

A Wellness Advocate may dispose of, sell, transfer, or otherwise assign his or her Distributorship assets in any manner allowed by the Contract and applicable law (including sale, gift, or bequest) with the prior written consent of the Company. Any assets that take the form of claims to compensation or satisfaction of contractual obligations, from or by the Company, will not be recognised as assets of the Transferee on the records of the Company until the Company has received written notification of the transfer and has given its formal written approval. The Distributorship transferred is subject to all remedial measures under the Contract that may have arisen prior to the transfer.

SCOUNT				
TRANSFEROR MOVING OUT OF ACT	CURRENT ACCOUNT HOLDER ID #	CURRENT ACCOUNT HOLDER NAME (TRANSFEROR)		
TRANSFEROR PERSON MOVING OUT OF ACCOUNT		CURRENT CO-APPLI	CANT NAME (IF APPLICABLE)	
5				
TRANSFEREE PERSON MOVING INTO ACCOUNT	APPLICANT'S ACCOUNT ID #	APPLICANT'S NAME		
	ENROLMENT DATE	CO-APPLICANT'S NA	CO-APPLICANT'S NAME (IF APPLICABLE)	
TI PERSON	UPGRADE DATE (IF APPLICABLE)			
I agree tha Wellness A may not ha	TEROR TERMS AND CONDITIONS It I have read and understand Section 19.B of the Australian Policy Madvocate account and must wait six months (if Premier rank or lower) of ave beneficial interest (as defined in Section 4.H of the Policy Manual) and that there may be a waiting period of thirty days before doTERRA m	r twelve months (if Silver rank or higher) from the in another Wellness Advocate account during th	e official termination date to sign up again. I understand I	
SIGNATURE OF TRANSFEROR		CO-APPLICANT TRAI	CO-APPLICANT TRANSFEROR	
TRANSF	EREE TERMS AND CONDITIONS			
have I had transfer wi	t I have read and understand Section 19.B of the Australian Policy Ma any beneficial interest in a Wellness Advocate account for a period of Il not be valid, binding or enforceable until I complete, sign and deliver understand that there may be a waiting period of thirty days before do	at least six months (if Premier rank or lower) or t r to the Company a Wellness Advocate Agreemen	welve months (if Silver rank or higher). I agree that this t, thereby agreeing to the terms and conditions of the	
SIGNATURE OF TRANSFEREE		CO-APPLICANT TRAI	CO-APPLICANT TRANSFEREE	
dōTERRA REPRESENTATIVE APPROVAL		TITLE	 DATE	



USE THIS PAGE ONLY IF YOU WANT TO KEEP YOUR SAME WELLNESS ADVOCATE NUMBER.

I certify that I meet all of the terms and conditions to keep my Wellness Advocate number while transferring the legal ownership from myself to my legal entity.

	CURRENT ACCOUNT #	
SIGNATURE OF TRANSFEROR (CURRENT WELLNESS ADVOCATE OWNER)	SIGNATURE OF TRANSFEREE (NEW ENTITY)	
APPLICANT NAME (TRANSFEREE)	CO-APPLICANT NAME	

TRANSFEREE AND TRANSFEROR TERMS AND CONDITIONS

The following terms and conditions will apply to all transfers requested by a Wellness Advocate who wishes to transfer their Wellness Advocate to a controlled entity:

- 1. Wellness Advocate account is in good standing.
- 2. The Transferee entity can't be owned (100%) by the Transferor (or the Transferor and their respective spouse).
- 3. The Transferor is not a corporation for NZ income tax purposes (mid-year transfers only).
- 4. Can not list the Transferee as a spouse.
- 5. Any transfer can be retroactively reversed if it is discovered that the ownership in the Transferee entity has been changed subsequent to the transfer date but prior to the calendar year-end.
- 6. Business Addendum for Transferee must be completed.
- 7. Copy of Business License and NZBN number for Transferee must be attached.
- 8. Transferee must submit a new Wellness Advocate Agreement.