



# Thrivent Funds Excess Removal from Traditional IRA/Roth IRA/SEP IRA/SARSEP IRA

| Thrivent ID |  |
|-------------|--|
|             |  |

| Section 1 - General Information   | n  |  |                                       |   |
|---|--|--|---------------------------------------|---|
| Name of owner (print first, middle, and last name)  |  |  |                                       | Phone   |
| Fund/Account number(s)  |  |  |                                       |   |
| Excess created from:  | ontribution  | Rollover   | ☐ Trans                               | sfer  |
| Section 2 - Excess Information  | 1  |  |                                       |   |
| NOTE: Complete either part 1 o  | r part 2 in its entirety   | <i>'</i> .   |                                       |   |
| Part 1 - Complete if you filed you (1) your tax filing deadlines or (2)   |  |  |                                       |   |
| Traditional/Roth IRA  |  |  |                                       |   |
| Excess amount   | Tax year excess co   | ntribution occurred                                |                                       |   |
| \$ SEP IRA - I acknowledge this regulations, the excess contrib amount as a traditional IRA ex  | ution has been re-decess.  | esignated as a traditio                            | nal IRA contribut                     | ion and I elect to remove the   |
| If the employer wishes to record Plans Compliance Resolution  |  |  |                                       | o through the IRS Employee  |
| Excess amount \$  | Calendar year contribution was received by Thrivent                  |  |                                       |   |
| SARSEP IRA - I acknowledge contribution (adjusted for investigation)  |  |  | an employer sala                      | ary deferral. Refund the excess                                       |
|   | the owner as incon   |  |                                       | April 15 of the year following the dy filed your tax return, you need |
| Excess amount \$  | Calendar year contribution was received by Thrivent                  |  |                                       |   |
| SARSEP earnings are taxable   | in the year distribut  | ed.  |                                       |   |
| Part 2 - Complete if you did not f<br>October 15).<br>When removing the excess after<br>emain in the account/contract. E<br>rear the excess remained in the | the tax filing deadlin   | e, the earnings on the                             | e excess are not i                    |   |
| Traditional IRA - Contribution maximum eligible contribution  | s can only be remov  | ed if the contribution a                           | amount exceeds                        | taxable compensation or   |
| Roth IRA - Contribution can or  | nly be removed if the<br>the modified adjust<br>failed conversion, T | ed gross income limits<br>hrivent Financial will s | s are exceeded, r<br>send a corrected | reducing the eligible contribution                                    |
| Excess amount   | Tax year excess co   | ntribution occurred                                | -                                     |   |
| \$  | <u> </u>   |  |                                       |   |



SEP IRA and SARSEP IRA - I acknowledge this excess contribution was the result of an employer excess contribution (SEP IRA) or an excess employee salary deferral contribution (SARSEP IRA). Based on IRS regulations, the excess contribution has been re-designated as a traditional IRA contribution and I elect to remove the amount as a traditional IRA.

| Excess amount<br>\$                                      | Calendar year contribution was received by Thrivent   |
|--|---|
| Traditional IRA excess r<br>Answer both the question     | emovals (includes re-designated SEP IRA and SARSEP IRA contributions) ons below. If either of the questions are not answered, Thrivent Financial will treat the excess ent. Specifics on taxable compensation and maximum contributions can be found in IRS                                     |
| Yes No 1. Did  | the contribution exceed the maximum contribution amount?  |
| Yes No 2. Did  | the contribution exceed your taxable compensation for the tax year?   |
| Taxation for Traditional                                 |   |
| If the answer to quest                                   | ion 1 is yes, the excess amount must be included in gross income.   |
| will assume that the                                     | d 2 is yes, then the excess is not included in gross income and is not taxable. Thrivent Financia contribution was not deducted, or if deducted, that you amended your return within the time elow. Therefore, Thrivent Financial will treat the excess amount over the taxable compensation as |
| •  | e a deduction for the excess contribution amount, the excess amount over taxable buld not be taxable; or  |
| taxable unless yo  | uction for the excess contribution, the excess amount over taxable compensation would be ou file an amended return within three years after the return is filed, or within two years from the paid, whichever is less.  |
| ·  | d 2 is also no, then this is not a true excess and cannot be removed as an excess.  |
| year distributed.  | ss is taxable in the year of deferral and the year distributed. The earnings are taxable in the   |
|  | als below. Specifics on taxable compensation, maximum contributions and Modified Adjusted Gross ound in IRS Publication 590.  |
| ☐ Yes ☐ No 1. Did  | the contribution exceed the maximum contribution amount?  |
|  | he contribution exceed your taxable compensation for the tax year?  |
|  | answer to question 2 is no, was your MAGI below the level to be eligible to contribute (full or artial) to the Roth IRA?  |
| Taxation for Roth IRA                                    |   |
| •  | ion 1 is yes for a Roth IRA, excess is a return of cost basis therefore is not taxable.   |
| If question 1 is no and If question 1 is no and          | d 2 is yes, then excess is not included in gross income and is not taxable.   |
| ·  | so no, the excess can be removed but since it is a return of cost basis, it is not taxable.   |
|  | es, it is not a true excess and cannot be removed as an excess.   |
| Section 3 - Distribution C                               | Option Desired  |
| f no selection is made belo<br>refunded to the IRA owner | ow for excess and earnings (where applicable), the excess amount and/or earnings will be by check.  |
| Send excess amount by: [                                 | ☐ Check ☐ Direct Deposit (complete bank info below) ☐ Apply to fund/account   |
| Distribute excess to this                                | s fund/account number(s)  Tax year  |
| If new fund/account nur current year.                    | mber(s), a new application is required. If no tax year is listed, the earnings will be applied to the   |



extension deadline). Direct Deposit (complete bank info below) ☐ Apply to fund/account Send earnings by: Check Tax year Distribute excess to this fund/account number(s) For Direct Deposit only: Account number Name of account owner Name of joint account owner Name of financial institution Financial institution phone Address Routing number Type of account: ☐ Checking City State ZIP code ☐ Savings I authorize Thrivent Financial Investor Services Inc. to: 1) make electronic deposits, withdrawals and corrections to my bank account that comply with U.S. law; 2) act on this authorization until I revoke it by contacting Thrivent Funds; 3) apply this authorization to any future bank accounts I may designate; 4) make administrative changes to this authorization which I request such as date or amount changes; 5) release any and all information related to this authorization to the third party account/contract owner, and 6) act upon electronic deposit instructions I provide to my representative. **Section 4 - Additional Information** Section 5 - Notification for Federal and State Income Tax Withholding No tax withholding will be completed on excess removals.

Earnings info below applies to requests using Part 1 only (not applicable if tax return was not filed timely or it is after the

ino tax withholding will be completed on excess removals.



## **Section 6 - Validation**

Medallion Signature Guarantee Seal or Notary Seal

## Section 7 - Agreements and Signature

I certify that I have received, read, and agree to the Disclosures (page 5 of this form) and any other disclosures contained in this form.

Signature of owner and date signed



# Mail completed form to:

Regular Mail: Thrivent Funds PO Box 219348 Kansas City, MO 64121-9348 Express Mail: Thrivent Funds 430 W 7th St Kansas City, MO 64105 **Fax:** 866-278-8363

**Phone:** 800-847-4836



## **Disclosures**

### Section 1 - General Information

Rollover assets from another company (excess contribution was made prior to rolling to Thrivent Financial) - The growth or loss incurred (at the originating financial institution) prior to the rollover of the excess contribution must be provided prior to the requested removal of the excess contribution.

When listing the fund/account number, you are identifying the funds(s) within your IRA that you would like the excess removed from. **Unless otherwise specified, if multiple funds are listed, the excess amount, adjusted for gains or losses, will be removed proportionately.** Thrivent Financial is obligated to follow the IRS guidelines to determine the last contribution made to any funds within your IRA when calculating gains or losses on the excess.

#### Section 2 - Excess Information

Filing due date generally means April 15. If the due date falls on a Saturday, Sunday or legal holiday, the due date is delayed until the next business day. If you live in certain states and the filing due date falls on Patriot's Day, the due date is delayed until the next business day. If the due date falls on Emancipation Day (April 16), the due date is delayed until the next business day. In addition, certain disasters (hurricanes, floods, etc.) can generate additional delays as granted by the IRS. The IRS will grant an automatic six-month extension if you file timely.

#### Section 6 - Validation

For your protection, validation of your identity is requested.

Redemption/disbursement transactions:

- a. Greater than \$499,999 will require a Medallion Signature Guarantee.
- b. Greater than \$99,999 and up to \$499,999 will require one of the following forms of validations:

Attestation by a Thrivent Financial representative

A Notary Public

A Medallion Signature Guarantee

- c. Greater than \$9,999, less than \$99,999, and the address of record changed within the prior 15 days will require a Notary Public or attestation by a Thrivent Financial representative.
- d. Greater than \$9,999, less than \$99,999, and the bank information provided has been on record for less than 15 days will require a Notary Public or attestation by a Thrivent Financial representative.
- e. Requesting special distribution instructions will also require one of the three forms of validation listed in (b) above. Examples include: Request to send proceeds to an address other than the one listed on your account, and/or request to make proceeds payable to someone other than the current owner.

A Notary Public or Medallion Signature Guarantee may generally be obtained at any national bank.