UTION FORM

VALIC							BUTION	
·			Fo	or VALIC	Annuity Ac	counts Or	nly – All Pla	in Types
The Variable Annuity Life Insurance Company (\ Mail Completed Forms to: VALIC Document Cor	/ALIC), Ho itrol	uston, Texas P.C). Box 15648, Ai	marillo, TX 7	9105-5648	Call 1-8	300-448-2542 for	r assistance
1. CLIENT INFORMATION				-				
Name:			SSN	or Tax ID: _				
Daytime Phone: ()	Date	of Birth:						
2. DISTRIBUTION REQUEST								
Choose from one of the following distribution type In accounts/contracts containing Multi-Year Terms,	s below. distributions	e made nrior to	maturity date	may he sub	iect to a mark	wihe auley to	etment	
OPTION A \rightarrow WITHDRAWAL	1131110110110	-	-	•	-	-	ainst all funds	or
 Distributes funds as requested and leaves accoun Future contributions accepted if allowed by the planet to outstanding loans 	t open an	specify an am below. If neith	nount or perce	entage to be pecified, the	taken from e funds will be	ach fund for t withdrawn in	the account(s) the following triable Investme	listed order:
Please indicate Account(s) you wish to withdraw t	rom.		d Largest Vari	able Investr	nent Option, e		count Plus Enha	
Account # IncomeLOCK Maximum Annual Withdrawal Amount	Account	# eLOCK Maximum	Appuel With dra		Account #		Appuel Withdrow	
IncomeLOCK Maximum Annual Withdrawai Annual S0r%							or	
Choose One:	Choose C)ne:			Choose One	9:		
 Distribute the amount pro-rata against all funds Distribute the amount or percentage from each fund as specified below: 	Distrib as spe	ute the amount p ute the amount o cified below:	r percentage fro	m each fund	Distribute as specifi	the amount or ed below:	o-rata against all percentage from	ı each fund
Fund Code Amount or%	Fund Cod	le Amoui \$	nt or	0/2	Fund Code	Amour د	nt or	0/2
\$0r%		\$	0r	70			or	
		\$	or	%				
 OPTION B → SURRENDER Automatically closes the account Future contributions will not be accepted Any active outstanding loan(s) will be terminated reported as taxable distribution(s) Please indicate Account(s) you wish to surrender. 	By tha	checking the b t account will b impact to any o	ox marked "D e processed a	0 NOT Tern s a 100% w	ninate my Loa rithdrawal. The	an(s)" below.	. the distributio	on for
Account #	Account	t#			Account #	#		
DO NOT Terminate my Loan(s)		NOT Terminate	my Loan(s)		🗆 DO NO)T Terminate	my Loan(s)	
3. REASON FOR DISTRIBUTION								
403(b), 401(k), 401(a), 403(a) or 457(b) Deferred 0	ompensatio	on* Plan Partic	ipants: Othe	r Distributio	ons:			
□ Separation from Service as of	()				C - 1			
	Normal Reti			pousal Bene on-Spousal				
Did you separate from service during or after the year y		Age 55? 🗌 Yes		on-Qualified	Deferred Annu			
□ In-service Withdrawal of available funds other than		Dete:					Relations Order	
Permanent/Total Disability as of(date * See Information pages	e). Terminatio	on Date:	Attach	Doctor's Sta	tement or Socia	I Security Adm	inistration Docu	imentation.
4. INCOME TAX WITHHOLDING INSTRUCTION	S							
Federal Withholding Information	-							
VALIC may be required to withhold 20% in federal in of the taxable amount unless you indicate otherwise is requested and no withholding amount is designat consistent with your employer's plan, VALIC will app Form W-4 must be attached to this request. Wage b	below. Sta ed. (This in ly wage bra	te withholding cludes IRAs an cket withholdin	may be subjec d NQDAs.) Foi g based on the	t to a 5% ac r any 457 pl e information	dministrative c an except Gov n you provide	default rate wh vernmental 45	hen state withh 57(b) plans, wh	nolding 1ere
Federal Withholding Instructions DO NOT withhold any federal income taxes unless	mandated t	oy law.	DO withho	old federal tax	es in the amour	nt of	%	

State Withholding Instructions

	DO NOT	withhold	any state	e taxes	unless	mandated	by	law.
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% (cannot be less than any mandatory withholding)

DO withhold state taxes in the amount of	%
(cannot be less than any mandatory withholding)	

Notice to Non-Resident Aliens: A payment to an address outside the United States may	be subject to federal	income tax wi	ithholding at a	a 30% rate unless the p	bayee submits
a completed IRS Form W-8 BEN and the payments are eligible for reduced withholding.					

5. SPECIAL INSTRUCTIONS

VALIC

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CASH DISTRIBUTION FORM

For VALIC Annuity Accounts Only – All Plan Types

The Variable Annuity Life Insurance Company (VALIC), How Aail Completed Forms to: VALIC Document Control	uston, Texas P.O. Box 15648, Amarillo	o, TX 79105-5648	Call 1-800-448-2542 for assistanc
6. MAILING INSTRUCTIONS			
The distribution will be mailed to your permanent address on returned to the employer:	record unless otherwise indicate	ed below or unless your	Plan requires that the check be
Street Address	City	State	e ZIP
 Check if the above is your new permanent address. Send check by overnight delivery. I understand, by provithis service and that a street address is required. If the context of the service and that a street address is required. 	ding my credit card number belov redit card charge is not approved,	v, that there will be a cha the check will be sent by Maste	regular mail.
Card #	Expiration Date:	Ameri	ican Express
7. SPOUSAL CONSENT ERISA-covered and certain other employer plans require the o Please check the appropriate box below:	client to state his/her marital sta	tus and the spouse to co	nsent to this distribution.
Missing Spouse: I hereby affirm that I have made read	ed: Attach Court Order of Legal Se sonable attempts to locate my spo	eparation (petition not acc buse and have not been a	ceptable) ible to do so.
 REQUIRED FOR SPOUSE: Spousal Consent Under federal law for ERISA plans and the terms of some survivor benefit of at least 50% of the amount in this cor- before making withdrawals from this contract. If you con amount withdrawn. If you agree to the withdrawal, please I have read and understand the Information pages I understand and agree that I am giving up my rigil release VALIC from all liability for making this page 	ntract if your spouse dies before yousent to the withdrawal, you will not e read and sign the statement below and I agree to the payment of fun ht to receive a survivor benefit pay ment.	ou. As a result, your spor ot receive a survivor bene ow and have your signatu ids from the contract(s) I yment from VALIC for the	use must have written consent efit payment from VALIC for the re witnessed. isted in Section 2. a amount being paid and I
Spouse'	's Signature:		Date:
SPOUSE'S SIGNATURE WITNESSED BY NOTARY PUBLIC This section is only to be used for a Notary Public's	witnessing of the Spousal Consen	t in absence of the Plan	Administrator's Witness
State of Cour	•		
Before me personally appearedwho executed the SPOUSAL CONS		-	
Nota	ary Public		
8. VESTING DETERMINATION FOR EMPLOYER CONTRIB	UTION SOURCES		
Vesting Information: To be completed by the employer sponsori	ing the plan if VALIC is NOT provid	ding full plan administrati	ion services.
Employer Basic Vested% Employer Supp All Employers: Indicate hours worked if Hours of Service is u used by your plan to calculate benefits. Any month in which a	ised by your plan to calculate ber	nefits. Indicate months	worked if Elapsed Time is nted as a month worked.
Hours Worked or Months Worked	or \$		
 9. PLAN ADMINISTRATOR APPROVAL To be completed where required under your employer's plan. I approve this distribution in accordance with current plan provided on this form for purpos I applicable, the client has established to my satisfaction that I affirm that any signature of a client's spouse in Section 7 of 	ovisions and all applicable laws ar es of this distribution is correct to t spousal consent is not required.	the best of my knowledg	-
Plan Administrator's Signature:		Date:	
10. CLIENT APPROVAL			
 I authorize the above distribution and certify that all statements, in I have read and understand the information provided in the Inform distributions may be subject to surrender charges as provided in I have read and understood the "Joint and Survivor Annuity and waive any benefit or right described in that section that would hav the right to revoke any waiver if a distribution has not already bee I understand that I will be responsible for providing evidence to ti If this distribution will result in a total surrender of my account(s) Certificate has been lost or destroyed. If my Contract/Certificate is 	mation pages of this form, including the contract and that this distributio Qualified Annuity Benefit" section of ve been provided with respect to the en made. he IRS, if required, to verify distribut). I have attached my Contract/Certifi	IncomeLOCK Option if app n may result in taxable inco the Information pages. By amount that I am withdrav ion reason. icate to this form, or altern	plicable, and acknowledge that ome and penalties. signing below I am agreeing to wing. I also understand that I have atively. I certify that my Contract/
the Contract/Certificate being found and presented for payment. Client's Signature:	· - · ·	Date:	-
		Dale.	

VALIC

CASH DISTRIBUTION FORM

Call 1-800-448-2542 for assistance.

For VALIC Annuity Accounts Only – All Plan Types

The Variable Annuity Life Insurance Company (VALIC), Houston, Texas

Mail Completed Forms to: VALIC Document Control

INFORMATION

SPECIAL TAX NOTICE

You have the right to at least 30 days to consider your alternatives after receiving this notice. You may waive this review period. Your signature on this form will indicate that either you have had this 30-day review or that you have chosen to waive it, and you are requesting an immediate distribution.

ELIGIBLE ROLLOVER DISTRIBUTIONS

The information in this notice applies to qualified plans, tax-deferred annuity arrangements, IRAs, and governmental 457(b) deferred compensation plans. Generally, the rules below that apply to payments to employees also apply to surviving spouses and alternate payees.

Most withdrawals from tax-favored retirement plans are eligible for rollover either to an IRA or to another plan if the receiving plan accepts such rollovers. Some plans do not accept rollovers of certain types of distributions. Check with the administrator of that plan about whether the plan accepts rollovers and, if so, the types of rollover distributions it accepts.

Roth 403(b) or 401(k) accounts may be rolled over only to another Roth account or to a Roth IRA. However, Roth IRAs may not be rolled over to a Roth 403(b) or Roth 401(k) account.

ROLLOVERS OF BENEFICIARY ACCOUNTS

Only (1) the participant, or (2) in the case of the participant's death, the participant's surviving spouse, or (3) in the case of a domestic relations order, the participant's spouse or ex-spouse may roll over a distribution into a plan of the participant's own. An exception to this rule is that a non-spousal beneficiary may, subject to plan provisions, roll inherited funds from an eligible retirement plan into a Beneficiary IRA. A Beneficiary IRA is an IRA created for the sole purpose of receiving funds inherited by non-spousal beneficiaries of eligible retirement plans. The distribution must be transferred to the Beneficiary IRA in a direct "trustee-to-trustee" transfer. Beneficiary IRAs must meet the distribution requirements relating to IRAs inherited by non-spousal beneficiaries under Code sections 408(a)(6) and (b)(3) and 401(a)(9).

DISTRIBUTABLE EVENT

Generally a distributable event includes attainment of age $59\frac{1}{2}$ (age $70\frac{1}{2}$ for governmental 457(b) plans), separation from service, disability or death. However, the employer's plan may place additional restrictions that must also be met prior to a distribution. If you have met a distributable event, you may request a rollover of funds to any eligible plan type or a transfer to a like plan type. If you wish to move funds from your VALIC 403(b) account to another 403(b) account via a rollover distribution, and have made contributions prior to 01-01-87, those amounts may lose a grandfathered status that can impact future required distributions. However, movement of funds from your VALIC 403(b) account to another 403(b) account via a transfer distribution may retain the status. For more information, please call 1-800-448-2542.

ROLLOVER/TRANSFER

Rollover Distributions: If you have met a distribute event on your eligible account(s) or plan you may roll directly to an eligible retirement plan with another carrier. The distribution will not be taxed but will be reported to the IRS. Rollover amounts due to a distributable event generally can remain free of withdrawal restrictions after moving to the receiving plan, unless the receiving plan applies restrictions to rollover amounts.

Transfers: Transfers to a like plan will not be taxed or reported to the IRS. Generally, transfers are allowed regardless of employment status. However, your employer's plan may restrict you to authorized carriers. Transferred amounts generally become subject to the requirements of the plan receiving the transfer as though originally contributed to that plan. Exchanges of Non-Qualified Deferred Annuities are not taxed but will be reported to the IRS.

EXAMPLES OF SOME POSSIBLE DIFFERENCES IN PLAN RESTRICTIONS

 The new plan may require spousal consent or plan administrator approval for distributions. • The new plan may restrict distributions.

P.O. Box 15648, Amarillo, TX 79105-5648

- Distributions from a governmental 457(b) deferred compensation plan are generally not subject to the 10% premature withdrawal penalty regardless of your age at the time of the distribution. If you roll your governmental 457(b) deferred compensation plan to another plan that is not a governmental 457(b) deferred compensation plan, or into an IRA, any subsequent distributions may be subject to a 10% premature withdrawal penalty.
- Eligible rollovers into a governmental 457(b) deferred compensation plan that were previously subject to a 10% premature withdrawal penalty will continue to be subject to that penalty at the time of withdrawal unless you are over age 59½ or some other exception applies.
- Amounts rolled over to a governmental 457(b) plan generally cannot be withdrawn prior to separation from service or attainment of age 70½.

ELIGIBLE ROLLOVER DISTRIBUTIONS PAID DIRECTLY TO YOU

You can request that we pay you directly. Except for IRA distributions, when we pay you directly, federal law requires us to withhold 20% for federal income taxes.

If a distribution is paid directly to you, you may subsequently roll over any pre-tax contributions to another employer-sponsored plan or to an IRA within 60 days. Any distributions of after-tax contributions paid directly to you may not be rolled over to another employer-sponsored plan. However, they may subsequently be rolled over to an IRA within 60 days. If your eligible rollover distribution is paid directly to you and not rolled over

(including any amount withheld), the distribution will be taxable to you in the year you receive it. The distribution will not be taxable to the extent you roll other funds to replace the amount distributed and the amount withheld.

AMOUNTS NOT ELIGIBLE FOR ROLLOVER

Some amounts not eligible for rollover include these: amounts paid from a non-qualified (after-tax) annuity that is not part of your employer's plan, financial hardship withdrawals, required minimum distributions, deemed distributions due to loan default, and amounts paid from certain deferred compensation plans.

If you direct us to pay the distribution to you, and it is not an eligible rollover distribution, we will apply 10% federal income tax withholding unless you indicate differently.

LOANS

If you request a total surrender of your tax-favored retirement plan account and you have an outstanding loan, the account balance will be reduced by the outstanding loan balance and outstanding loan security will be returned to the account. The offset loan amount will be reported as a taxable distribution and will be taxable to you unless you roll over an equal amount to an employer-sponsored plan or IRA. You may also choose to pay off the outstanding loan balance prior to the surrender by submitting payment in full to the Loan Department.

INCOMELOCK OPTION

If you have chosen the IncomeLOCK living benefit option, withdrawals from the contract will reduce the account value and all benefits of the IncomeLOCK living-benefit option. Withdrawals exceeding the Maximum Annual Withdrawal Amount may reduce future Maximum Annual Withdrawal Amounts. Minimum distribution amounts calculated for each year will include the value of the IncomeLOCK benefit. One year's required minimum distribution based solely on the value of each individual account will not be treated as an excess withdrawal, but may reduce the Maximum Withdrawal Period. See your contract endorsement.

10% PENALTY

Unless an exception applies, the IRS may also assess a 10% federal tax penalty for early distributions if you are younger than age 59½.

CASH DISTRIBUTION FORM

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For VALIC Annuity Accounts Only – All Plan Types

The Variable Annuity Life Insurance Company (VALIC), Houston, Texas P.O. Box 15648, Amarillo, TX 79105-5648

VALIC Document Control Mail Completed Forms to:

SPECIAL TAX TREATMENT FOR CERTAIN LUMP-SUM DISTRIBUTIONS

If you were born before January 1, 1936, and if your qualified plan distribution qualified as a "lump-sum distribution," you may be entitled to special tax treatment regarding your payment.

TAXATION OF ROTH IRAS AND ROTH ACCOUNTS

Contributions to Roth IRAs and Roth accounts are not deductible and therefore are distributed tax-free at any time. Rollovers or conversions from a traditional IRA or pre-tax eligible retirement plan to a Roth IRA are taxable in the year of the distribution. Earnings which accumulate in a Roth IRA or Roth Account are not taxed currently and are not taxed upon a "qualified" distribution (1) made after the end of the five year period beginning with the tax year in which the first contribution or conversion to a Roth IRA was made, and (2) made after the date you attain age 591/2, upon your death or disability, or as a qualified first time home buyer distribution (not applicable to Roth accounts). Distributions of earnings that do not meet the requirements above are taxable, and are generally subject to the 10% penalty tax.

*PRIVATE TAX-EXEMPT EMPLOYER DEFERRED COMPENSATION PLANS

Section 457(b) deferred compensation plans sponsored by private tax-exempt employers require participants to make an irrevocable election regarding the distribution of benefits. Commencement of payments cannot be later than April 1st of the year following the year you attain age 701/2 unless you are still working for the plan's sponsor. Please contact your plan administrator for more information.

QUALIFIED JOINT AND SURVIVOR ANNUITY AND QUALIFIED ANNUITY **BENEFIT: FOR ERISA PLANS ONLY**

This notice should be provided to you at least 30 days, but no more than 180 days, before your proposed distribution date.

If you are married, your retirement plan distributions will be paid to you in the form of a Qualified Joint and Survivor Annuity ("QJSA") unless you elect a different form of distribution. Under your QJSA, if your spouse survives you, the plan will pay him or her at least 50% of the amount the plan had been paying to you, on the same frequency as the payments to you. If you are not married, your benefit will be paid monthly over your life and will end upon your death unless you elect a different form of distribution. This benefit is referred to as a Qualified Annuity Benefit ("QAB").

The plan may satisfy the QJSA or QAB by using your vested account balance to purchase an annuity contract from an insurance company. The actual monthly payments made under the annuity contract will depend on the value of your account balance, annuity purchase rates used by the insurance company, your age, and if you are married, your spouse's age at the time the distribution begins.

The following table reflects the relative values of monthly payments from a Joint and Survivor Annuity and a Life Annuity, assuming a vested account balance of \$5,000 and an interest rate of 6%. This table is based on the Annuity 2000 Mortality tables. The table is hypothetical and does not reflect the value of your individual benefit or the actual payments you or your beneficiaries would receive. Please note that as the ages change, the payment amount will change. If none of the examples closely approximates your situation, you may obtain a more accurate value specific to your situation from your plan administrator or from your financial advisor.

Age at Benefit Starting Date								
Annuitant	70	65	60	55	50	45	40	35
Spouse	65	70	55	60	45	50	35	40
Monthly Payme	ent							
Annuitant Life Only	39.62	35.35	32.38	30.27	28.75	27.61	26.76	26.13
Joint and 50% Survivor	35.47	33.65	30.21	29.26	27.53	26.99	26.07	25.76
Joint and 75% Survivor	33.71	32.86	29.23	28.78	26.95	26.70	25.73	25.58

This QJSA or QAB requirement may not apply to smaller account balances (generally below \$5,000) and will not apply if you have elected another form of benefit. A partial withdrawal would be considered another form of benefit for this purpose. Other alternate forms of benefits that may be available under your employer's plan and under your plan investments may include:

Annuity

An annuity can provide you with payments for your life or for your life and that of your beneficiary; payments for a specified period; payments for your lifetime with a minimum guaranteed period; or a continuation of payments to your surviving spouse that is different from the plan's percentage of the payments made to you. Generally, the more that the form of payment guarantees, such as a minimum period of payments, or payments to your surviving spouse or to another beneficiary, the more that specified benefit amount will cost. There are IRS rules that may limit the period during which payments may be made.

Lump Sum Distribution

If you elect a lump sum distribution, your benefit will be paid to you in one payment. The amount of your benefit is the vested portion of your account balance as of the valuation date used to calculate your distribution.

Installments

If you elect to receive your benefits in installments, you may specify the dollar amount and frequency of your payments. The period of time over which you receive these installments cannot be greater than your life expectancy or the joint life and last survivor expectancy of you and your designated beneficiary. There are other IRS rules that may further limit the period over which you receive payments.

In order to elect one of these alternative forms of benefits you must waive your right to the QJSA or QAB, and if you are married, your spouse must also consent in writing. In addition, this written consent must be witnessed by a Notary Public or by your Plan Administrator. You are entitled to 30 days (but no more than 180 days) within which to make this decision. Although you have at least 30 days to make this decision, under some circumstances, you may waive this minimum 30-day period, and if you submit a waiver of the QJSA or QAB less than 30 days after it is signed we will assume that you are waiving this notice period. Unless a waiver of the QJSA or QAB is made irrevocably, you have the right to revoke the waiver and execute another waiver at a later time, up to the time when the benefit payments have started. You also have the right to defer receiving a distribution, subject to the terms of your employer's plan as well as legal requirements that generally require distributions to commence upon the later of attainment of age 701/2 or retirement.

The investment options available to you, the right to change investment options, and the fees imposed under the investment options will not be affected by your decision to defer distributions.