

Stock Gifting Packet

Shareholder Fo	rm
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step 1

IMPORTANT if you are a Kootznoowoo shareholder and you wish to gift shares to a descendant, niece, nephew or sibling please complete this affidavit and sign in front of a notary public.

First Name (as it appe	ears on Koot	znoowoo S	tock Certificate	e) M.I.	_/Las	st Name	
Date of Birth:		_/ Year	Social Sec	curity No.:_	/_	/	_
Complete Mailing Ade	dress						
City			State	Zip Code			
I attest that I am at leas I wish to make a gift of I understand that I can I understand that if the and that pay I understand that my gi have voting I understand that by sig herein is true	laska Native (child, niece, not 18 years old shares to the not revoke, tare are taxes or ment of any of places in the rights for the gning this affice, and that I areceived anythis decided.	Claims Settle ephew, bro d. recipient(s) ke back, or wed as a re such taxes v ie hands of se shares; a davit, I am s im acting of	ement Act U.S. wither, or sister. I shown on the otherwise charks sult of this transwill be either mushe recipient a and that I will nowearing under full may own free with the recipient of my own free with the recipient and that I will nowearing under full my own free with the recipient and that I will nowearing under full my own free with the recipient and that I will nowe are with the recipient and that I will now the recipient and the recipient and that I will now the recipient and the rec	reverse of t nge this gift nsfer, Kootzr y responsibi Il authority to longer reco oath to the vill and am r	his document of shares one noowoo Inco lity as donor to transfer the eive dividence best of my k	nt. ce it has been made or porated will not be or the recipient's rehese shares by will consult or distributions for converge and belie by undue pressure, in	e. e responsible for paymer esponsibility. or gift; that I will no longe or these shares. of that everything state
WAIT to s	ign this a	affidavi	t until yo	u are in	the pres	sence of a no	tary public.
A NOTARY PUBLIC is an You can find this service Dated this Day	ce at Kootzn day of _	oowoo off	ices, banks, la	w firms, ar	-		
Shareholder (Signature	\						
Subscribed and sworn t	o before me	Day	day of Month		Year	, at City	State
Notary Public in and for							
My Commission Expires		Day Ye	ar				

IMPORTANT List the name, address and social security number of each recipient and the number of shares you wish to give.

1.		/	/		
	Recipients First Name (as it appears on Social Security Card)	Ⅳ 1.1.	Last Name		Relationship to Donor
	Recipients Complete Mailing Address				
	City Date of Birth://	State Social Se	Zip Code ecurity No.:/_	/	
	Month Day Year				Number of Shares to be gifted
2.	Recipients First Name (as it appears on Social Security Card)	/	Last Name		Relationship to Donor
	Recipients Complete Mailing Address	-			
	City Date of Birth://		Zip Code ecurity No.:/_		
	Month Day Year				Number of Shares to be gifted
3.	Recipients First Name (as it appears on Social Security Card)	M.I.	/Last Name	-	Relationship to Donor
	Recipients Complete Mailing Address				
	City Date of Birth://	State Social Se	Zip Code ecurity No.:/_		Number of Shares to be gifted
	Month Day Year				Nomber of shares to be gifter
4.	Recipients First Name (as it appears on Social Security Card)	M.I.	Last Name		Relationship to Donor
	Recipients Complete Mailing Address				
	City Date of Birth:// Month Day Year	State Social Se	Zip Code ecurity No.:/_	/	Number of Shares to be gifted
	tal Shares Transferred	Shares re	tained by donor (if ar	nv)	

The family tree is a visual history of your Native heritage. Start by filling in the recipient's name. Next, add the name and blood quantum of the recipient's parents and grant parents (both paternal and maternal). If you do not know the name or blood quantum of your family members, please fill this out to the best of your ability.

STOCK GIFTING



Family Tree Form:			
Completed by:		Date:	
	Father: Tribe: Blood Degree:	· ·	
Recipient Tribe: Blood Degree:		Grandfather: Tribe:	
	Mother: Tribe: Blood Degree:	•	

IMPORTANT if you are the recipient of a gift of stock from a Kootznoowoo shareholder, you must complete this affidavit and sign it in front of a notary public.

- 1	WAII to sign	uns amuayn	t until you al	e in the pre	Sence of a no	tary public.
	Settlement Comm	ble for determini to receive distribution Stock, the amble for paying who only if I am over aw does not allow 8. Signature below it rated complete the	ng the future ow utions or dividen ount to be based natever taxes may r age 18. w me to return the ndicates my accepted the transfer of shades	nership of my sl ds issued by Ko on the number y be owned as a ne shares, excep eptance of the pr ares from sharel	nares by gift or winder of shares I own. result of receiving the as a gift to a brownolder named about the state of the st	ill. porated to holders of g this gift to a brother ther or sister, and then I my request that ove to me.
	. I have not paid, transfo . I understand that if th	erred, or promise is gift approved, I	ed anything of va I will be responsi	lue to obtain the ble for voting m	se shares. y shares.	
1	Under oath, depose as I understand that if the stock as a gift from	e proposed gift if	approved, I will	receive	share(s) of Kootz (name of done	noowoo Incorporated or).
	Complete Mailing Address City	35	State	Zip Code		
	Month	Day Year		_		
	First Name (as it appear Date of Birth:/_	/			/	

Day

Month

Year

Release for Publication

I hereby consent to the publication of my name and hometown in the Kootznoowoo Shareholder newsletter or promotional materials published by Kootznoowoo Incorporated. I understand that this publication will take the form of an article, brochure or feature welcoming new shareholders or promoting stock gifting, and may appear more than once.

Dated this	day of		,	
Day		Month	Year	
Signature				
D				
Print name				
		*This for	rm does not need to be	signed in the presence of a notary public.
	R	elease for Pul	olication -Mino	r
	10		r 18 years of age)	•
I the undersigned	naront or logo	d guardian of the	minor child	/
				t Name Last Name
("The Child"), con	sent to the pub	lication of the Ch	ild's name and hom	ne town in the Kootznoowoo
Shareholder News	sletter or prom	otional materials	published by Koot	znoowoo Incorporated. I
understand that th	nis publication	will take the forn	of an article, broc	hure or feature welcoming new
	_		appear more than	
shareholders or p	omoung stock	girting, and may	appear more man	once.
Dated this	_ day of		·	
Day		Month	Year	
Signature				
Drint nama				
Print name				

*This form does not need to be signed in the presence of a notary public.

IMPORTANT if the recipient of a gift of Kootznoowoo Incorporated stock is less than 18 years of age, his or her parent or legal guardian may be appointed as a custodian of the shares. The shareholder who is gifting stock may also elect to act as custodian. This form must be completed by the custodian to accept the appointment.

In the matter of			, a minor:
Minor's Firs	st Name, Last Nar	ne	
This document appoints			as
Cus custodian of all stock and other p	stodians First Name,		y later he entitled to receive
from Kootznoowoo Incorporated	d, pursuant to the A	llaska Native Claims Settleme	ent Act ("ANCSA", 43 U.S.C. §
et seq.) until the minor reaches a	age 18. This appoint	tment complies with that Ala	ska Statute 13.46.085, as set
forth on the reverse side hereof.	•		
			_
Custodian's Full Mailing Address			
		194	
City	State	Zip Code	
The undersigned hereby consent	ts to and assents an	anaintments as sustadian for	the above name miner and
,			
agrees to receive and hold as cus	stodian all stock and	d property distributed that th	ne minor may be entitled to
receive from Kootznoowoo Incoi	rporated. The unde	rsigned further agrees to col	lect, hold, manage, invest, and
reinvest the custodial property in	n accordance with t	he Alaska uniform Transfer t	o Minors Act, as it may be
amended or replaced from time	to time. The under	signed acknowledges having	read and understood Alaska
Statutes 13.46.110 (both set fort	th on the reverse sid	de of this page), which are se	ections of that Alaska Uniform
Transfer of Minors Act that Addr	resses the appointm	nent, powers and duties of cu	ustodians for minors.
Custodian's Signature:			Date:
Family or legal relationship of cu	ıstodian to the abov	/e – named minor:	

Alaska Statutes Excerpts from the Alaska Uniform Transfers to Minors Act

AS 13.46.085. Native Corporation; Custodians;

- a) The stock or membership in a corporation organized under the law of this state un the Alaska Native Claims Settlement Act (43 U.S.C.§§ 1601-1642) that a minor is entitled to receive under the 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 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 if governed by this chapter, as modified by the following:
 - 1) [Repealed, §§ 12, ch. 60, SLA 1992]
 - 2) Under AS 13.46.150, third person is responsible for determining whether stock is inalienable under the Act:
 - 3) The custodian shall give an appropriate receipt for property received by the minor;
 - 4) The custodian may not alienate inalienable property received by the minor;
 - 5) The form of registration or title shall be "as custodian for ______ (name of minor; First, M.I., Last) under the Alaska Natives 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) Not withstanding AS 13.46.190, the stock shall be transferred to the minor when the minor reaches 18 years of age, or the minor's heirs if the minor dies before reaching 18 years of age.
- f) In this section.
 - 1) "Act" means the Alaska Native Claims Settlement Act (43 U.S.C. §§ 1601-1642);
 - 2) "Minor" means and 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.

AS 13.446.11. Care of Custodial Property

- a) A custodian shall;
 - Take control of custodial property.
 - 2) Register or record title to custodial property in appropriated; and
 - 3) Collect, hold manage, invest, and reinvest custodian 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 13.90.020 restricting investments by fiduciaries. If a custodian has a special skill or expertise or is named custodian on the basis or representations of s 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 transfer.
- c) A custodian may invest in or pay premiums on life insurance or endowment policies on:
 - 1) The life or the minor only if the minor or the minors 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 in 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 identity it clearly is 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 identifi	ied if it is recorded, and custodial property subject to registration is
also identified if it is either registered, or held in an ac	count 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 Ac

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 interval by a parent or legal representative of the minor or the minor if the minor has attained the age of 14 years.

Answers to Your Questions

Below we have provided answers to commonly asked questions about the gifting process. If you do not find an answer to your question here, please contact the Kootznoowoo office with the information provided at the bottom of this page.

(Q) Who can give a gift of Kootznoowoo Shares?

(A) Any Kootznoowoo shareholder over age 18 can give shares as a gift.

(Q) Who can receive a gift of Kootznoowoo shares?

(A) A recipient can be the donor shareholder's child, grandchild, niece, nephew, brother, or sister, either by birth or by legal adoption that occurred before the child was 18 years old.

(Q) Does the recipient have to be an Alaska Native?

(A) A person who receives a gift of shares must be either an Alaska Native or a descendant of a Native, including adopted descendants. Therefore, a recipient need not have a particular blood quantum to be eligible to receive a gift of shares.

(Q) Why do shareholders give some of their shares away as gifts?

(A) Shareholders give shares as gifts for many reasons. For example, some do it to celebrate a child's birthday or high school graduation. Others do it to pass on shareholder benefits to their descendants, so they can enjoy them too. A sister might gift some shares to a younger sibling if they were born after December 18, 1971, the Alaska Native Claims Settlement Act (ANCSA) enrollment cut-off date.

(Q) How many shares can a shareholder give away?

(A) A shareholder can give any number of shares as a gift. They can give one share, five shares, twenty-five shares, or every share they own. It is up to the shareholder to decide; though we recommend, a shareholder give at least two shares.

(Q) Can a gift include a fraction of a share?

(A) No. The gift must be given in whole shares. For example, if a donor wishes to divide 50 shares among her three children, two of her children will receive 17 shares and the third one will receive 16.

(Q) Is a gift of shares to a minor any different than a gift to an adult?

(A) If the recipient is under age 18, the shares will be held by a custodian (usually the parent or legal guardian, or the donor of the gift) until the recipient turns 18.

(Q) What about a relative of a shareholder's husband or wife?

(A) The recipient must be related to the shareholder by blood or adoption, not by marriage. Therefore you cannot gift shares to your spouse's niece or nephew.