

Instructions for Change of Ownership/ Application for Transfer

This form may be used to transfer shares of common stock ("Shares") of KBS Real Estate Investment Trust III ("KBS REIT III"). Please read the following important instructions and notices before completing this Form. If you have questions, please call (866) 584-1381.

INSTRUCTIONS

- 1. The term transferor means the party from whom the Shares are to be transferred (the "Transferor"). The term transferee is the party or parties to whom the Shares are to be transferred (the "Transferee").
- 2. If the transfer is due to death, please enclose a copy of the death certificate. If there is an executor of the estate, please enclose a copy of the letters of administration or court appointment of the executor dated within 90 days of the submission of this form.
- 3. If this account involves a custodian, please forward this form to the custodian for its signature with instructions to return it to KBS as indicated below.
- 4. Please send completed Change of Ownership form to: KBS REITs, c/o DST Systems, Inc., PO Box 219015, Kansas City, MO 64121-9015 (regular mail) or KBS REITs, c/o DST Systems, Inc., 430 W. 7th Street, Kansas City, MO 64105 (overnight mail).

NOTICES

- 1. Shares may be transferred only by the record owner or by its duly authorized agent or attorney upon (a) completion of forms obtained from KBS, (b) due execution and delivery of such forms and other documents to KBS as KBS may require, and (c) payment in full for the Shares and any applicable transfer fee. The transfer of Shares is subject to all the limitations and restrictions contained in KBS' charter and bylaws, both as amended and restated, and in compliance with applicable state and federal securities laws.
- 2. **No purchase** of Shares shall be made unless the purchaser meets the minimum net income and net worth standards set forth in KBS' charter, generally, either (a) a minimum net worth (exclusive of home, home furnishings and personal automobiles) of at least \$250,000 or (b) a minimum net worth (as previously described) of at least \$70,000 and a minimum annual gross income of at least \$70,000, and, **if applicable**, meets the higher net worth and gross income requirements imposed by the purchaser's state of primary residence as set forth in the current offering document for KBS shares or any supplement thereto.
- 3. With the exception of transfers by gift, transfers by inheritance, intrafamily transfers, family dissolutions, transfers to affiliates and transfers by operation of law (in each case without consideration paid), or transfers of all such Transferor's Shares, no transfer or assignment of Shares may be made such that the Transferor or Transferee would own less than the minimum investment amount specified in KBS' charter or the current offering document for KBS shares or any supplement thereto (generally, \$4,000 for public offerings).
- 4. No transfer or assignment of any Shares may be made if counsel for KBS is of the opinion that such transfer or assignment would be in violation of any federal or state securities or "Blue Sky" laws (including investment suitability standards) applicable to KBS or in violation of KBS' charter.
- 5. No transfer or assignment of any Shares may be made unless the Transferee has paid all reasonable expenses connected with such transfer.
- 6. KBS shall recognize any transfer of Shares properly made as of the close of business on the date recorded by KBS' transfer agent on the books of KBS. Until such time as the properly completed written instrument of transfer and all other required documentation has been received by KBS and recorded on its books, KBS shall be entitled to treat the Transferor of such Shares as the absolute owner thereof in all respects and shall incur no liability for distributions made in good faith to such Transferor.
- 7. A transfer of Shares will terminate the Transferor's participation in KBS' Dividend Reinvestment Plan with respect to such transferred Shares as of the date the transfer is accepted by KBS.
- 8. A transfer of Shares will result in the cancellation of any pending redemption requests.
- KBS will furnish information about the restrictions on transferability of these shares to any Transferor or Transferee on request and without charge. Please mail or deliver such requests to: KBS REITs, c/o DST Systems, Inc., 430 W. 7th Street, Kansas City, MO 64105 or Fax to: (877) 593-1115.





This form may be used by any current investor in KBS Real Estate Investment Trust III to transfer Shares.

If you have any questions, please call (866) 584-1381.

1. CURRENT INVESTOR INFORMATION (Investors/Trustees/Author	ized Individuals)					
MDC Assessment No.	7					
KBS Account No.]					
Investor Name	SSN/Tax ID					
Co-Investor Name	SSN/Tax ID					
ENTITY REGISTRATION* (Trust/Corporation/Partnership/Plan, etc.):						
Registration Title	Taxable ID					
*Documents identifying the name of entity, authorized signers, a	and signatures are required					
2. SHARE TRANSFER/MINIMUM RETAINED INVESTMENT						
PLEASE NOTE: With the exception of transfers by gift, transfers by inheritance, intrafamily transfers, family dissolutions, transfers to affiliates and transfers by operation of law (in each case without consideration paid), or transfers of all such Transferor's Shares, no transfer or assignment of Shares may be made such that the Transferor or Transferee would own less than the minimum investment amount specified in KBS' charter or the current offering document for KBS Shares or any supplement thereto (generally, \$4,000 for public offerings).						
For cost basis reporting, please indicate the type of transfer and provide transfe	r details where applicable:					
Re-registration Name change, divorce/separation, change to account type, change of custodian, etc.						
Death Required Documentation: Please include a copy of the death certificate and documentation showing individual(s) authorized to act on the decedent's account. Transfers due to death will be reported according to the date of death indicated on the decedent's death certificate.						
☐ Gift Date of gift:						
Transfers processed as gifts will be reported based upon the effective date of the transfer if	a gift date is not provided.					
Cost per Share: \$						
Please indicate the price paid per Share; the transfer cannot be completed without this information.						
Choose one option only:						
☐ Number of Shares to be transferred #						
or Percentage of Shares to be transferred %						
3. TRANSFER ATTESTATION						
The undersigned (insert the transferor(s) name(s) exactly as title is held to the Shares being transferred),						
	whose Social Security or Taxpayer					
Identification Number(s) is/are	hereby sells, assigns and transfers unto					
(name[s])	whose Social Security or Taxpayer					
Identification Number(s) is/are the Shares or percentage of Shares referenced under section						



2 above.



4. TRANSFEROR SIGNATURES

By executing this Form, the undersigned Transferor(s) represents and warrants that the transfer effected hereby is made in accordance with all applicable federal and state securities laws and regulations. The signature(s) on this Form must correspond with the name(s) in which the Transferor(s) holds the transferred Shares without any alteration or change whatsoever. Additionally, the Transferor, in connection with the undersigned's request to transfer the shares in KBS, hereby represents and warrants to KBS that the following statements are true:

- 1. The Transferor has completed all forms required by KBS.
- 2. The Transferor acknowledges that the Shares were originally purchased for long-term investment.
- 3. The Transferor has agreed upon the requested transfer and agrees that neither KBS nor the Dealer Manager for the sale of Shares by KBS shall be responsible for any loss incurred by Transferor as a result of such transfer.
- 4. The Transferor understands that the transfer may be made only in compliance with KBS' charter and bylaws, both as amended and restated, (including the requirements and restrictions described in the Notices section above) and will not be effective if not in compliance therewith.
- 5. The transfer of the Shares by the Transferor has been made in accordance with all applicable laws and regulations.
- 6. For Transfer on Death accounts, where all account owners are deceased, the beneficiary must sign as transferor.

IN WITNESS WHEREOF, the undersigned has/hav20 ALL SIGNATURES MUST BE GUARANTEED BY		ransferor Acknowledgement as of theda	ay of PROGRAM		
Printed Name of Transferor		Printed Name of Co-Transferor			
Signature of Transferor	Date	Signature of Co-Transferor	Date		
Medallion Signature Guarantee Star	np Here	Medallion Signature Guarantee Star	np Here		
Medallion Signature Guarantee - REQUIREL	0	Medallion Signature Guarantee – REQUIR	ED		
5. CUSTODIAN/ADMINISTRATOR AUT	HORIZATION (required for custodial-held accounts)			
Investments through Custodial accounts must be signed by Custodian/Administrator with a Medallion Signature Guarantee or the Custodian's Authorization Stamp accompanied by the Corporate Resolution with Authorized Signors.					
Signature of Custodian/Administrator	Date	Custodian Stamp Here			

Completed forms should be sent to:

Custodian Authorization Stamp - REQUIRED

Regular Mail Address: KBS Real Estate Investments Trusts, c/o DST Systems, Inc., PO Box 219015, Kansas City, MO 64121-9015 Overnight Mail Address: KBS Real Estate Investment Trusts, c/o DST Systems, Inc., 430 W. 7th Street, Kansas City, MO 64105

Should you have questions, please call (866) 584-1381.

DO NOT FAX - ORIGINALS REQUIRED







This form may be used by the transferee to acquire KBS Real Estate Investment Trust III Shares. If you have any questions, please call (866) 584-1381.

1. INVESTOR INFORMATION (Investors/Trustees/Authorized Individuals)				
Investor Name				
SSN/Tax ID Required	DOB			
•	e US ☐ Foreign citizen, country*			
Co Investor Name				
Co-Investor Name				
SSN/Tax ID Required	DOB			
☐ US Citizen ☐ US citizen residing outside the	e US Foreign citizen, country*			
ENTITY REGISTRATION* (Trust/Corporation/Page 1977)	artnership/Plan, etc.):			
Registration Title	Taxable ID			
*Documents identifying the n	ame of entity, authorized signers, and signatures are required			
Legal Address	City			
Legal Address				
	State Zip Code			
Mailing Address	City			
	State Zip Code			
Phone (Day)	Go Paperless! Provide your e-mail address below			
	to receive account statements and other investor			
Phone (Evening)	communications electronically**			
Check here if you are subject to backup withhole	ling - Please attach a copy of the withholding notice.			
* A U.S. Social Security number or Taxpayer Identification Number is required for all entities and authorized signers to open an account. Nonresident Aliens must supply a completed and signed original IRS Form W-8BEN.				
** By providing your e-mail address above, you are electing electronic delivery. KBS will make certain investor communications available on its website at www.kbs-cmg.com and notify you via e-mail when such documents are available. Investor communications that may be delivered electronically include account statements, tax forms, annual reports, acquisition updates, proxy statements and other investor communications. By electing electronic delivery, you agree that you have the appropriate hardware and software to receive e-mail notifications and view PDF documents. You understand you may incur certain costs associated with downloading and printing investor documents. Electronic delivery also involves risks related to system or network outages that could impair your timely receipt of or access to your documents. KBS may choose to send one or more items to you in paper form despite your consent to electronic delivery. You may also request a paper copy of any particular investor document. Your consent will be effective until you revoke it by either changing your delivery preference online at www.kbs-cmg.com, under the Investor Tab or by contacting KBS REIT III at (866) 584-1381.				
2. ACCOUNT TYPE (Check ONE box of				
☐ Individual (If applicable, attach TOD form)☐ ☐ Joint Tenant¹ (If applicable, attach TOD form)☐ ☐	S-Corporation ² $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$			
Tenants in Common ¹	Partnership ²			
☐ Community Property¹	Pension Plan ² SEP IRA			
UGMA: State of	Profit Sharing Plan ² ROTH IRA			
☐ UTMA: State of ☐ Trust ^{2,3} ☐	KEOGH Plan ²			

(1) All parties must sign. (2) Please attach pages of trust/plan document (or corporate/entity resolution) which lists the name of trust/plan/entity, trustees/officers or authorized signatories, signatures and date. (3) The Certification of Investment Powers for Trust Accounts form may be completed in lieu of providing trust documents.





3. SHARE TRANSFER/MINIMUM RETAINED INVESTMENT

PLEASE NOTE: With the exception of transfers by gift, transfers by inheritance, intrafamily transfers, family dissolutions, transfers to affiliates and transfers by operation of law (in each case without consideration paid), or transfers of all such Transferor's Shares, no transfer or assignment of Shares may be made such that the Transferor or Transferee would own less than the minimum investment amount specified in KBS' charter or the current offering document for KBS Shares or any supplement thereto (generally, \$4,000 for public offerings).

For cost basis reporting, please indicate the type of transfer and provide transfer details where applicable:					
☐ Re-registration Name change, divorce/separation, chan	ge to account type, change of custodian, etc.				
decedent's account. Transfers due to d signing section 8, I affirm that there are	ude a copy of the death certificate and documentation showing individual(s) authorized to act on the eath will be reported according to the date of death indicated on the decedent's death certificate. By no known disputes as to the persons entitled to the distribution of these shares under the non-probate to each person, and no known claims that would affect the distribution requested.				
Gift Date of gift:					
Transfers processed as gifts will be repo	orted based upon the effective date of the transfer if a gift date is not provided.				
Secondary Market Transfer Cost per Share: \$					
Please indicate the price paid per Share	; the transfer cannot be completed without this information.				
Choose one option only:					
☐ Number of Shares to be transferred	ed #				
or					
☐ Percentage of Shares to be transfe					
4. CUSTODIAN/THIRD PART	Y ADMINISTRATOR INFORMATION				
If the account is held by a custodian, send this form to the custodian for review and approval before submitting to the REIT.					
Custodian/Administrator Name					
Custodian/Administrator Address 1					
Custodian/Administrator Address 2					
Custodian/Administrator City	State Zip Code				
Custodian/Administrator Phone No.					
Custodian/Administrator Tax ID					

Important Note About Proxy Voting: By signing this Agreement, Custodian/Administrator authorizes the investor to vote the number of shares of common stock of KBS REIT III purchased/transferred under Section 3 of this Agreement, that are beneficially owned by the investor as reflected on the records of KBS REIT III as of the applicable record date at any meeting of the stockholders of KBS REIT III. This authorization shall remain in place until revoked in writing by Custodian/Administrator. KBS REIT III is hereby authorized to notify the investor of his or her right to vote consistent with this authorization.





5. DISTRIBUTION INFORMATION (Choose one or more of the following options)

							d the sum of the allocations otherwise approved by the % of distribution
☐ I prefer to particip	ate in the Divi	dend Reinves	tment Plan, as	described	in the current offering d	ocument*	
					le without custodial approv		
_					le without custodial approv		
Name							
Address							
City				State		Zip Code	
Account No.							
checking or savings in force until I notify I is authorized to debit	account <i>(not av</i> KBS in writing my account fo	vailable for brok to cancel it. Ir or an amount r	rerage accounts) In the event KBS not to exceed th	identified S deposits ne distribut	S to deposit my distributed below. This authorization funds in error into my a son amount of the errone	n will remain ccount, KBS ous deposit.	% of distribution
Financial Institution I	Name						☐ Checking ☐ Savings
ABA/Routing No.	<u> </u>				Account No.		
* If you elect to participa	ate in the Dividend	d Reinvestment F	Plan, Sections 6 an	nd 7 must be	completed by your financial re	epresentative.	
6. BROKER-DE	ALER AND	REGISTER	RED REPRE	ESENTA	TIVE INFORMATION	ON	
Broker-Dealer Name						Rep No.	
Representative's Co							
•							
Representative's Ad	aress						
Rep's City				State		Zip Code	
Rep's Phone No.				Fax No.			
Rep's E-mail Addres	ss			•			
7. FINANCIAL R	REPRESEN'	TATIVE SI	GNATURES	3			
The Transferee's Fina and may lawfully sell maintain records of the years. The undersigne concerning the Transpurchase of shares w Shares and other function (v) have reasonable grounds to believe the applicable to Transfer	ncial Advisor meshares of come information used confirms by feree identified ith the Transferdamental risks regrounds to belie at the purchastee set forth in technical companies.	nust sign below mon stock in sed to determin their signature herein are tru ee; (iii) have a related to the in eve that the Tr se of the Share the current offer	w to complete the the state design the that an investign that they (i) have, correct and dvised the Transprestment in the transferee is purces is a suitable ering document,	ne order. The nated as the ment in sha ave reason complete in sferee of all a Shares; (in chasing the investmer, and that T	ne Transferee's legal resingeres is suitable and appropriable grounds to believe the all respects; (ii) have confirmed and the currouse Shares for his or her for Transferee, that Transferee is in a financia	dence. The Fir priate for the Transchat the informa- discussed such and to the liquidi- ent offering do- own account; ansferee meets I position to en	at he/she is duly licensed nancial Advisor agrees to ansferee for a period of six ation and representations. Transferee's prospective ty and marketability of the cument to the Transferee; and (vi) have reasonable the suitability standards able Transferee to realize ment is for KBS REIT III.
Signature of	Financial Repre	sentative	Date		Branch Manager (If required by Bro		Date

Transferee Co-Transferee



8. TRANSFEREE SIGNATURES

TAXPAYER IDENTIFICATION NUMBER CONFIRMATION (REQUIRED): The Transferee signing below, under penalties of perjury, certifies that (i) the number shown on this Form is his or her correct Taxpayer Identification Number (or he or she is waiting for a number to be issued to him or her), (ii) he or she is not subject to backup withholding either because he or she has not been notified by the Internal Revenue Service ("IRS") that he or she is subject to backup withholding as a result of a failure to report all interest or distributions, or the IRS has notified him or her that he or she is no longer subject to backup withholding and (iii) he or she is a U.S. Citizen unless otherwise indicated in Section 1.

NOTE: CLAUSE (ii) IN THIS CERTIFICATION SHOULD BE CROSSED OUT IF THE WITHHOLDING BOX HAS BEEN CHECKED UNDER TRANSFEREE INFORMATION IN SECTION 1. The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

If the investor signing below is acquiring the shares through an IRA or will otherwise beneficially hold the shares through a Custodian/Administrator, the investor authorizes the REIT to receive (on behalf of the investor) authorization for the investor to act as proxy for Custodian/Administrator. This authorization coupled with the Custodian/Administrator authorization described in Section 4 hereto is intended to permit the investor to vote his or her shares even though the investor is not the record holder of the shares.

Please carefully read and separately initial each of the representations below, as applicable. Except in the case of fiduciary accounts, you may not grant any person a power of attorney to make such representations on your behalf. In order to induce KBS to accept this transfer, I hereby represent and warrant to KBS as follows:

(a)	If the transfer is for value, I have received a co	py of the latest off	ering document, as supplemented		
(b) If the transfer is for value, I meet the minimum net income and net worth standards set forth in KBS' charter, and, if applicable, I meet the higher net worth and gross income requirements imposed by my primary state of residence as set forth in the latest offering document for KBS shares or any supplement thereto. I will not purchase additional shares unless I meet the applicable suitability requirements set forth in the latest offering document for KBS shares (as supplemented) at the time of purchase			Initials	Initials	
(c)	I am purchasing the shares for my own account	, ,	·	Initials	Initials
(0)				Initials	Initials
(d)	I acknowledge that this is a long-term investme				
and or received. Thus, my investment in the Shares is not liquid					Initials
(f) (g)	restrictions that limit a stockholder's ability to sell his or her shares unless the prospective purchaser meets the suitability standards regarding income or net worth and the transfer complies with the minimum purchase requirements.				Initials
.0,	redemptions for one year from the date of transfer period and price of the shares as disclosed in Program	er and price therea in the current pla	Ifter will be based on Transferee's holding in document for the Share Redemption	Initials	Initials
	Printed Name of Transferee		Printed Name of Co-Tra	nsferee	
	Signature of Transferee	Date	Signature of Co-Transfere	ге	Date
	Medallion Signature Guarantee Stamp Here		Medallion Signature Guarantee Stamp Here		
	Medallion Signature Guarantee - REQUIRED		Medallion Signature Guarante	e – REQUIRED	







9. CUSTODIAN/ADMINISTRATOR AUTHORIZATION (required for custodial-held accounts)

nvestments through Custodial accounts must be sign Authorization Stamp accompanied by the Corporate F	,	or with a Medallion Signature Guarantee or the Custodian's gnors.
Signature of Custodian/Administrator	Date	Custodian Stamp Here
		Custodian Authorization Stamp – REQUIRED

Completed forms should be sent to:

Regular Mail Address: KBS Real Estate Investment Trusts, c/o DST Systems, Inc., PO Box 219015, Kansas City, MO 64121-9015 Overnight Mail Address: KBS Real Estate Investment Trusts, c/o DST Systems, Inc., 430 W. 7th Street, Kansas City, MO 64105

Should you have questions, please call (866) 584-1381.

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