Trust/Estate: U.S. Other:	Country				

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2. Add Transfer on Death (TOD) Beneficiary

A Transfer on Death (TOD) designation transfers ownership of your shares to your beneficiary or beneficiaries upon your death. For joint account holders, shares are transferred to your beneficiaries upon the death of the last surviving account owner. TOD registration is only available on accounts registered to an individual or to joint owners with rights of survivorship or tenants by entirety with an address in any state within the United States other than Louisiana. TOD registration is not available for residents of Louisiana. If an account owner adds a TOD registration to his account while a resident of a state other than Louisiana and later becomes a resident of Louisiana, then the TOD registration shall be void at such time as the account owner becomes a resident of Louisiana. Because TOD registration can affect tax strategies and estate planning, you may want to consult a financial planner or attorney before requesting this type of registration, particularly if you reside in a community property state.

These beneficiary designations will remain in full force and effect until another properly completed form or other written instructions are received. If you designate more than one primary beneficiary, or more than one secondary beneficiary, please be sure that the percentages you assign to all primary beneficiaries add up to 100%, and that the percentages you assign to all secondary beneficiaries add up to 100%. If no percentages are designated, an even split among primary and an even split among secondary beneficiaries will be assumed. Any fractional shares that remain upon dividing the account among multiple primary beneficiaries, and any fractional shares that remain upon dividing the account among multiple secondary beneficiaries, will revert to the first named primary and first named secondary beneficiary, respectively. Any secondary beneficiary you name will receive all or a portion of your account balance only if all primary beneficiaries pre-decease you. If a beneficiary is a minor, you must designate a custodian and provide the minor's date of birth.

☐ PRIMARY OR ☐ CONTINGENT	
Relationship: 🗌 SPOUSE OR 🔲 C	THER (Relationship):
1	
Beneficiary's Full Name (first, middle, la	st) or Trust Name
Date of Birth/Trust (month/day/year)	Social Security Number/Tax ID No.
Permanent Residence Address (City, St	ato Zin Codo)
reimanent Nesidence Address (City, St	ste, zip code).
Phone Number	Email Address
Percentage %	Custodian, if beneficiary is a minor (account owner cannot be designated as the custodian)
☐ PRIMARY OR ☐ CONTINGENT	
Relationship: USPOUSE OR UC	OTHER (Relationship):
2	ah ar Trush Naga
Beneficiary S Full Name (first, middle, la	St) or Trust Name
Date of Birth/Trust (month/day/year)	Social Security Number/Tax ID No.
Date of Dirtily Trust (Monthly day) year)	Social Security Number, Tax 15 No.
Permanent Residence Address (City, St	ate, Zip Code).
, ,	
Phone Number	Email Address
Percentage %	Custodian, if beneficiary is a minor (account owner cannot be designated as the custodian)

2. Add Transfer on Death (TOD) Beneficiary Cont. ☐ PRIMARY OR ☐ CONTINGENT Relationship: SPOUSE OR OTHER (Relationship): Beneficiary's Full Name (first, middle, last) or Trust Name Date of Birth/Trust (month/day/year) Social Security Number/Tax ID No. Permanent Residence Address (City, State, Zip Code). Phone Number Email Address Percentage % Custodian, if beneficiary is a minor (account owner cannot be designated as the custodian) ☐ PRIMARY OR ☐ CONTINGENT Relationship: SPOUSE OR OTHER (Relationship): Beneficiary's Full Name (first, middle, last) or Trust Name Date of Birth/Trust (month/day/year) Social Security Number/Tax ID No. Permanent Residence Address (City, State, Zip Code). Phone Number Email Address Percentage % Custodian, if beneficiary is a minor (account owner cannot be designated as the custodian) 3. Investment Direction A. Funding Please indicate how you would like to fund your new account: ☐ A check made payable to "BNY Mellon Family of Funds" included with this Application (starter checks are not acceptable). ☐ Initiate purchase by Teletransfer Privilege (\$150,000 limit) from my bank listed in **Banking Options** (please complete **Section 7 below**) via Automated Clearing House (ACH). ☐ Change of registration from an existing BNY account. A **Change of Registration Authorization Form** must accompany this application. If a Change of Registration Authorization Form was previously submitted, please indicate your reference number: **B.** Investment Allocation If you are investing in a fund with multiple share classes, please specify the share class you are purchasing next to the name of the fund. If you are changing the registration on an existing BNY account, please skip this section. The current account will be transferred to a new account within the existing fund(s). Full Name or Fund Code Share Class Dollar Amount Full Name or Fund Code Share Class Dollar Amount Full Name or Fund Code Share Class Dollar Amount

3. Investment Direction Cont.

C. Rights of Accumulation	
☐ Check if establishing Rights of Accumulation.	
Please note the following:	
Purchases of shares (including Class C shares) of any Eligible Fu Accumulation'' for purchases of Class A shares.	und (as defined below) qualify towards "Right of
Shares may be purchased at the offering price applicable to t plus (b) an amount equal to the value of the combined preser individual purchasing the shares, his or her spouse, and their shares of any Funds that are subject to a sales load, as descrifor this cumulative quantity discount to be made available, th considered as qualified holdings. All accounts are subject to v The following accounts qualify for the Right of Accumulation prospectus.	the holdings of the "purchaser" (which includes the minor children), as described in the prospectus, of bed in the prospectus ("Eligible Funds"). In order e investor must identify all Fund accounts to be rerification.
Account Number	Account Numbert
Account Number	Account Numbert
D. Reduced Sales Charge	
☐ Check if establishing a Letter of Intent.	
Please note the following:	

- Available on Class A shares (front-end sales charge) only.
- MINIMUM INITIAL PURCHASE: \$5,000
- You may receive a reduced sales charge by completing this Letter of Intent (LOI). An LOI is a non-binding
 agreement in which you state your intentions to purchase a set dollar amount of shares over a 13-month
 period in order to receive a reduced sales charge on all purchases of the fund during the 13-month period.
- Purchases made prior to the effective date of the LOI will be applied toward the satisfaction of the LOI to
 determine the level of sales charge that will be assessed under the terms of the LOI, but will not result in a
 reduction in the amount of any previously paid sales charge.
- To determine if this privilege is available, please refer to your Fund's Prospectus and Statement of Additional Information.

Terms of Escrow

- 1. I understand that 5% of the dollar amount indicated below will be held from my initial purchase in escrow by the Transfer Agent in shares. All dividends and any capital gain distributions on the escrowed shares will be credited to me. Escrowed shares will not be extended to the exchange privilege (as described in the Fund's prospectus).
- 2. If I complete the LOI Purchase Commitment within the 13-month period, the escrowed shares will be promptly released to me.

3. Investment Direction Cont.

Terms of Escrow Cont.

- 3. If my total purchases pursuant to this Letter of Intent are less than the LOI Purchase Commitment, the offering price of the shares I purchased (including shares representing the escrowed amount) during the 13-month period will be adjusted to reflect the sales load applicable to the aggregate purchases I actually made (which will reduce the number of shares in my account) unless I have redeemed the shares in my account, in which case the Transfer Agent will redeem the number of escrowed shares necessary to obtain the difference between the dollar amount of sales loads actually paid by me and the amount of sales loads which I would have paid if my total purchases had been made at a single time and any remaining shares will be credited to my account. Full and fractional shares remaining after this redemption will be released to me.
- 4. I hereby irrevocably constitute and appoint the Transfer Agent my attorney-in-fact to surrender for redemption any or all escrowed shares.

I intend, but am not obligated, to invest in shares of Eligible Funds during the 13-month period from the date of my submission of this Letter of Intent, in an aggregate amount which will equal or exceed the minimum amount checked ("LOI Purchase Commitment"). (Check one box only.)

□ \$50,000 to less than \$100,000 □ \$250,000 to less than \$500,000 □ \$1,000,000 and over □ \$100,000 to less than \$250,000 □ \$500,000 to less than \$1,000,000

This Letter of Intent must be received by the Transfer Agent to be considered effective. All future purchases placed directly with BNY Mellon Securities Corporation must refer to this Letter of Intent.

4. Cost Basis Method Election

Please choose one of the cost basis reporting methods listed below for your account(s). If no method is selected, the Fund(s) will report cost basis using Average Cost . Specific Lot Identification is also a cost basis method option and is offered at the time of your redemption or exchange transaction. This election will not be applied to money market fund accounts.						
☐ First In, First Out (FIFO) ☐ High Cost, First Out (HIFO) ☐ Average Cost						
☐ Last In, First (☐ Last In, First Out (LIFO) ☐ Low Cost, First Out (LOFO)					
Please consult y	our tax professior	nal to determine whic	h cost basis meth	od is best for your personal tax	situation.	
5. Dividend a	5. Dividend and Capital Gains					
If no option is checked, all dividends and capital gains will be reinvested. For ACH (Electronic Transfer) to a bank, please attach a voided check in Section 7 from the bank to be credited.						
Dividends	Check One:	☐ Reinvest	☐ ACH to E	Bank		
Capital Gains	Check One:	☐ Reinvest	☐ ACH to E	Bank		

6. Automatic Asset Builder

ATTACH VOIDED CHECK

amo	nits you to purchase shares automatically on a regul unt (minimum of \$100) from your bank account to yo Fund account will be credited on the next business of	our Fund account(s).				
	Yes, I (we) want Automatic Asset Builder.					
	You must attach a voided check to this Application in the area designated next to Section 7. Money will be transferred only from the bank account indicated on the voided check.					
	I (we) authorize BNY Mellon Transfer Inc. to debit m more of my (our) fund accounts listed below. This so well as by the rules of the Automated Clearing Hous time without notice.	ervice is governed by	the Fund's prospectus provisions as			
	4-digit Fund Code		Amount \$			
	Starting month	Day(s) of Month				
	4-digit Fund Code		Amount \$			
	Starting month	Day(s) of Month				
	4-digit Fund Code		Amount \$			
	Starting month	Day(s) of Month				
	Check the investment cycle that is most convenier	nt for you to have yo	ur bank account debited.			
	☐ Bimonthly (twice a month) ☐ Monthly	☐ Quarterly	☐ Semiannually ☐ Annually			
7. E	Sanking Options					
desi	Transfer: Permits the electronic transfer of money I gnated bank account and your Fund account by telep Investments Mutual Fund Account Access mobile ap	phone or online throu				
Men	Redemption: Permits redemption proceeds to be traper bank by telephone or online through the www.bount Access mobile application.	•				
□ Y	es, I (we) want TeleTransfer and Wire Redemption I	privileges.				
	must attach a voided check, deposit slip or bank stat section. (Starter checks not accepted.)	tement to this applica	tion in the area designated at the left of			

The Funds will require the Transfer Agent to employ reasonable procedures, such as requiring a form of personal identification, to confirm that instructions relayed by telephone and online are genuine and, if it does not follow such procedures, it may be liable for any losses due to unauthorized or fraudulent instructions. Neither a Fund nor its Transfer Agent will be liable for following instructions reasonably believed to be genuine.

8. Please read carefully and sign.

The undersigned warrant(s) that I (we) have full authority and, if a natural person, am (are) of legal age to purchase shares pursuant to this application, have received a current Fund Prospectus for the Fund selected for investment and agree to be bound by the terms of such Prospectus, am (are) not a foreign financial institution, and that all representations accompanying this application are true. I agree to obtain the Prospectus for any Fund into which I exchange and to be bound by the terms of such Fund's Prospectus. I (We) agree that the Transfer Agent, the Fund in which I (we) am (are) investing or shall invest, BNY Mellon Investment Adviser, Inc. or any affiliate or their officers, directors, trustees or employees will not be liable for any loss, expense or cost for acting upon any instructions or inquiries believed to be genuine.

If Section 7 has been completed, I (we) authorize standing Electronic Funds Transfers (EFTs) (TeleTransfer deposits, withdrawals, corrections) and standing Wire Redemptions on/to my bank account, per Automated Clearing House and Federal Reserve guidelines, allowing date/amount changes for EFTs. This authorization remains in effect until I (we) choose to update or revoke it.

I authorize the Transfer Agent and the Fund in which I (we) am (are) investing or shall invest to act on telephone or online instructions from any person representing himself or herself to be me and reasonably believed by the Transfer Agent or Fund (as applicable) to be genuine. I understand that I may be responsible for any fraudulent telephone or online order as long as the Transfer Agent or Fund (as applicable) takes reasonable measures to confirm that instructions are genuine.

For Transfer On Death Registrations: I (we) understand that the transfer agent follows procedures governing TOD registrations pursuant to the Maryland Uniform Transfer on Death Security Registration Act and authorizes the establishment of a TOD account. In addition, I (we) understand that TOD registrations are only available for account owners who reside in any state within the United States other than Louisiana. TOD registrations are not available for residents of Louisiana.

I (we) acknowledge that mutual fund shares are not FDIC-insured. They are not bank deposits, bank obligations or bank-guaranteed. They pose investment risks, including the possible loss of principal.

Taxpayer Identification Number Certification: Under the penalties of perjury, I (we) certify that [1] the Social Security Number(s) or Taxpayer Identification Number(s) shown in Section 1 of this application is (are) my (our) correct Taxpayer Identification Number(s), [2] I (we) am (are) not subject to backup withholding either because: (a) I (we) am (are) exempt from backup withholding, or (b) I (we) have not been notified that I (we) am (are) subject to backup withholding as a result of a failure to report all dividends, or the Internal Revenue Service ("IRS") has notified me (us) that I (we) am (are) no longer subject to backup withholding, [3] I (we) am (are) a U.S. person (including a U.S. resident alien) and [4] the Foreign Account Tax Compliance Act ("FATCA") code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is (are) correct. If you are exempt from FATCA reporting (if you are unsure, consult your tax advisor or the IRS), enter your exemption from FATCA reporting code (if any) here: Strike out item [2] if you have been notified that you are subject to backup withholding by the IRS and you have not received a notice from the IRS advising you that backup withholding has been terminated.						
The IRS does not require your consent t avoid backup withholding.	The IRS does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.					
PLEASE SIGN HERE:						
ndividual/Custodian/Trustee		Joint Owner (if any)/Second Trustee				
itle/Capacity	Date	Title/Capacity	Date			

9. If you are a Trust or Estate, please complete this certification.

NOTE: Retain a copy of this document for form. This document is in full force and ef			
Registered Owner is a: 🔲 Trust 🔲 E	Estate		
The following named persons are* of them ("Authorized to act with full power to sell, assign deliver any instrument necessary	Person(s)") is/are current n or transfer securities of tl	ly authorized under the applicable ne Fund(s) for the Registered Owr	e governing document
Name		Title	
Specimen Signature		_	
Name		Title	
The Transfer Agent may, without in Authorized Person(s) as named at Registered Owner has elected not without inquiry, act only upon the transfer securities by telephone or such applicable privileges, regardle be liable for any claims, expenses upon any instruction reasonably be	to have TeleTransfer or Winstruction of ANY ONE Auronline through the bnyfuless of any number set fort (including legal fee(s)) or le	form last received by the Transfe fire Redemption privileges, the Tr athorized Person placing a reque- ends.com website or mobile applicate h above. The Transfer Agent and	er Agent. Unless the ansfer Agent may, st to sell, assign or ation pursuant to any the Fund shall not
	MEDALLION SIGNATURE G	UARANTEE OR SEAL IS REQUIRED	DATE

^{*}Insert a number. Unless otherwise indicated, the Transfer Agent may honor instructions of any one of the persons named above.

^{**}Medallion Signature Guarantees: The Transfer Agent has adopted standards and procedures pursuant to which Medallion Signature Guarantees in proper form generally will be accepted from domestic banks, brokers, dealers, credit unions, national securities exchanges, registered securities associations, clearing agencies and savings associations participating in the New York Stock Exchange Medallion Signature Program (MSP), the Securities Transfer Agents Medallion Program (STAMP) and the Stock Exchanges Medallion Program (SEMP). Notarization by a Notary Public is not an acceptable guarantee.

10. Who is your Financial Representative?

If shares are being purchased through a financial intermediary, then the name of your financial intermediary must appear in this section.

I/we represent and warrant that the firm named below is authorized to purchase and redeem Fund shares on my/our behalf.

Firm Name		Phone Number		
Branch Address				
City	State	County	Zip Code	
Name of Representative (Salesperson) and Rep Code, if any		Dealer Code	Branch Code	
Broker Identification Number if any		Network Level if any		

Important Information from BNY Mellon Securities Corporation Regarding Your Mutual Fund Account During A Significant Business Disruption

To Our Valued Mutual Fund Shareholders:

At BNY, we take great pride in the trust that our customers place in us. With that in mind, we want to tell you about our business continuity plan which documents how we will respond to a significant business disruption. Our plan is designed to enable us to promptly resume our business operations while providing you with ways to access your account information during our recovery period.

We maintain a business continuity plan that covers all aspects of the resumption of our business processes in the event of a significant disruption or emergency. Our plan addresses: data back-up and recovery; all mission critical systems; financial and operational assessments; alternative communications with customers, employees, and regulators; alternate physical location of employees; critical supplier and contractor impact; regulatory reporting; and assuring our customers prompt access to their funds and securities. The plan is updated whenever there is a material change to our business, and it is subject to periodic formal reviews, including business risk assessments. Changes to processes, products, or business environments are evaluated, and required modifications to the configuration of our recovery sites (described below) are performed. Current copies of our business continuity plan are maintained by various individuals at our firm.

As part of our business recovery plan, we maintain alternate business resumption sites for our employees that provide us with operational redundancy in the event of an emergency at our primary location. These facilities provide for the relocation of our employees so that we may resume processing operations and trading functions. Each employee's workstation at our relocation sites is equipped with all the software, as well as all the telecommunication equipment, needed for each employee to continue to provide client service. Our alternate sites have centralized faxes and printer rooms where communications are controlled. We also employ telephone rollover technology whereby inbound calls and faxes are re-routed to the appropriate alternate business resumption site.

Whether we are affected by a firm only, single building, business district, citywide or regional disruption, our firm's policy is clear: We will safeguard our employees' lives, make immediate financial and operational assessments, and work to quickly recover and resume operations. In the event of an emergency, our goal is to restore operations and resume transacting business as soon as possible. During the recovery period, you may access your investments electronically using the following options:

- Call Express voice-activated account access system at 1-800-645-6561
- Visit our web site at www.bnyfunds.com or download our mobile application BNY Investments Mutual Fund Account Access from Google Play or Apple App Stores.

Please note that before you can access your account through www.bnyfunds.com, you will need a user ID and password. For account access via Express, you will need your Social Security Number and a personal identification number (PIN). You can create or reset your user ID and password by going on to www.bnyfunds. com, or your PIN by calling Express. We urge you to take a moment today to make sure that you are able to access your account through www.bnyfunds.com and/or Express. This will help to ensure that you have access to your account in the unlikely event of a business disruption.

Regardless of all the effort put into our business continuity plan, we acknowledge that no plan for disaster recovery is infallible. Every emergency situation poses unique challenges, and the unpredictable nature and severity of disasters make it impossible to predict every scenario that could cause a disruption, thus precluding absolute preparedness in all circumstances. While our business continuity plan is tested periodically, such testing may not be able to replicate actual emergency conditions. **Depending upon the emergency, we cannot guarantee that we will follow our plan's stated course of action, and our business recovery plan is subject to modification without notice as conditions require.** Also, certain situations may arise that affect the securities markets and/or the external service providers upon which we rely, and your transactions or requests for funds could be delayed during such a disruption.

Please be assured that, in the event of a disaster, we will work as quickly as possible to provide you with the access to the excellent customer service that you have come to expect.



WHAT DOES BNY INVESTMENTS DO WITH YOUR PERSONAL INFORMATION?

Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.	
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security Number Account balances and transaction history Assets and income Payment history Biometrics	
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons BNY Investments chooses to share; and whether you can limit this sharing.	

Reasons we can share your personal information	Does BNY Investments share?	Can you limit this sharing?
For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes— to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes—information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes—information about your creditworthiness	No	We don't share
For our affiliates to market to you	Yes	Yes
For nonaffiliates to market to you	No	We don't share

To limit our sharing

Call 1-866-206-5660. Our menu will prompt you through the process.

When you call, you will need to provide:

- The last 4 digits of your Social Security number
- Your zip code
- The first 5 letters of your last name (Provide all letters if your last name is less than 5 letters.)

Please note: If you have previously called or submitted a written request instructing us to limit our sharing of personal information with our affiliates to market to you, your request will apply until you tell us to change your request or for 5 years from when you made the request, whichever is sooner. After that period expires but before any of our affiliates market to you, you will receive a renewal notice that will allow you to continue to limit marketing offers from our affiliates for at least another 5 years.

If you invest in any of the funds providing this notice through a non-affiliated third party, such as a bank, broker-dealer or financial adviser, you will automatically be excluded from personal information sharing with affiliates to market to you. There is no need for you to notify us.

If you are a new customer, we may begin sharing your information 30 days from the date we deliver this notice to you. When you are no longer our customer, we may continue to share your information as described in this notice. However, you can contact us at any time to limit our sharing.

Questions?

Call **1-800-847-3560** or visit our website via the following link:

https://www.bny.com/investments/us/en/individual/policies/online-privacy-policy.html

WIIO WE are	
Who is providing this notice?	This notice is provided by the BNY Mellon Family of Funds (including Dreyfus money market funds), BNY Mellon Funds Trust, BNY Mellon Investment Adviser, Inc., BNY Mellon Securities Corporation, BNY Mellon Transfer, Inc., BNY Mellon Insurance Agency, Inc. and The Bank of New York Mellon as Custodian for retirement plan accounts sponsored by BNY Mellon Investment Adviser, Inc. Any BNY Investments entities or businesses not listed here may provide their own notice.
What we do	
How does BNY Investments protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does BNY Investments collect my personal information?	We collect your personal information, for example, when you
Why can't I limit all sharing?	Federal law gives you the right to limit some but not all sharing related to: affiliates'everyday business purposes—information about your creditworthiness affiliates from using your information to market to you nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See below for more on your rights under state law.
What happens when I limit sharing for an account I hold jointly with someone else?	Your choices will apply to everyone on your account.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. Our affiliates include banks and companies whose names include "The Bank of New York," "BNY," "Mellon," "Insight," or "Newton," and other financial companies such as Pershing LLC, and Walter Scott & Partners Limited. Your opt-out will also apply to banks or other companies that may become our affiliates in the future.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies. BNY Investments does not share information with nonaffiliates so they can market to you.
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.

Other important information

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STATE LAWS: We follow state law where state law provides you with additional privacy protections.

FOR RESIDENTS OF VERMONT If our account records show that you live in Vermont, we will not disclose nonpublic personal information about you to our affiliates for the purpose of enabling them to market their products and services to you. There is no need for you to call to opt out.

BNY Investments doesn't jointly market.

Other applicable laws on the right to Privacy of information:

The following laws are intended to guarantee the rights of people with respect to the collection and use of their personal data. General Data Protection Regulation (GDPR) – it is a legal framework that establishes guidelines for obtaining and processing the personal data of natural persons who are residents of the European Union (EU). The law directly impacts the storage, processing, access, transfer, and disclosure of personal data that we obtain about residents of the EU. Please refer to BNY Privacy Notice.

California Consumer Privacy Act, as amended (CCPA) - the law was created to protect the privacy rights of information for consumers who are California residents. The law requires providing more information to consumers about what is being done with their personal information and giving them more control over how their information is shared. Please refer to the BNY Privacy Notice.