

Complex Asset Contribution Form

Type or print in CAPITAL letters and black ink. If you need more room for information or signatures, make a copy of the relevant page.

Requirements for Consideration and Acceptance of Complex Asset Contributions

Giving Account® Number for the account to which the Donor intends Net Sales Proceeds (as defined below) to flow once liquidated by Fidelity Charitable® ("Applicable Giving Account®")

Giving Account® Number	Donor Social Security or Taxpayer ID Number		
Who is making this irrevocable contribut generate a tax receipt to the person or econtribution. Account Holder Third-Party	entity (e.g., tru		
First Name	M.I.	Last Name	
Entity		1	
Entity Legal Name (If the donor is a legal entity [LLC, Tru	ust, S-Corp, etc.], p	lease provide the full name of the	e legal entity.)
Contact Information			
Address			
City	State/Province	ZIP/Postal Code	Country
Email	_		
By checking this box you consent to 8282 and 8283.		ivery of the contribution	confirmation and IRS Forms
Detailed Description of Proposed Contribution hereinal	fter the "Asset"		

The Donor certifies and/or by signing below understands and agrees to the following terms and conditions applicable to the Donor and his or her contribution of the Asset listed above to Fidelity Charitable®:

- The Donor has received, reviewed, and agrees to the terms and conditions applicable to Fidelity Charitable, the Applicable Giving Account, and all contributions, including Complex Asset contributions, as set forth in the (i) Fidelity Charitable Program Guidelines and (ii) this Complex Asset Contribution Form.
- If the Donor is not the Account Holder on the Applicable Giving Account, the Donor will have no recommendation privileges or other rights with respect to the Applicable Giving Account.
- The Trustees of Fidelity Charitable must review and approve all contributions to Fidelity Charitable. No contribution is complete until formally accepted by Fidelity Charitable. Fidelity Charitable reserves the right to require the Donor to agree to additional terms of acceptance, if necessary.
- Once Fidelity Charitable accepts a contribution, it is irrevocable and not refundable.
- The Donor is the legal owner of the Asset, has the authority to transfer the Asset and/or if applicable, has obtained the requisite consents to transfer the Asset.
- The Donor is not under any legal obligation to sell the Asset.
- Once the Donor transfers the asset, Fidelity Charitable acquires the entire economic interest in the Asset and the Asset is exclusively owned and controlled by Fidelity Charitable.
- Fidelity Charitable, as the sole owner of the Asset, maintains full discretion over all conditions of any subsequent sale of the Asset.

Requirements for Consideration and Acceptance of Complex Asset Contributions continues on next page.

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- As holder of the Asset, Fidelity Charitable is not and will not be under any obligation to redeem, sell, or otherwise transfer the Asset.
- In connection with the sale of the Asset by Fidelity Charitable, Fidelity Charitable, as the seller, will generally not agree to make any representations, warranties, or covenants, and will generally not agree to provide any indemnities, to any buyer other than representations related to its (i) organizational status as a public charity in good standing with the IRS; (ii) status as an authorized holder of the Asset; (iii) authority to enter into the contemplated transactions with respect to the Asset; (iv) authority to sell the Asset; and (v) proper authorization to do so.
- Fidelity Charitable, as seller of the Asset, generally will not join in any covenants or warranties that extend post-closing, including escrow, or post-closing price adjustments, which are not satisfied from the established escrow for the transaction. If Fidelity Charitable has post-closing obligations, it may require that a portion of the proceeds be escrowed by Fidelity Charitable. Fidelity Charitable may limit its post-closing obligations to the escrow established for the transaction.
- Fidelity Charitable will recover all costs and accrued administrative fees(1) incurred by Fidelity Charitable in connection with accepting the contribution including (i) actual costs related to acceptance; (ii) carrying costs between the time of the contribution and the sale of the Asset; and (iii) sale of the Asset costs. Costs include, but are not limited to, legal, tax and other professional fees, Fidelity Charitable valuation costs, if any, taxes, insurance and other costs in connection with the acceptance, carrying, and subsequent sale of the Asset. Costs may include reasonable reserves in connection with liabilities and other deferred costs. Fidelity Charitable may require the Donor to make additional contributions to cover costs.
- When the sale of the Asset is complete and Fidelity Charitable has received the gross sales proceeds in cash, Fidelity Charitable will deduct all applicable costs and accrued administrative fees, as described above. Fidelity Charitable will fund the Applicable Giving Account with the proceeds remaining after all applicable costs and accrued administrative fees are deducted ("Net Sales Proceeds"). Net Sales Proceeds include dividends and distributions received by Fidelity Charitable. Additional proceeds received after the initial funding of the Applicable Giving Account will be allocated to the Applicable Giving Account. If, after the initial funding of the Applicable Giving Account with the Net Sales Proceeds, Fidelity Charitable incurs additional costs in connection with the carrying or subsequent sale of the Asset, Fidelity Charitable reserves the right to recover those costs from the Applicable Giving Account and/or require the Donor to make additional contributions.
- The Applicable Giving Account will be funded by Fidelity Charitable with the Net Sales Proceeds received from the sale of the Asset. As a result (i) these amounts will not be invested in the Fidelity Charitable investment pool programs until the Applicable Giving Account is funded (and, therefore, there will be no investment returns until that time); and (ii) Fidelity Charitable will make grants only from amounts allocated to that Applicable Giving Account (funds may not be borrowed against future proceeds to make grant recommendations).
- The Donor's tax deduction is generally determined under applicable law as the fair market value of the Asset at the time the contribution is considered complete and does not generally depend on the subsequent sale of the Asset by Fidelity Charitable, the amount of or determination of the gross or Net Sales Proceeds from the sale of the Asset by Fidelity Charitable, or the amount of the funding of the Applicable Giving Account.

- The gross sales proceeds received by Fidelity Charitable and/or the Applicable Giving Account funding amount/Net Sales Proceeds may be different (higher or lower) from the appraised value, fair market value, or other measure of the value of the Asset at the time of the contribution.
- The IRS requires, in connection with certain contributions, that
 the Donor (i) obtain an independent "qualified appraisal" within
 a specified time period, and (ii) file IRS Form 8283 including
 appraisal information with his or her income tax return. The
 Donor is responsible for obtaining any required appraisal (fees
 may apply).
- The Donor agrees that any tax deduction taken with respect to the contributed Asset will not exceed the qualified appraised amount.
- Fidelity Charitable will acknowledge receipt of the Asset, but will not agree to any valuation of the Asset. If Fidelity Charitable disposes of the Asset within three (3) years of receipt, it will report the amount of the gross proceeds received on IRS Form 8282, which is submitted to the IRS with a copy to the Donor.
- If acceptance of the Asset by Fidelity Charitable, the sale of the Asset, or both, results in Fidelity Charitable being subject to unrelated business income tax (UBIT) (e.g., generally limited to LLC or partnership interests and S-Corp shares), Fidelity Charitable will escrow a portion of the gross sales proceeds to pay, in addition to the actual federal and, if applicable, state UBIT liabilities, all of Fidelity Charitable costs associated with the contribution (defined herein) including tax consultancy fees incurred to research and calculate the federal and state UBIT owed by Fidelity Charitable. Since the IRS can challenge the Fidelity Charitable tax filing for the applicable statute of limitations period (generally three [3] years from the date Fidelity Charitable or the entity files its tax return, including extensions), Fidelity Charitable will escrow the funds in an "Escrow Giving Account" which the Donor will be able to view, until the statute of limitations expires.
- Any remaining funds in the Escrow Giving Account will be allocated to the Fidelity Charitable Money Market Pool and will be credited to the Applicable Giving Account (with interest earned in the Money Market Pool) at the expiration of the applicable statute of limitations period.
- Fidelity Charitable retains sole and absolute discretion over determining the amount to be held in escrow, the determination and payment of any UBIT attributable to your donation and the release of any funds in the Escrow Giving Account. In no event shall Fidelity Charitable be required to modify any such payments or decisions with respect to the escrow based on alternative calculations proposed by you or your tax advisors.
- The Donor is advised to consult a legal or tax advisor regarding the contribution, deductibility, and appraisal requirements. Neither Fidelity Charitable nor Fidelity provides legal or tax advice.
- Net Sales Proceeds will be allocated proportionately to reflect the pool allocation of the Applicable Giving Account's current balance or, if no allocation exists, the contribution will be allocated to the default pool allocation as specified in the Fidelity Charitable® Program Guidelines at the time the Net Sales Proceeds are received.*

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^{*}If the applicable Giving Account is enrolled into the Charitable Investment Advisor Program (CIAP), the Net Sales Proceeds will be automatically allocated to the advisor managed portion of the Applicable Giving Account subject to the terms of the Charitable Investment Advisor Program Investment Policies and Guidelines.

You agree you have read this document in its entirety, and acknowledge and accept all disclosures.

Donor Name	
Donor Signature	Date MM DD YYYY
NBIS	•

To submit the form via email, please email the completed form to the Fidelity Charitable associate with whom you are working on this specific contribution.

Please return this form via email. Other delivery options are available.

Questions? Go to FidelityCharitable.org or call 800-952-4438.

Fax form to: 877-665-4274

Mail form to:

Regular mail Fidelity Charitable PO Box 770001 Cincinnati, OH 45277-0001 Overnight mail Fidelity Charitable 100 Crosby Parkway KC1D-FCS Covington, KY 41015-4325

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¹ Once the Asset is liquidated by Fidelity Charitable, the annual administrative fee will be accrued and charged to the Applicable Giving Account in accordance with the Fidelity Charitable Program Guidelines