

GIFTING OF SHARES

The gifting of Sealaska shares may only be transferred to an Alaska Native child, grandchild, great grandchild, niece, nephew or sibling by birth or legal adoption.

INSTRUCTIONS:

- 1. Complete the gifting form (Part A). The gifting form must be completed by the shareholder who is gifting the shares (the "donor").
- 2. Complete the family tree (Part B). Fill in the individual branches, starting with the recipient. It is a history of your family and your ties to a Native heritage. This is used to determine the relationship between the donor and the recipient.
- 3. Recipient completes the acceptance form (Part C). The recipient receiving the gift of shares must fill out the necessary information on the recipient form, sign it, and attach a copy of their photo ID. If the recipient is under 18, the parent or legal guardian of the child must complete and sign the form on behalf of the recipient.
- **4.** Recipient completes the W-9 Form (Part D). Every new shareholder must fill out a W-9 Form or send a copy of their Social Security Card.
- 5. If the recipient is under 18 years of age, assign a custodian (Part E). If the recipient of a gift of Sealaska Stock is under 18 years of age, a custodian must be appointed to hold the shares. The custodian may be the recipient's parent, legal guardian, or the shareholder who is gifting stock. The custodian must complete the Custodian Consent form to accept the appointment.
- 6. Provide birth certificate(s) or adoption decree. The birth certificate and ID or driver's license for the recipient is required as well as any birth certificates needed for proof of relationship to the donor. For example, if you are gifting to a niece or nephew, we will need a copy of the birth certificate of the recipient and their parent that is the donor's sibling. If you are gifting to a grandchild, we will need the recipient and their parent's birth certificate.
- 7. Send completed packet to Sealaska. Make sure you and your recipient complete the forms, attach the necessary documents, and sign in front of a notary public before you send the packet back to Sealaska. Once we receive the completed packet, we will process the transfer of shares.

Please send completed forms & documents via mail, email, or fax to:

Shareholder Relations at Sealaska

1 Sealaska Plaza, Suite 400, Juneau, Alaska 99801-9951

Email: records@sealaska.com | Phone: (907) 586-1512 | Toll Free: (800) 848-5921 | Fax: (907) 586-8191



PART A: TO BE COMPLETED BY THE DONOR

SHAREHOLDER INFORMATION					
Name (First, Middle Initial, Last, Suffix)	Last 4 Digits of SSN or Shareholder ID				
WAIT TO SIGN Must sign this affice	davit in the presence of a Notary Public				
I,, being duly sworn, deposes and says:					
1. I am a Sealaska shareholder currently owning shares of Sealaska Stock.					
2. I understand that under the Alaska Native Claims Settlement Act (43 U.S.C. 1606) a shareholder may transfer stock to an Alaska Native or descendant of an Alaska Native, as a gift from a shareholder to their child, grandchild, great grandchild, niece, nephew, brother, or sister.					
3. I understand that the recipient of this gift must be an Alaska Native or descendant of an Alaska Native, which includes persons who are family members by adoption, and I have filled out the attached family tree form as accurately as possible. If the recipient is a relative by adoption, I have provided a true copy of the court Decree of Adoption or similar legal proof of adoption.					
4. I wish to make a gift of shares of Sealaska stock to					
Relationship to Donor: Recipient	Date of Birth:				
Check box to choose type of stock to be gifted: Village (Class A) Urban (Class B) At	t-large (Class C)				
5. I understand that after the transfer is completed, I will own shares of Sealaska stock. My original stock certificate will be canceled and a new certificate for my remaining shares will be issued to me.					
6. I attest that I am at least 18 years of age or have attained a majority status under the laws of the	e State of Alaska.				
7. I understand that I will not be able to revoke, take back, or otherwise change this gift of shares	s once it has been made.				
8. I understand that the gift of stock places all authority over and benefits to the stock (including transfer by will or gift) in the hands of the recipient. I will no longer have voting rights for the transferred shares, and I will no longer receive dividends or distributions for the transferred shares.					
9. I represent and affirm that I have not received or been promised any consideration or anything of value in exchange for making this gift. I wish to make this gift exclusively to benefit the recipient, and not because of any benefit to me.					
10. I understand that by signing the Affidavit Request, I am swearing under oath to the best of my knowledge and belief that everything stated herein is true, and that I am acting of my own free will and am not under any pressure, influence, or duress.					
Signature Date					
NOTARY					
On this day of,, before me personally appeared,					
known to me to be the one who executed the forgoing instrument, and duly acknowledge to me that it was executed for the purpose					
above stated, and, being by me duly sworn, did depose and say that the statements therein contained are true.					
Notary Public State Of Commission Expires	PLACE NOTARY BLOCK HERE				



PART B: FAMILY TREE

FAMILY TREE					
The Family Tree is a visual history of your Native herit them to the donor. For example, a grandparent would sibling would include themselves, their shared parent of the family members that connect the recipient are helpful. Cultural information is optional, please fill this	d include themse t(s) and the recip ad gifter. Howeve	lves, their child (ient (the sibling)er, including add	(the parent) and the recipient (the grandchild). A . To complete the gifting, we only need the names		
Recipient's Sibling	Recipier	nt Name	-		
Tribe, Moiety, Clan					
Recipient's Mother's Name	_		Recipient's Father's Name		
Tribe, Moiety, Clan	Recipient's A		Tribe, Moiety, Clan		
Maternal Grandmother's Name	Maternal or F	Paternal Side	Paternal Grandmother's Name		
Tribe, Moiety, Clan			Tribe, Moiety, Clan		
Maternal Grandfather's Name			Maternal Grandfather's Name		
Tribe, Moiety, Clan			Tribe, Moiety, Clan		
CULTURAL INFORMATION (OPTIONAL) Sealaska is working to document cultural information to help future generations trace back their ancestry and connection to their homelands. We understand that shareholders may not have access to this information, or may still be learning and connecting with their culture. If you know any of the below information for family members listed in the family tree, please add that information next to their name.					
Tribe(s)		Moiety (Pleas	e add if this is your mother or father's side)		
Clan		Community o	f Origin		
Native Name	l				



PART C: TO BE COMPLETED BY THE RECIPIENT

RECIPIENT INFORMATION						
Name (First, Middle Initial, Last, Suffix)		DOB		Social Security Number		
Mailing Address, City, State, Zip						
Email Address (Please include your full em	nail address; for example, sh	areholder@ho	tmail.com)		Communication F	Preference er Mail
Telephone						
Your contact and direct deposit information	can be updated at any time	by creating a	n account on	MySeala	aska.com.	
BANKING INFORMATION (OPTIONAL)					
Bank Name			Branch			
Bank Routing Number (MUST BE 9 DIGITS)	Account Number				Account Type Checking	Savings
Sealaska will send a "test run" to your bankir made to your account number, a check will l or deposit slip upon submission showing you	be prepared and mailed to t	he last addres	tion. If your a s on file. You	ccount is	s closed or changes ome to attached a v	have been oided check
AFFIDAVIT OF ACCEPTANCE						
l,	, being duly s	worn, depose	and say:			
1. If the proposed gift is approved, I will receive shares of Sealaska Stock as a gift from						
2. I have not paid, transferred, or promised anything of value to obtain these shares.						
3. I understand that if this gift is approved meeting, either in person or proxy, I will be ownership of the shares by gift or will, (c) based on the number of shares I own, (d) I of shares.	e responsible for voting my s will be entitled to receive d	shares, (b) l wi listributions or	ill be respons dividends is:	ible for d sued by S	letermining the futur Sealaska with the am	re nount
4. Once transferred, I understand that the law does not allow the gifting transfer to be reversed.						
5. I understand that my signature below in the transfer of shares from the shareholde		he proposed s	tock gift and	my requ	est that Sealaska co	mplete
Signature		D	ate			

Please return with a copy of either your driver's license, ID card, tribal ID, or passport and birth certificate.



PART D: TO BE COMPLETED BY THE RECIPIENT

Form **W-9**

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not

	ent of the Treasury evenue Service	► Go to www.irs.gov/FormW9 for instructions and the late:	st information.	send to the IRS.
	Name (as shown	on your income tax return). Name is required on this line; do not leave this line blank.		·
2	2 Business name/o	disregarded entity name, if different from above		
on page	following seven	e proprietor or C Corporation S Corporation Partnership	Certain instruct	nptions (codes apply only to entities, not individuals; see ions on page 3): payee code (if any)
ty by	Limited liability	ty company. Enter the tax classification (C=C corporation, S=S corporation, P=Partner	· ·	. , , , ,
Print or type. fic Instructions	LLC if the LLC another LLC	the appropriate box in the line above for the tax classification of the single-member ov C is classified as a single-member LLC that is disregarded from the owner unless the o that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a sing d from the owner should check the appropriate box for the tax classification of its own	wner of the LLC is le-member LLC that	ion from FATCA reporting any)
<u>6</u>	Other (see ins	structions) ►	(Applies to	accounts maintained outside the U.S.)
e Sp	5 Address (numbe	r, street, and apt. or suite no.) See instructions.	Requester's name and address (optional)	
δ, L	6 City, state, and 2	ZIP code		
7	List account num	ber(s) here (optional)		
Part	Taxpa	yer Identification Number (TIN)		
backup resident	withholding. For talien, sole prop it is your emplo	propriate box. The TIN provided must match the name given on line 1 to averindividuals, this is generally your social security number (SSN). However, for rietor, or disregarded entity, see the instructions for Part I, later. For other yer identification number (EIN). If you do not have a number, see <i>How to ge</i>	or a	mber
Note: If	the account is in	n more than one name, see the instructions for line 1. Also see What Name	and Employer identific	ation number
Number To Give the Requester for guidelines on whose number to enter.				
Part	I Certifi	cation		
	penalties of perju			
1. The r 2. I am Servi	number shown o not subject to ba ce (IRS) that I an	n this form is my correct taxpayer identification number (or I am waiting for a ackup withholding because: (a) I am exempt from backup withholding, or (b) in subject to backup withholding as a result of a failure to report all interest coackup withholding; and	I have not been notified b	y the Internal Revenue
3. I am	a U.S. citizen or	other U.S. person (defined below); and		
4. The F	ATCA code(s) e	ntered on this form (if any) indicating that I am exempt from FATCA reportin	g is correct.	
you have	e failed to report ion or abandonm	s. You must cross out item 2 above if you have been notified by the IRS that yo all interest and dividends on your tax return. For real estate transactions, item 2 ent of secured property, cancellation of debt, contributions to an individual retirividends, you are not required to sign the certification, but you must provide you	does not apply. For mortgement arrangement (IRA), a	age interest paid, nd generally, payments
Sign Here	Signature of U.S. person	·	Date ▶	

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)

- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

Form **W-9** (Rev. 10-2018) Cat. No. 10231X



PART E: TO BE COMPLETED BY CUSTODIAN IF RECIPIENT IS UNDER 18 YEARS OF AGE

CUSTODIAN INFORMATION

If the recipient is under 18 years of age, a custodian must be appointed to hold the shares. (If the recipient is over 18 years of age, please skip this step). The custodian may be the recipient's parent, legal guardian, or the shareholder who is gifting stock. The custodian must complete and sign this Custodian Consent form to accept the appointment and provide a copy of their Driver's License or ID Card.

Name (First, Middle Initial, Last, Suffix)		Last 4 of SSN or Shareholder ID		
Mailing Address, City, State, Zip				
Your Sealaska mail will be sent to the mailing address above and can only be changed by logging in o	on-lin	e or by written request.		
Email Address (Please include your full email address; for example, shareholder@hotmail.com)	Tele	Telephone		
CUSTODIAN CONSENT				
In the matter of, a minor:				
This document appoints,				
The undersigned hereby consents to and accepts appointment and designation as custodian for the above named minor and agrees to receive and hold as custodian all stock and property distributed to such minor by Sealaska pursuant to the provisions of the Alaska Native Claims Settlement Act, which the said minor is or may be entitled to receive. The undersigned further agrees to collect, hold, manage, invest, and reinvest the custodial property in accordance with the Uniform Gifts to Minors Act of the State of Alaska, as it may be amended from time to time. The undersigned acknowledges that they have read and understand the provisions of Section 13.46.085 and 13.46.110 of the Alaska Statutes, concerning the appointment, powers, and duties of custodians for minors, which appear on the following page.				
SIGNATURE OF CUSTODIAN				
Signature Date				



EXCERPTS FROM THE ALASKA UNIFORM TRANSFER TO MINORS ACT ALASKA STATUTE

Sec. 13.46.085 Native corporations; custodians.

- (a) The stock or membership in a corporation organized under the law of this state under 43 U.S.C. 1601 et seq. (Alaska Native Claims Settlement Act) that a minor is entitled to receive under that Act shall be held by a custodian.
- (b) A person making a transfer of stock, whether by gift, devise, or other method, may nominate a custodian. In the absence of a nomination, the custodian shall be determined under the order of priority set out below. The appointment becomes effective upon the corporation's receipt of the custodian's written consent to the appointment. The order of priority is:
- (1) the legal guardian, if any, of the minor;
- (2) a parent, if any, of the minor, as selected by the parents;
- (3) an adult member of the minor's family; in this paragraph, "member of the minor's family" has the meaning given in AS 13.46.990, and also includes members of a family with whom the minor has customarily lived.
- (c) For good cause, a district court or the superior court may vary the order of priority set out in (b) of this section or appoint another suitable person as custodian.
- (d) The custodianship is governed by this chapter, as modified by the following:
- (1) [Repealed, Sec. 12 ch 60 SLA 1992].
- (2) under AS 13.46.150, a third person is responsible for determining whether stock is inalienable under the Act;
- (3) the custodian shall give an appropriate receipt for property received for the minor:
- (4) the custodian may not alienate inalienable property except within the limits provided by law;
- (5) the form of registration or title shall be "as custodian for (name of minor) under the Alaska Native Claims Settlement Act";
- (6) a custodian may not receive compensation except, upon application to and approval by the superior court, for unusual and extraordinary services;
- (7) custodial property includes securities, money, and other real and personal property under supervision as a consequence of the Act.
- (e) Notwithstanding AS 13.46.190, the stock shall be transferred to the minor when the minor reaches 18 years of age, or to the minor's heirs if the minor dies before reaching 18 years of age.
- (f) In this section,
- (1) "Act" means 43 U.S.C. 1601 et seq. (Alaska Native Claims Settlement Act);
- (2) "minor" means an individual who is less than 18 years of age;
- (3) "stock" means the stock or membership in a corporation that is organized under the law of this state under the Act and that a minor is entitled to receive under the Act, whether by gift, devise, or other method; "stock" includes inchoate rights to stock.

Sec. 13.46.110 Care of custodial property.

- (a) A custodian shall
- (1) take control of custodial property;
- (2) register or record title to custodial property if appropriate; and
- (3) collect, hold, manage, invest, and reinvest custodial property.
- (b) In dealing with custodial property, a custodian shall observe the standard of care that would be observed by a prudent person dealing with property of another and is not limited by any other statute, except AS 13.90.010, restricting investments by fiduciaries. If a custodian has a special skill or expertise or is named custodian on the basis of representations of a special skill or expertise, the custodian shall use that skill or expertise. However, a custodian, in the custodian's discretion and without liability to the minor or the minor's estate, may retain custodial property received from a transferor.
- (c) A custodian may invest in or pay premiums on life insurance or endowment policies on
- (1) the life of the minor only if the minor or the minor's estate is the sole beneficiary; or
- (2) the life of another person in whom the minor has an insurable interest only to the extent that the minor, the minor's estate, or the custodian in the capacity of custodian, is the irrevocable beneficiary.
- (d) A custodian at all times shall keep custodial property separate and distinct from all other property in a manner sufficient to identify it clearly as custodial property of the minor. Custodial property consisting of an undivided interest is so identified if the minor's interest is held as a tenant in common and is fixed. Custodial property subject to recordation is so identified if it is recorded, and custodial property subject to registration is so identified if it is either registered, or held in an account designated, in the name of the custodian, followed in substance by the words: "as a custodian for (name of minor) under the Alaska Uniform Transfers to Minors Act."
- (e) A custodian shall keep records of all transactions with respect to custodial property, including information necessary for the preparation of the minor's tax returns, and shall make them available for inspection at reasonable intervals by a parent or legal representative of the minor or by the minor if the minor has attained the age of 14 years.