# BRIDGEWAY FUNDS INDIVIDUAL RETIREMENT ACCOUNT (IRA) DISTRIBUTION REQUEST FORM

This form is not intended for required minimum distributions, trustee to trustee transfers, recharacterizations, or conversion requests: For trustee to trustee transfers, please complete the appropriate receiving custodian's trustee to trustee transfer form. This form is not intended to facilitate a beneficiary/inherited IRA transfer due to death. For revocations, refer to the Traditional and Roth Individual Retirement Account (IRA) Combined Disclosure Statement for instructions and information regarding your revocation rights. All required documentation must be received in good order before the distribution request can be honored. All legal documents must be certified and a Medallion Signature Guarantee may be required. Please see the Participant Authorization Section for an explanation of the Medallion Signature Guarantee.

I. PARTICIPANT INFORMATION – Please print	
Name:	Cell Phone: ( )
Address:	Alternate Telephone: ( )
City:	State: Zip Code:
Social Security Number:	Date of Birth:
Account Number:	
Complete the following if you are a beneficiary requesting a fu	Il liquidation of the inherited proceeds.
Beneficiary Name:	Cell Phone: ( )
Address:	Alternate Telephone: ( )
City:	State: Zip Code:
Social Security Number:	Date of Birth:
III. REASON FOR DISTRIBUTION A. FROM A TRADITIONAL, ROLLOVER OR SEP IRA	
The distribution is being made for the following reason (check o	ne):
☐ 1. Normal distribution - You are age 59½ or older.	
<ul> <li>2. Early (premature) distribution - You are under age 59½, in first time homebuyer expenses, or other reasons.</li> </ul>	cluding distributions due to medical expenses, health insurance premiums, higher education expenses
3. Substantially equal periodic payments within the meaning	g of section 72(t) of the Internal Revenue Code. <b>Complete Section V - B and review B part II</b>
<ul> <li>4. Death/Beneficiary liquidation – The Date of Death of the regarding additional document requirements.</li> </ul>	Owner of the account MM/DD/YYYY is required
5. Permanent disability - You certify that you are disabled w	ithin the meaning of section 72(m)(7) of the Internal Revenue Code.*
☐ 6. Transfer incident due to divorce or legal separation - Con	tact Shareholder Services regarding additional document requirements.
7. Removal of excess - You must complete <b>Section IV (Exces</b>	is Contribution Election) in its entirety.
8. Direct rollover to a Qualified Plan, 401(k), TSP or 403(b) -	You are certifying that the receiving custodian will accept the IRA assets issued.
9. Qualified Reservist Distribution	
☐ 10. Qualified Hurricane Distribution	
11. Qualified Birth or Adoption Distribution as defined in sec	tion 72(t)(2) of the Internal Revenue Code
	ed to be disabled if he is unable to engage in any substantial gainful activity by reason of any medically cted to result in death or to be of long-continued and indefinite duration.

Roth IRA Elections – See Page 2

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B. QUALIFIED DISTRIBUTION FROM A ROTH IRA - This Roth IRA distribution satisfies the 5-year holding period requirement:  [ Yes (If "No", proceed to Section C)
The distribution is being made for the following reason (check one):
☐ 1. You are age 59½ or older.
<ul> <li>Death/Beneficiary liquidation – The Date of Death of the Owner of the account MM/DD/YYYY is required/</li></ul>
3. Permanent disability - You certify that you are disabled within the meaning of section 72(m)(7) of the Internal Revenue Code.*
<b>Note:</b> Distributions not meeting the 5-year required period and for all other reasons not listed above are considered non-qualified.
C. NON-QUALIFIED DISTRIBUTION FROM A ROTH IRA – The distribution is being made for the following reason (check one):
☐ 1. Normal distribution (prior to the 5-year holding requirement) - You are age 59½ or older.
2. Early (premature) distribution - You are under age 59½, including distributions due to medical expenses, health insurance premiums, higher education expenses, first time homebuyer expenses, or other reasons.
3. Substantially equal periodic payments within the meaning of section 72(t) of the Internal Revenue Code. You must complete Section V - B part II
4. Death/Beneficiary liquidation - The <b>Date of Death of the Owner of the account MM/DD/YYYY is required</b> , contact Shareholder Services regarding additional document requirements.
☐ 5. Permanent disability - You certify that you are disabled within the meaning of section 72(m)(7) of the Internal Revenue Code.*
☐ 6. Transfer incident due to divorce or legal separation - contact Shareholder Services regarding additional document requirements.
7. Removal of excess - You must complete <b>Section IV (Excess Contribution Election)</b> in its entirety.
8. Qualified Reservist Distribution
9. Qualified Hurricane Distribution
☐ 10. Qualified Birth or Adoption Distribution as defined in section 72(t)(2) of the Internal Revenue Code
* For purposes of section 72(m)(7), an individual shall be considered to be disabled if he is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or to be of long-continued and indefinite duration.
IV. EXCESS CONTRIBUTION ELECTION
Amount of excess: \$ Tax year <b>for which</b> excess contribution was made: Date Deposited:
Earnings will be removed with the excess contribution if corrected before your federal income tax-return due date (including extensions), pursuant to Internal Revenue Code Section 408(d)(4) and Internal Revenue Service ("IRS") Publication 590-A Contributions to Individual Retirement Arrangements (IRAs). You may be subject to an IRS penalty of 6% for each year the excess remains in the account. In addition, the IRS may impose a 10% early distribution penalty on the earnings, if you are under age 59%. You will receive IRS Form 1099-R Distributions from Pensions, Annuities, Retirement or Profit-Sharing Plans, IRAs, Insurance Contracts, etc. for the year in which the excess distribution takes place (not for the year in which the excess contribution was made). Consult IRS Publication 590-A Contributions to Individual Retirement Arrangements (IRAs) for more information pertaining to excess contributions. If you are subject to a federal penalty tax due to an excess contribution, you must file IRS Form 5329 Additional Taxes on Qualified Plans (Including IRAs) and Other Tax-Favored Accounts.
For the purpose of the excess contribution, we will calculate the net income attributable ("NIA") to the contribution using the method provided in the IRS Final Regulations for Earnings Calculation for Returned or Recharacterized Contributions. This method calculates the NIA based on the actual earnings and losses of the IRA during the time it held the excess contribution. Please note that a negative NIA is permitted and, if applicable, will be deducted from the amount of the excess contribution.
A. The excess is being corrected <u>before</u> your federal income tax-filing deadline (including extensions):
Remove excess plus/minus net income attributable. Distribute according to my instructions in <b>Section VI (Mailing Instructions)</b> .
Remove excess plus/minus net income attributable. Re-deposit as a <b>current year</b> contribution (not to exceed annual IRA contribution limit).
B. The excess is being corrected <u>after</u> your federal income tax-filing deadline (including extensions). Earnings on the excess contribution will remain in the account.
Remove excess and distribute according to my instructions in <b>Section VI (Mailing Instructions)</b> .
Remove excess and re-deposit as a <b>current year</b> contribution (not to exceed annual IRA contribution limit).
C Redesignating an excess contribution to a later tax year. Please consult a tax advisor to review your specific situation and to determine your best course of action

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If you should decide to carry over the excess contribution to a later year, DO NOT RETURN THIS FORM.

١.	One time redemption - Choose one:	Liquidate Entire Account or	Partial Distribution of \$			
<u>DR</u>						
	Systematic Distributions: Amount of each	distribution \$	1			
	Beginning Date MM/DD/YYYY//	/	Frequency: Monthly	Quarterly Semi-Annu	ually 🗌 Annually	
	If no beginning date is selected distributions will be scheduled for the 20 <sup>th</sup> , If this form is received If a frequency is not selected, your SWP will be distributed monthly.  after the beginning date selected the first distribution will occur immediately upon receipt and future payments scheduled on the date selected.					
	B Part II - Substantially Equal Periodic Payme If you are requesting BNYM I S Trust recalcula Distributions blank and select the calculation	te the amount of your SEPP ann			bution" in B. Systematio	
	Calculate under the RMD method using 🔲 U	niform Lifetime Table 🔲 Singl	le Life Table 🔲 Joint and L	ast Survivor Table*		
	*:	Beneficiary's Name:		Date of Birth	:	
	understand I am solely responsible for detern Neither the custodian nor the plan sponsor w from the early distribution penalty and that I a reason. utions will be taken proportionately across a	ill monitor the SEPP. I understa m expected to file IRS Form 532	nd the custodian does not r 9 along with my income tax i	eport SEPP distributions on I return to the IRS to claim a pe	RS Form 1099-R as exe	
	Fund:	Amo	ount: \$	or Percentage:	%	
	Fund:					
	Fund:	Amo	nunt: \$	or Percentage:	%	
rec	ction on indirect (60-day) rollovers: A r, Roth, SEP, SARSEP and SIMPLE) in aggregat r of trustee-to-trustee transfers where the pre eiving institution to initiate a trustee-to-truste "Application of one-rollover-per-year limitati	Total Amon IRA participant is allowed only that a taxpayer owns in any 1 occeds are delivered directly to be transfer. For more information	ount: \$ one rollover from one IRA t .2-month or 365-day period. the receiving financial institu	Total 1009 to another (or the same IRA) As an alternative, a particip ution, successor custodian or	% across all IRAs (Traditio ant can make an unlim r trustee. You must con	
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## VII. TAX WITHHOLDING ELECTION

rate of 0% below or have previously are not subject to withholding becauto have no federal taxes withheld fr payment of estimated tax. You may your below election will remain in ef	elected out of withholding. Tax will be with use they are excluded from gross income. T om your distribution, or if you do not have incur penalties under the estimated tax rule fect until such time as you make a differen	held on the gross amount of the particle withholding procedure may release enough federal income tax with less if your withholding and estimated telection with the Custodian.	the IRS withholding rules, unless you elect a withholding ayment even though you may be receiving amounts that sult in excess withholding on the payments. If you elect neld from your distribution, you may be responsible for ed tax payments are not sufficient. You understand that
I elect federal income tax wi	thholding of 0%, do not withhold federal inc	come tax from my distributions.*	
☐ I elect federal income tax wi	thholding of% must be a whole p	ercent, you may elect any rate fro	m 1% to 100%.*
	Withholding Certificate for Nonperiodic Payese tables and instructions to help you selec	_	te Tables and "Suggestion for determining withholding" e.
*Generally, you can't elect le	ss than 10% federal income tax withholding	g for payments to be delivered out	side the United States and its possessions.
require state income tax to be with Voluntary states let individuals dete	held from payments if federal income taxe rmine whether they want state taxes withl for additional information on your state rec	es are withheld or may mandate held. Some states have no income	s, if any. Those states with mandatory withholding may a fixed amount regardless of your federal tax election. e tax on retirement payments. Please consult with a tax this form, your below election will remain in effect until
I elect <b>NOT TO</b> have stax withholding).	state income tax withheld from my retiremo	ent account distributions (only for	residents of states that do not require mandatory state
		eld from my retirement account di	istribution for state income taxes (for residents of states %
VIII. PARTICIPANT AUTHORIZ	ZATION		
is hereby authorized and directed to without further investigation or inqu Bridgeway Funds, and their agents s made on this form.  Substitute W-9 - Under penalties of 1. The number shown on this form if 2. I am not subject to backup withh a. I am exempt from backup b. I have not been notified by or c. The IRS has notified me th 3. I am a U.S. citizen or other U.S. p 4. The FATCA code(s) entered on th Cross out item 2 above if the IRS ha your tax return.	distribute funds from my account in the mairy. I expressly assume responsibility for any hall in no way be responsible, and shall be in perjury, I certify that:  is my correct taxpayer identification numbed by the locause:  withholding; or you have longer subject to backup withhold at I am no longer subject to backup withhold in the Form W-9 instruction is form (if any) indicating that I am exemptions notified you that you are currently subjects.	nner requested. The Custodian may adverse consequences which may indemnified and held harmless, fower, and may be subject to backup withholding a colding; and ions found at www.irs.gov). It from FATCA reporting is correct.	elections made on this form are my own. The Custodian by conclusively rely on this certification and authorization by arise from the election(s) and agree that the Custodian, or any tax, legal or other consequences of the election(s) as a result of a failure to report all interest or dividends; be you have failed to report all interest and dividends on the ertifications required to avoid backup withholding.
Participant's Signature*:		Da	ate:
*Beneficiary's Signature for inherita	nce liquidations.		
Please review the Bridgeway Funds	orospectus for Medallion Signature Guarant	tee stamp requirements.	
bank or trust company, securities broker that participates in a medallion program Association. The three recognized medalli Medallion Program (known as STAMP), St	d Signature: An eligible guarantor is a domestic /dealer, clearing agency or savings association recognized by the Securities Transfer Agents ion programs are the Securities Transfer Agents tock Exchanges Medallion Program (SEMP), and A notarization from a notary public is NOT an rantee.	Medallion Signature Guarantee	Stamp
Mail to the following:	First Class Mail:	Overnight Mail:	Customer Service:
	Bridgeway Funds P.O. Box 534435	Bridgeway Funds Attention: 534435	1-800-661-3550

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500 Ross Street, 154-0520 Pittsburgh, PA 15262

Pittsburgh, PA 15253-4435

#### Substitute W-4R 2023 - Withholding Certificate for Nonperiodic Payments - For use with IRAs ONLY

- 1) For nonperiodic payments, the default withholding rate is 10%. You can choose to have a different rate by entering a rate between 0% and 100% on line 2. Generally, you can't choose less than 10% for payments to be delivered outside the United States and its territories. See Instructions below for more information.
- 2) Complete this line if you would like a rate of withholding that is different from the default withholding rate. See Instructions and the Marginal Rate Tables below for additional information. Enter the rate as a whole number (no decimals) \_\_\_\_\_\_\_%

#### 2023 Marginal Rate Tables

You may use these tables to help you select the appropriate withholding rate for this payment or distribution. Add your income from all sources and use the column that matches your filing status to find the corresponding rate of withholding. See below for more information on how to use this table.

Single or Married filing Separately		Married filing jointly or Qualifying surviving spouse		Head of household		
Total income Tax rate for every dollar more		Total income Tax rate for every over— dollar more		Total income Tax rate for every dollar more		
\$0	0%	\$0	0%	\$0	0%	
13,850	10%	27,700	10%	20,800	10%	
24,850	12%	49,700	12%	36,500	12%	
58,575	22%	117,150	22%	80,650	22%	
109,225	24%	218,450	24%	116,150	24%	
195,950	32%	391,900	32%	202,900	32%	
245,100	35%	490,200	35%	252,050	35%	
591,975*	37%	721,450	37%	598,900	37%	
If married filing separately, use \$360,725 instead for this 37% rate.						

General Instructions: Section references are to the Internal Revenue Code.

**Future developments.** For the latest information about any future developments related to Form W-4R, such as legislation enacted after it was published, go to www.irs.gov/FormW4R.

**Purpose of form.** Complete Form W-4R to have payers withhold the correct amount of federal income tax from your nonperiodic payment from an employer retirement plan, annuity (including a commercial annuity), or individual retirement arrangement (IRA). See below for the rules and options that are available for each type of payment.

Caution: If you have too little tax withheld, you will generally owe tax when you file your tax return and may owe a penalty unless you make timely payments of estimated tax. If too much tax is withheld, you will generally be due a refund when you file your tax return. Your withholding choice (or an election not to have withholding on a nonperiodic payment) will generally apply to any future payment from the same plan or IRA. Submit a new Form W-4R if you want to change your election.

Nonperiodic payments—10% withholding. Your payer must withhold at a default 10% rate from the taxable amount of nonperiodic payments unless you enter a different rate on line 2. Distributions from an IRA that are payable on demand are treated as nonperiodic payments. Note that the default rate of withholding may not be appropriate for your tax situation. You may choose to have no federal income tax withheld by entering "-0-" on line 2. See the specific instructions below for more information. Generally, you are not permitted to elect to have federal income tax withheld at a rate of less than 10% (including "-0-") on any payments to be delivered outside the United States and its territories.

**Note**: If you don't give Form W-4R to your payer, you don't provide an SSN, or the IRS notifies the payer that you gave an incorrect SSN, then the payer must withhold 10% of the payment for federal income tax and can't honor requests to have a lower (or no) amount withheld. Generally, for payments that began before 2023, your current withholding election (or your default rate) remains in effect unless you submit a Form W-4R.

Payments to nonresident aliens and foreign estates. Do not use Form W-4R. See Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities, and Pub. 519, U.S. Tax Guide for Aliens, for more information.

Tax relief for victims of terrorist attacks. If your disability payments for injuries incurred as a direct result of a terrorist attack are not taxable, enter "-0-" on line 2. See Pub. 3920, Tax Relief for Victims of Terrorist Attacks, for more details.

### **Specific Instructions**

**Line 2 - More withholding.** If you want more than the default rate withheld from your payment, you may enter a higher rate on line 2.

Less withholding (nonperiodic payments only). If permitted, you may enter a lower rate on line 2 (including "-0-") if you want less than the 10% default rate withheld from your payment. If you have already paid, or plan to pay, your tax on this payment through other withholding or estimated tax payments, you may want to enter "-0-".

Suggestion for determining withholding. Consider using the Marginal Rate Tables above to help you select the appropriate withholding rate for this payment or distribution. The tables are most accurate if the appropriate amount of tax on all other sources of income, deductions,

and credits has been paid through other withholding or estimated tax payments. If the appropriate amount of tax on those sources of income has not been paid through other withholding or estimated tax payments, you can pay that tax through withholding on this payment by entering a rate that is greater than the rate in the Marginal Rate Tables.

The marginal tax rate is the rate of tax on each additional dollar of income you receive above a particular amount of income. You can use the table for your filing status as a guide to find a rate of withholding for amounts above the total income level in the table.

To determine the appropriate rate of withholding from the table, do the following. Step 1: Find the rate that corresponds with your total income not including the payment. Step 2: Add your total income and the taxable amount of the payment and find the corresponding rate.

If these two rates are the same, enter that rate on line 2. (See Example 1 below.)

If the two rates differ, multiply (a) the amount in the lower rate bracket by the rate for that bracket, and (b) the amount in the higher rate bracket by the rate for that bracket. Add these two numbers; this is the expected tax for this payment. To get the rate to have withheld, divide this amount by the taxable amount of the payment. Round up to the next whole number and enter that rate on line 2. (See Example 2 below.)

If you prefer a simpler approach (but one that may lead to overwithholding), find the rate that corresponds to your total income including the payment and enter that rate on line 2.

**Examples.** Assume the following facts for Examples 1 and 2. Your filing status is single. You expect the taxable amount of your payment to be \$20,000. Appropriate amounts have been withheld for all other sources of income and any deductions or credits.

**Example 1.** You expect your total income to be \$60,000 without the payment. Step 1: Because your total income without the payment, \$60,000, is greater than \$58,575 but less than \$109,225, the corresponding rate is 22%. Step 2: Because your total income with the payment, \$80,000, is greater than \$58,575 but less than \$109,225, the corresponding rate is 22%. Because these two rates are the same, enter "22" on line 2.

**Example 2.** You expect your total income to be \$42,500 without the payment. Step 1: Because your total income without the payment, \$42,500, is greater than is greater than \$24,850 but less than \$58,575, the corresponding rate is 12%. Step 2: Because your total income with the payment, \$62,500, is greater than \$58,575 but less than \$109,225, the corresponding rate is 22%. The two rates differ. \$16,075 of the \$20,000 payment is in the lower bracket (\$58,575 less your total income of \$42,500 without the payment), and \$3,925 is in the higher bracket (\$20,000 less the \$16,075 that is in the lower bracket). Multiply \$16,075 by 12% to get \$1,929. Multiply \$3,925 by 22% to get \$863.50. The sum of these two amounts is \$2,792.50. This is the estimated tax on your payment. This amount corresponds to 14% of the \$20,000 payment (\$2,792.50 divided by \$20,000). Enter "14" on line 2.

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