

A&I Wealth Management | 9605 Kingston Court, Suite 190 | Lone Tree, CO 80112 303.690.5070 phone | 303.699.8945 fax www.AssetsandIncome.com

IRA Rollover Recommendation

Client name	Representative name		
About the surrendering firm. Check if true:			
☐ Client has an existing relationship with A&I.			
\square Retirement assets are currently managed by A&I.			
Rollover or Transfer?			
☐ 401(k)/403(b)/401(a)to a Rollover IRA			
☐ Rollover IRA to Roth IRA (conversion)			
☐ Rollover IRA to Rollover IRA transfer			
☐ Roth IRA to Roth IRA transfer			
☐ Change in account type (i.e., commission-based t☐ Other:	o fee-based)		
Reason the rollover or transfer is being considered: Change of employment Retirement Termination of retirement plan Company closure/layoff In-service distribution Other: Alternatives to the rollover/transfer			
List multiple options. For example, leave it in the em	ployer's plan.		



Employer retirement plans only				
Employer retirement plans only				
What benefits or services might be lost if the client left the current 401(k) or other				
employer plan? Check all that apply:				
☐ More creditor protection.				
IRAs are held to state creditor laws regarding malpractice, divorce or other				
lawsuits; their maximum caps can be lower than ERISA protections.				
Loans from the plan (or there are existing loans).				
Back-door Roth contributions.				
Penalty-free withdrawals before age 59½.				
If the client is planning to retire between ages 55 and 59½.□ Deferred mandatory distributions if client is still working past age 72.				
□ NUA.				
If the employee owns appreciated employer securities, potential loss of				
favorable tax treatment of net unrealized appreciation.				
☐ Annuity payments.				
Some employer plans offer guaranteed annuity-like payments at retirement.				
☐ Death benefit (if available).				
☐ Clean break from former employer.				
All accounts:				
☐ Consolidation and simplification.				
Client benefits from the convenience and safety of all account administration,				
performance reporting, distributions, beneficiaries and more.				
\square Avoid the hassle of multiple plans.				
\square Broader array of investment options.				
☐ Financial planning, tax and estate planning services, risk analysis etc.				
☐ Integrated investment management and asset location.				
☐ Cash and withdrawal management.				
Distributions from employer plans are often done pro-rata, forcing liquidation of				
invested assets.				
☐ Tax-manage retirement account contributions and distributions.				
☐ Partial Roth conversions and better tax management.				
☐ Qualified Charitable Distributions (QCDs), tax-free, directly from an IRA.				
\square Service, such as timely response for requests, questions, and support.				
☐ Directly debit management fees.				



Client needs and considerations					
Check all that apply:					
\square Does not wish to leave assets with forme	r employer or IRA retirement account.				
\square Dissatisfied with the limited investment options.					
\square Dissatisfied with the performance of the i	investment alternatives.				
☐ Would like a lifetime-income option.					
☐ Would like to consolidate assets.					
\square Wants more direct control over the assets.					
☐ Prefers to have professional advice/management.					
\square Would like to have more holistic planning	services for other matters.				
Fees:					
List fees paid, including AUM fee, custodian fee and other expenses and fees:					
	Daving the control of the				
Surrendering account fees	Destination account fees				
Information used to determine the surrend	oring account food				
Information used to determine the surrend ☐ Account statement	ering account rees.				
☐ 404(a)(5) disclosure document☐ Client unable to provide disclosure documents					
·	ourself, or any affiliate of our Company is				
	nsation in addition to the A&I advisory fee.				
If yes, then identify the fees/compensation					
in yes, then identify the rees, compense					
Recommendations:					
Investment Options. I have concluded that a	an IRA would be beneficial to the Client				
because:					
☐ Greater choice of investments.					
Generally, a broader range of investmer	nt solutions are available in the new IRA in				
comparison to those available in the exi	sting plan.				
☐ Higher quality investments.					
In my view, the overall quality of the investment solutions available in the new IRA					
are higher compared with those available to the existing plan.					
☐ Other:					



Services. I have concluded that certain additional services, which generally are not available under an ERISA Plan or the current IRA, will become available to the client through an IRA rollover. These include:

unc	ough an INA follover. These include.
	Personalized services from our company.
	Initial consultation to assess investment objectives, risk profile and more.
	Ongoing consulting.
	This includes recommending changes to investments, investment strategy, third-party advisers, and more.
	Individualized advice for client's IRA.
	Discretionary investment management.
	Customized performance reporting.
	Financial planning.
	Consolidation of assets for overall portfolio management.
	Other:
Cli	ent confirmations
Clie	nt took into consideration:
	Penalty-Free Withdrawals.
	Client confirmed, understands and is willing to forego the early-age withdrawal
	benefit provided by an ERISA plan, or it is not applicable. ERISA plans enable
	withdrawals as early as age 55; but IRAs provide penalty free distributions at age
	59½. Reasons this may not benefit a client include:
	 Surrendering account does not provide this early age benefit.
	 Client already attained age 59½.
	 Client's financial plan and/or other reasons unique to their situation.
	Protection from creditors.
	Client confirmed that there is no reasonably foreseeable need for them to seek
	protection from creditors and lawsuit judgments.
	Employer stock.
	Client confirmed that they do not own company stock in the surrendering account.
	Or, if they own company stock in an ERISA account being surrendered, the client
	prefers to make a lump-sum rollover. Only applicable if the surrendering account is
	a defined contribution plan and the client owns employer stock through such plan.
	Certain tax benefits are available to participants who take in-kind distributions of
	employer stock, which are lost if such amounts are rolled over to an IRA.



Reasonable Compensa	ation			
	ged in connection with the ynorms and is reasonable			
Additional Comments	:			
Advisor attestation				
To the best of my knowledge IRA into the proposed IRA.	, the Client will benefit from	m rolling over	their pl	an assets or
Representative signature		Date		
Printed name of representat	tive			



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Notice

When we provide investment advice to you regarding your retirement plan account or individual retirement account, we are fiduciaries within the meaning of Title I of the Employee Retirement Income Security Act and/or the Internal Revenue Code, as applicable, which are laws governing retirement accounts. The way we make money creates some conflicts with your interests, so we operate under a special rule that requires us to act in your best interest and not put our interest ahead of yours.

Under this special rule's provisions, we must:

- Meet a professional standard of care when making investment recommendations (give prudent advice);
- Never put our financial interests ahead of yours when making recommendations (give loyal advice);
- Avoid misleading statements about conflicts of interest, fees, and investments;
- Follow policies and procedures designed to ensure that we give advice that is in your best interest;
- Charge no more than is reasonable for our services; and
- Give you basic information about conflicts of interest.