Trusted Contact Authorization Form



When complete please return to Davis Funds, P.O. Box 219197, Kansas City, MO 64121-9197. For overnight mail: Davis Funds, 430 W. 7th St, Suite 219197, Kansas City, MO 64105-1407. For assistance please call Investor Services at 1-800-279-0279.

TO ENSURE PROPER PROCESSING, PLEASE PRINT CLEARLY IN CAPITAL LETTERS USING BLACK INK

A. INSTRUCTIONS

Use this form to designate a trusted contact person, that is 18 years or older, for your Davis Funds account(s). If you need more room for information or signatures, make a copy of the relevant page.

- Naming a Trusted Contact is optional.
- The Trusted Contact must be at least 18 years old.
- Trusted Contact will be contacted if we suspect financial exploitation; to confirm your contact information, health status, or the identity of any legal guardian, executor, trustee, or holder of a power of attorney.
- The Trusted Contact will not be able to execute transactions, inquire about account activity, or be able to view your account information.
- We suggest that your Trusted Contact not be already authorized to transact business on your account(s) or already able to receive information about your account(s)-e.g., financial consultant, financial professional, or by virtue of Power of Attorney or view only authority.
- Only you as the account holder have the ability to add, update, or remove a Trusted Contact for your account(s).

B. ACCOUNT INFORMATION			
Please indicate the Davis account(s)	you wish to update.		
Name of Shareholder	Name of Joint S	hareholder (if any)	Social Security Number or Tax Identification Number(s
Fund Number(s)	Account Number	er(s)	Daytime Telephone Number(s)
C. TRUSTED CONTACT INFORMAT	TION		
Name, email, phone, and address are Trusted Contact Information for Prin	•		
Name	Relationship to	Account Holder	Mobile Telephone Number
Legal/Permanent Address (Cannot be	e a PO Box, mail drop, or c/o addr	ess)	Evening Telephone Number
City	State	Zip Code	Email Address
Trusted Contact Information for Join	t Owner (if applicable)		
Name	Relationship to	Account Holder	Mobile Telephone Number
Legal/Permanent Address (Cannot be a PO Box, mail drop, or c/o address)			Evening Telephone Number
City	State		Fmail Address

By designating a Trusted Contact Person on your account, you are authorizing, but not requiring, Davis Funds, and/or their transfer agent to contact the Trusted Contact Person in our discretion to disclose information about your account: (1) to address possible financial exploitation; (2) to confirm the specifics of your current contact information, health status, or identity of any legal guardian, executor, trustee or holder of a power of attorney; (3) or as otherwise permitted by

If you have an advisor or financial professional, your Trusted Contact Person's information may be made available to the advisor or financial professional, and Davis Funds or their agents may notify the financial professional or advisor of our interactions with the Trusted Contact Person. You agree that Davis Funds and their agents will not be responsible for, and cannot monitor, your advisor's or broker's use of the Trusted Contact Person's information.

You authorize Davis Funds to place a temporary hold on disbursements of funds or positions from your account or a temporary hold on further trades if Davis Funds reasonably believes financial exploitation has been attempted or has occurred in your account or in other circumstances we believe are necessary for your protection. You also acknowledge that we may report any reasonable belief of financial exploitation, or in other circumstances we believe are necessary for your protection, to the applicable state securities administrator, to a state adult protective services agency, or to any law enforcement agencies.

C. TRUSTED CONTACT INFORMATION—Cont'd.

Providing Davis Funds with a Trusted Contact Person does not ensure that a third party will not financially exploit you or try to do so. You agree to indemnify and hold harmless Davis Funds, its affiliates and their directors, officers, employees, and agents from and against all claims, actions costs, and liabilities, including attorney's fee incurred by them as a result of any claim, judgment, or proceeding arising out of or relating to Davis Funds or their representatives contacting, or failing to contact, the Trusted Contact Person identified in this document.

D. SIGNATURE(S)

This section must be signed by all shareholders.

By signing this Trusted Contact Authorization Form I certify under penalty of perjury that:

- I/We are of legal age and capacity and are authorized to purchase shares.
- I/We have read the CURRENT prospectus of each fund that I/we are investing in and agree to be bound by its terms and conditions.
- I/We are responsible for reading the prospectus of any fund into which I/we exchange.
- I/We understand our mutual fund shares may be transferred to the appropriate state if no activity occurs, or if statements of my/our account activity prove undeliverable, within the time period specified by state law.
- I/We release Davis Funds and their agents and representatives from all liability and agree to indemnify them from all losses, damages or costs for acting in good faith in accordance with instructions, including telephone instructions, written instruction or internet transactions believed to be genuine. I/We agree to notify Davis Funds promptly in writing if any information on this form changes.
- I/We understand that if the account is registered as a custodianship or an entity (e.g., Trust, Corporation, Estate or UTMA/UGMA) that I/we must sign this authorization section with my/our full capacity (e.g., Custodian, Trustee, Officer, Executor, etc.) whichever is appropriate

Signature of Shareholder	Date	Signature of Shareholder	Date	
Capacity if applicable (e.g. Trustee, POA, Executor, etc.)		Capacity if applicable (e.g. Trustee, POA, Executor, etc.)		