

Employer-Sponsored CollegeAmerica® Account Application

Note: All investments must be submitted electronically via Automated Clearing House (ACH). Do not send any investments by check.

Financial professional: If a signature guarantee is not required and you have prior approval from both American Funds and your home office, you can complete and submit this application, signed electronically. Once the application has been signed, you must print and deliver a copy of this application to the Account Owner.

	Account registration Important: This section must be completed, and the	he application must be	signed in Section 7 befo	ore an Account can b	e established.		
A	Employer information						
	Name of company			EIN (Please contac	t your employer for	this information.)	
В.	Account Owner: the sole individual establishing of the employer named above. Trust, entity or UG	•	•				
	SSN of Account Owner	Date of birth of Accou	unt Owner (mm/dd/yyyy)	Country of citizenship			
	First name of Account Owner	MI	Last				
	Residence address (physical address required — no P.O. I	boxes)	City		State	ZIP	
	Mailing address (if different from residence address)		City		State	ZIP	
				()			
	Email address*			Daytime pho	one		
	* Your privacy is important to us. For information on our	r privacy policies, visit v	vww.capitalgroup.con	n.			
C.	Beneficiary: the person on whose behalf the Acco	ount is opened and w	ho is entitled to receiv	ve its benefits for th	e purpose of ed	ucation.	
	First name of Beneficiary MI	Last		Country of c	itizenship		
	SSN of Beneficiary	Date of birth of Benef	iciary (mm/dd/yyyy)				

Successor Owner

The Successor Owner must be at least age 18 and a U.S. citizen or legal U.S. resident, and becomes the Owner of the Account in the event the Account Owner dies. The Successor Owner cannot be the same person as the Account Owner.

First name of Successor Owner	MI	Last	Date of birth of Successor Owner (mm/dd/yyyy)



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Investment instructions — required

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 Provide your fund selection(s) below and the dollar amour if available, as a payroll deduction. If no fund is selected, i 	-	-	
 If requesting recurring investments from the Account Ow date received and the bank account will be drafted the for request at least five business days prior to the first trans- 	ollowing month and each month t		
Step 1: Provide information below regarding your con	tribution method. (Select all that	at apply.)	
A. One-time ACH purchase: Provide your in	vestment selection(s) in Step 2.		
Notes: • This purchase will be processed fi is established.	rom the bank account provided in	Section 4 on the same day	the Account
 The maximum ACH purchase lim 	it is \$100,000 per investor per da	у.	
B. 🗌 Recurring ACH investment plan: Comple	ete the information below and pro	ovide your investment sele	ction(s) in Step 2.
Note: Recurring investments will be proces	ssed from the bank account provi	ded in Section 4.	
Transactions should begin during the mont	h of		
Transactions should occur on the following	date(s) of the month	· · · · · · · · · · · · · · · · · · ·	(e.g., 8th, 19th)
Frequency of transactions: Monthly	Every other month	Quarterly Annuall	у
C. Payroll deduction program (if available selection(s) in Step 2.	through your employer and yo	u wish to participate): P	rovide your investment
D. Account will be funded later: Provide you	ur investment selection(s) in Step	2.	
Step 2: Provide investment selection(s) below (Class s	529-E shares only). (The fund m	ninimum is \$25 per fund.)	
Invest my contribution(s) in the American Fund 2030, 2033, 2036 or 2039.	ds College Target Date Series.® I	ndicate one of the following	g years: 2024, 2027,
American Funds College Fund \$	S\$		
OR	One-time ACH purchase in	Recurring ACH vestment (\$25 min.)	
Invest my contribution as instructed below. Fo	r a quick guide to fund names, nι	umbers, minimums and sh	are class restrictions,
go to www.capitalgroup.com/fundguide .			Pavroll deduction*
Fund name or number	One-time ACH purchase	Recurring ACH investment plan	(enter whole percentages only)
	\$	\$	%
	\$	\$	%
	\$	\$	0/

- Notes: Your employer cannot submit your contributions until after your Account has been established.
 - If participating in a payroll deduction program and you want to make changes to your fund selections and/or percentage allocations in the future, please notify your employer.



Bank information

Before completing this section, read the signature guarantee requirements below. We will use a third-party service to validate your bank information. Refer to the Bank Verification Terms & Conditions.

Signature guarantee requirements:

- To purchase shares via ACH: The bank account must belong to the CollegeAmerica Account Owner. The Account Owner's signature must be guaranteed if the bank account is registered under an alternate name for the CollegeAmerica Account Owner.
- To sell shares electronically: The Account Owner's signature must be guaranteed if the bank account registration does not include the CollegeAmerica Account Owner's name.
- Note: If a signature guarantee is required, obtain and submit a completed *Add/Update Bank Information* form. An application that requires a signature guarantee cannot be signed electronically or faxed. Mail the completed forms to the appropriate service center for your state using the instructions on page 5.

Important: To avoid delays in processing this application, attach an unsigned, voided check where indicated below. The check you attach must be preprinted with the bank name, registration, routing number and account number. Please do not staple.

ere.	John Doe Bank account registration
our check here.	PAY TO THE \$ DOLLARS
Tape your	Anytown Bank Bank name :999999999 : 000000000000000000000000000000000000
	Bank routing number Bank account number

Note: In lieu of a voided check, you may submit a letter from your bank providing the registration, routing number, account number and account type (checking or savings). The letter must be on the bank's letterhead.

Complete the following ONLY if you are signing this document electronically. Your financial professional's firm must have an electronic signature indemnification agreement with American Funds. If signing electronically, a voided check or letter from your bank is not required.

Bank name	Ba	ank routing number			
		Checking	OR	Savings	
Bank account number	Bank account registration (the name preprinted on the check)				
Link my bank information to purchase and/or I would like the option to perform the following t Purchase Sell Both	or sell shares (optional): ransactions by telephone and online at www.capitalgro	oup.com. (Selec	t only oi	ne option.)	

- **Notes:** Your election will apply to all of your current and future accounts.
 - You may cancel the ACH option at any time online at www.capitalgroup.com or by calling us at (800) 421-4225.
 - Once the sell option is established, there will be a 10-day waiting period before it can be used. ACH purchase is available once the account has been established.



5 Additional options

- A. Telephone and website exchange and redemption privileges will automatically be enabled on your Account unless you decline below. To decline these privileges, read the individual statements and check the applicable box(es).
 - **Note:** If either option is declined, no one associated with this Account, including your financial professional, will be able to request exchanges or redemptions by telephone or via the website. Requests would need to be submitted in writing.

Exchanges: I DO NOT want the option of using the telephone and website exchange privilege.

Redemptions: | DO NOT want the option of using the telephone and website redemption privilege.

Important note:

IRS rules limit changes in 529 investment strategy to two per year. You may establish an automatic exchange or rebalance plan at the time of Account setup. Adding or changing an automatic exchange or rebalance plan on an existing Account will be considered a change in investment strategy. The request may be denied if a change in investment strategy exceeds two per year. Refer to the *CollegeAmerica Program Description* for additional information or speak with a financial professional. You may only exchange from one fund to another or rebalance funds within the same share class.

B. Automatic exchange and rebalance plans (optional) — requires additional paperwork

To avoid delays in establishing these options, you must attach a completed *CollegeAmerica Account Options* form. Check all that apply.

Establish an automatic exchange plan (Section 5-A of the Account Options form).

Establish an automatic rebalance plan (Section 5-B of the Account Options form).

Financial professional

This section must be filled out completely by the financial professional(s).

We authorize American Funds Service Company[®] (AFS) to act as our agent for this account and agree to notify AFS of purchases made under a Statement of Intention or Rights of Accumulation. If applicable, we have provided a copy of our SEC Form CRS to the Account Owner named on this application.

			()	Ext.	
Name(s) of financial professional(s)	Professional/team ID #	Branch number	Daytime phone		
Branch address		City		State	ZIP
		x			
Name of broker-dealer firm (as it appears on the Selling Group Agreement)		Signature of person authors	orized to sign for the broker-d	ealer — rec	quired



7 Signature of CollegeAmerica Account Owner

I hereby establish a CollegeAmerica Account with Virginia529 through American Funds and acknowledge that I have received, read and agree to the terms set forth in the *CollegeAmerica Program Description*, the prospectus(es) of the fund(s) selected and this application, as these documents may be modified from time to time. I understand that I and all shareholders at my address will receive one copy of fund documents (such as annual reports and proxy statements) unless I opt out by calling **(800) 421-4225**.

I authorize the instructions set forth in this application. I agree to the conditions of the electronic exchange authorization and agree to the electronic purchasing authorization. I understand that amounts invested may not be redeemed for 7 business days.

I agree to hold harmless and indemnify Virginia529; American Funds Service Company (AFS); any of their affiliates or mutual funds managed by such affiliates; and each of their respective directors; trustees; officers; employees; and agents from any losses, expenses, costs or liability (including attorney fees) that may be incurred in connection with these application instructions, or the exercise of telephone and website purchase, exchange and/or redemption privileges.

I authorize the financial professional assigned to my Account to have access to my Account and to act on my behalf with respect to my Account. If applicable, I acknowledge that I have received and read a copy of my financial professional's SEC Form CRS. I certify that I, as well as the Beneficiary and the Successor Owner named in this application, are either U.S. citizens or legal residents. I understand that to comply with federal regulations, information provided on this application will be used to verify my identity. For example, my identity may be verified through the use of a database maintained by a third party. If AFS is unable to verify my identity, I understand that it may need to take action, possibly including closing my Account and redeeming the shares at the current market price and that such action may have tax consequences, including a tax penalty.

If I have requested ACH privileges, I authorize AFS, upon request via phone, fax, or any other means utilizing telecommunications, including wireless or any other type of communication lines by authorized persons with appropriate account information, to **1**) redeem fund shares from this account and deposit the proceeds into the bank account identified on this application, and/or **2**) secure payments from the bank account into this account. I authorize the bank to accept any such credit or debit to my account without responsibility for its correctness. I have read, understand and agree to the *Bank Verification Terms & Conditions*, and I authorize AFS to access records from public and proprietary sources in order to validate that I am the bank account owner.

If this document is signed electronically, I consent to be legally bound by this document and subsequent terms governing it. The electronically signed copy of this document should be considered equivalent to a printed form in that it is the true, complete, valid, authentic and enforceable record of the document, admissible in judicial or administrative proceedings. I agree not to contest the admissibility or enforceability of the electronically stored copy of this document.

X		1 1	
Signature of Account Owner	Date	(mm/dd/yyyy)	
This document may not be signed using Adobe Acrobat Reader's "fill and sign" feature.			

CollegeAmerica is a nationwide plan sponsored by Virginia529

If mailing, choose the service center for your state. Mail the form to the Indiana Service Center if you live outside the U.S.



American Funds Service Company P.O. Box 6273 Indianapolis, IN 46206-6273

Overnight mail address 12711 N. Meridian St. Carmel, IN 46032-9181



American Funds Service Company P.O. Box 2713 Norfolk, VA 23501-2713

Overnight mail address 5300 Robin Hood Rd. Norfolk, VA 23513-2430

 $\label{eq:Financial professional upload} www.capitalgroup.com/upload$

Fax (888) 421-4351

For more information, contact your financial professional, visit www.capitalgroup.com or call us at (800) 421-4225.

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Bank Verification Terms & Conditions

Review this agreement if you provided bank information.

Electronic bank verification is conducted through a third party service provider that is unaffiliated with American Funds Service Company (AFS) and Capital Bank and Trust CompanySM (CB&T). If you choose to add a bank account electronically, you must agree to the Bank Verification Terms & Conditions of Use set forth below. The Fund or the Fund's transfer agent will send your information to the third party service provider, who will then compare your information with their database to verify the information you provided. Please read and agree to the Bank Verification Terms & Conditions of Use for the third party service in order to continue.

Agreement and Bank Verification Terms & Conditions of Use of the Service

I (we) authorize the Fund and its agents to act upon instructions (by phone, in writing, online or by other means) believed to be genuine and in accordance with procedures described in the prospectus (if applicable) for this designated bank account. I (we) authorize credits/debits to/from the bank account designated in conjunction with the account option(s) selected. I (we) agree that AFS and/or CB&T shall be fully protected in honoring any such transaction. I (we) also agree that AFS and/or CB&T may make additional attempts to credit/debit my (our) account if the initial attempt fails and I (we) will be liable for any associated costs. All account options, and conditions thereof.

Provide Accurate Information. I (we), the end user, agree to provide true, accurate, current and complete information about myself (ourselves) and my (our) accounts maintained at other web sites and I (we) agree to not misrepresent my (our) identity or my (our) account information. I (we) agree to keep my (our) account information up to date and accurate.

Proprietary Rights. I (we) are permitted to use content delivered to me (us) through the service only on the service. I (we) may not copy, reproduce, distribute, or create derivative works from this content. Further, I (we) agree not to reverse engineer or reverse compile any of the service technology, including but not limited to, any Java applets associated with the service.

Content You Provide. I (we) are licensing to AFS and/or CB&T ("Company") and its service providers ("Service Provider") any information, data, materials or other content (collectively, "Content") I (we) provide through or to the service. Company and Service Provider may use, modify, display, distribute and create new material using such Content to provide the service to you. By submitting Content, I (we) automatically agree, or promise that the owner of such Content has expressly agreed that, without any particular time limit, and without the payment of any fees, Company and Service Provider may use the Content for the purposes set out above. I (we) agree that, as between Company and Service Provider, Company owns your confidential account information.

Third Party Accounts. By using the service, I (we) authorize Company and Service Provider to access third party sites designated by Company, on my (our) behalf, to retrieve information requested by me (us), and to register for accounts requested by me (us). For all purposes hereof, I (we) hereby grant Company and Service Provider a limited power of attorney, and I (we) hereby appoint Company and Service Provider as my (our) true and lawful attorney-infact and agent, with full power of substitution and re-substitution, for me (us) and in my (our) name, place and stead, in any and all capacities, to access third party internet sites, servers or documents, retrieve information, and use your information, all as described above, with the full power and authority to do and perform each and every act and thing requisite and necessary to be done in connection with such activities, as fully to all intents and purposes as you might or could do in person. I (WE) ACKNOWLEDGE AND AGREE THAT WHEN COMPANY OR SERVICE PROVIDER ACCESSES AND RETRIEVES INFORMATION FROM THIRD PARTY SITES, COMPANY AND SERVICE PROVIDER ARE ACTING AS MY (OUR) AGENT, AND NOT THE AGENT OR ON BEHALF OF THE THIRD PARTY. I (we) agree that third party account providers shall be entitled to rely on the foregoing authorization, agency and power of attorney granted by me (us). I (we) understand and agree that the service is not endorsed or sponsored by any third party account providers accessible through the service.

DISCLAIMER OF WARRANTIES. I (WE) EXPRESSLY UNDERSTAND AND AGREE THAT: MY (OUR) USE OF THE SERVICE AND ALL INFORMATION, PRODUCTS AND OTHER CONTENT (INCLUDING THAT OF THIRD PARTIES) INCLUDED IN OR ACCESSIBLE FROM THE SERVICE IS AT MY (OUR) SOLE RISK. THE SERVICE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. COMPANY AND SERVICE PROVIDER EXPRESSLY DISCLAIM ALL WARRANTIES OF ANY KIND AS TO THE SERVICE AND ALL INFORMATION, PRODUCTS AND OTHER CONTENT (INCLUDING THAT OF THIRD PARTIES) INCLUDED IN OR ACCESSIBLE FROM THE SERVICE, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. COMPANY AND SERVICE PROVIDER MAKE NO WARRANTY THAT (i) THE SERVICE WILL MEET MY (OUR) REQUIREMENTS, (ii) THE SERVICE WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (iii) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE SERVICE WILL BE ACCURATE OR RELIABLE, (iv) THE QUALITY OF ANY PRODUCTS, SERVICES, INFORMATION, OR OTHER MATERIAL PURCHASED OR OBTAINED BY ME (US) THROUGH THE SERVICE WILL MEET MY (OUR) EXPECTATIONS, OR (v) ANY ERRORS IN THE TECHNOLOGY WILL BE CORRECTED. ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SERVICE IS DONE AT MY (OUR) OWN DISCRETION AND RISK AND I (WE) ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO MY (OUR) COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY ME (US) FROM COMPANY OR SERVICE PROVIDER THROUGH OR FROM THE SERVICE WILL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THESE TERMS.

LIMITATION OF LIABILITY. I (WE) AGREE THAT NEITHER COMPANY, ITS INVESTMENT MANAGER, OR SERVICE PROVIDER NOR ANY OF THEIR EMPLOYEES, OFFICERS, TRUSTEES, DIRECTORS, AFFILIATES, ACCOUNT PROVIDERS OR ANY OF THEIR AFFILIATES WILL BE LIABLE FOR ANY HARMS, WHICH LAWYERS AND COURTS OFTEN CALL DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES. INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES, EVEN IF COMPANY OR SERVICE PROVIDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, RESULTING FROM: (i) THE USE OR THE INABILITY TO USE THE SERVICE; (ii) THE COST OF GETTING SUBSTITUTE GOODS AND SERVICES, (iii) ANY PRODUCTS, DATA, INFORMATION OR SERVICES PURCHASED OR OBTAINED OR MESSAGES RECEIVED OR TRANSACTIONS ENTERED INTO, THROUGH OR FROM THE SERVICE; (iv) UNAUTHORIZED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS OR DATA; (v) STATEMENTS OR CONDUCT OF ANYONE ON THE SERVICE; (vi) THE USE, INABILITY TO USE, UNAUTHORIZED USE, PERFORMANCE OR NON-PERFORMANCE OF ANY THIRD PARTY ACCOUNT PROVIDER SITE, EVEN IF THE PROVIDER HAS BEEN ADVISED PREVIOUSLY OF THE POSSIBILITY OF SUCH DAMAGES; OR (vii) ANY OTHER MATTER RELATING TO THE SERVICE.

Indemnification. I (we) agree to protect and fully compensate Company, its investment manager, and Service Provider and their employees, officers, trustees, directors, and affiliates from any and all third party claims, liability, damages, expenses and costs (including, but not limited to, reasonable fees) caused by or arising from my (our) use of the service, my (our) violation of these terms or my (our) infringement, or infringement by any other user of my (our) account, of any intellectual property or other right of anyone. I (we) agree that the Company's investment manager and Service Provider are each a third party beneficiary of the above provisions, with all rights to enforce such provisions as if the investment manager or Service Provider were a party to this Agreement.