IRA Election of Payment by Beneficiary for Traditional, Roth, and SIMPLE IRAs

1. IRA Owner Information							
NAME, ADDRESS, CITY, STATE AND ZIP					TYPE OF IRA (SELECT ONE):		
					☐ Traditional IRA☐ SIMPLE IRA☐ Roth IRA		
IRA ACCOUNT (PLAN) NUMBER	SOCIA	L SECURITY NUMBER (SSN)	DATE OF BIRTH		DATE OF DEATH		
2. Beneficiary Information							
NAI	ME, ADDRES	ME, ADDRESS, CITY, STATE AND ZIP			RA ACCOUNT (PLAN) NUMBER		
TAXPAYER IDENTIFICAT			YER IDENTIFICATION NUMBER/SSN				
DATE OF BIRTH		DAYTIME PHON	E NUMBER	E-MAIL (OPTIONAL)			
3. Beneficiary Election (Complete A, and either B, C, or D. See Additional Information included with this form.) A. Death Occurred: ☐ Before Required Beginning Date (RBD) ☐ On or After RBD (Roth IRA owners are treated as having died before the RBD.) B. Total Distribution of Beneficiary's Share ☐							
C. Designated Beneficiary [Elect	one option						
(1) Spouse as Sole Beneficiary ☐ Single Life Expectancy* (A ☐ Five-Year Rule (Only if dea ☐ Treat as Own (3) Qualified Trust** as Beneficing ☐ Single Life Expectancy - O	ath occurr	ge Method)	other Individuals Single Life Expectancy* Five-Year Rule (Only if	•	*		
☐ Five-Year Rule (Only if death occurred before RBD.)							
Trust's trustee has provided us with (check one):							
☐ Final list of trust's beneficiaries ☐ Copy of the Trust							
* If death occurred on or after RBD, the longer of the IRA owner's single life expectancy or the beneficiary's single life expectancy is used.							
** As determined by the trust beneficiary.							
D. No Designated Beneficiary (Applies to all beneficiaries if any non-individual has assets remaining on the determination date.)							
 □ Five-Year Rule (Only if death occurred before RBD.) □ IRA Owner's Single Life Expectancy (Only if death occurred on or after RBD.) Not Applicable to Roth IRAs. 							
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4. Payment Instructions

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A. PAYMENT ELECTION	B. PAYMENT METHOD	C. PAYMENT DETAIL (complete	ed by financial organization)			
I elect my payments to be made as follows:	(1) Deposited into my account at	Amount Requested	\$			
(1) Immediate Distribution	this financial organization.	Penalties Charged	(-)			
of\$	Account Type	Administrative Fees	(-)			
(2) Periodic Distribution		Subtotal (amount subject to withholding)	\$			
I authorize automatic distributions of	Account Number	Federal Income Tax Withheld	(-)			
\$ on a		State Income Tax Withheld (if applic	able) (-)			
\square monthly \square quarterly \square annual		Local Tax Withheld	(-)			
□ other	(2) □ Other	Net Amount Paid	\$			
basis, starting on .						
Continue periodic distributions until I		Date of Distribution				
notify you in writing otherwise.						
(3) □ Other						
E Will III El C av a						
5. Withholding Election (Not application)	able to Roth IRAs. See IRS Form W-8	BBEN if you are a foreign person.	.)			
The instructions to Form W-4P (Withholding O	Certificate) are included in the Additional	Information section of this form.	Form $W-4P$			
☐ I elect not to have Federal income tax with			Department of the Treasury			
☐ I elect to have 10 percent Federal income ta	-		Internal Revenue Service OMB No. 1545-0074			
I want the following additional dollar amou		ional percentage (%) withheld from each IRA			
distribution.						
☐ I elect to have \$ or	% State income tax withh	eld from my IRA distribution (if app	olicable).			
6 Signatures						
6. Signatures						
I am the beneficiary or individual legally author	rized to complete this form. I accept the	elections I made above. I understan	id that I must provide the			
custodian/trustee with a copy of the IRA owner.						
distributions. I understand that I am responsibl						
cannot provide me with legal advice. I have be						
Signature of Beneficiary	Date Signature of O	Custodian/Trustee	Date			
[This space intentionally left blank.]						

Additional Information

Purpose. The IRA Election of Payment by Beneficiary for Traditional, Roth, and SIMPLE IRAs form is designed to assist you in selecting your IRA distribution method and payment elections when the IRA Owner's date of death is 2019 or earlier. This form is not designed for use by beneficiaries of deceased plan participants of employer-sponsored retirement plans.

For Additional Guidance. It is in your best interest to seek the guidance of your tax or legal professional before completing this document. Your first reference should be the IRA agreement and disclosure statement you received upon establishing your IRA or amendments provided by the custodian/trustee. For more information refer to Internal Revenue Service (IRS) Publication 590-B, *Distributions from Individual Retirement Arrangements (IRAs)*, IRS Publication 505, *Tax Withholding and Estimated Tax*, instructions to your federal income tax return, or the IRS's web site at www.irs.gov.

Caution. If you are one of multiple beneficiaries you may find that your possible methods of distribution are restricted by the other beneficiary types and/or the timing of the IRA owner's death. The IRA agreement and disclosure statement in effect at the later of the time the IRA was established or amended, provide valuable information concerning beneficiary options. Custodian/trustee policies, such as a separate accounting policy, should be reviewed to determine their effect on beneficiary options.

Terms. A general understanding of the following terms may be helpful in completing your transactions.

Required Beginning Date (RBD). The RBD is April 1 of the year following the year in which an IRA owner attains age 70 1/2.

Determination Date. The determination date is September 30 of the year following the IRA owner's death year.

Designated Beneficiary. A designated beneficiary is an individual who has a remaining interest in the IRA on the determination date. Though an individual named as a beneficiary by the IRA owner and has a right to all or a portion of the IRA assets, he/she is not necessarily a designated beneficiary under the law. A named beneficiary who takes his/her entire interest in the IRA or disclaims, under Internal Revenue Code (IRC) Section 2518, his/her interest in the IRA before the determination date will be eliminated from the designated beneficiary(ies) determination.

A beneficiary who dies after the IRA owner's death and before the determination date will still be considered for designated beneficiary status.

A designated beneficiary sets the life expectancy period for distributions after an IRA owner's death. Usually, if there are multiple designated beneficiaries, separate accounting applies in accordance with Treasury Regulation 1.401(a) (9)-8, Q&A 2 and 3 and the life expectancy period of each beneficiary is used in the calculation. When there are multiple designated beneficiaries, and separate accounting is not applied, the age of the oldest beneficiary on the determination date is used for calculating required minimum distributions for all of the beneficiaries.

The IRA will be considered to have *no designated beneficiary* if any named beneficiary, with an interest still remaining on the determination date, is not an individual or an individual named as a beneficiary of a qualified trust which is a named beneficiary of the IRA.

If an individual is the beneficiary of a trust which is the beneficiary of an IRA, he/she should determine his/her appropriate beneficiary status with the trustee of such trust.

Qualified Trust as Beneficiary. The determination that a trust is a qualified trust beneficiary is made by the trustee of the trust beneficiary, pursuant to treasury regulation 1.401(a)(9)-4, Q&A-5. However, if this option is selected it requires the trustee to provide us, by October 31 following the year of IRA owner's death, with either a copy of the trust or a certified correct and complete final list of all trust beneficiaries.

Spouse as Sole Designated Beneficiary. Special rules apply to a surviving spouse who is the only beneficiary on the determination date. If the IRA owner died before his/her RBD, such spouse can postpone receipt of single life expectancy distributions until the year the deceased IRA owner would have reached age 70 1/2. Finally, such spouse can elect to treat the IRA as his/her own IRA and, if the surviving spouse is under age 70 1/2, not be required to take a distribution until the year he/she attains age 70 1/2.

Single Life Expectancy. The single life expectancy is the number of years an individual is expected to live based on various statistical and actuarial variables. The IRS provides a single life expectancy table in its regulations and in IRS Publication 590-B. A factor from the single life expectancy table will be divided into an IRA beneficiary's share of an IRA's previous year-end balance to calculate a required minimum distribution for the year for that beneficiary.

Five-Year Rule. The five-year rule requires the beneficiary's interest in the IRA to be fully distributed by the end of the fifth year following the IRA owner's death year.

Spouse Beneficiary Rollovers. Any spouse beneficiary can take a distribution of his/her share of a deceased spouse's IRA and roll it over to his/her own IRA.

Additional Information, Continued

Withholding of Federal Income Tax. Generally, federal income tax withholding applies to your taxable IRA distributions. The method and rate of withholding depends on (a) the type of distribution you receive, (b) whether the distribution is delivered outside the United States or its possessions, and (c) whether you (or your beneficiary after your death) are a nonresident alien individual, a nonresident alien beneficiary, or a foreign estate. Qualified distributions from a Roth IRA are nontaxable and, therefore, not subject to withholding. Because your tax situation may change from year to year, you may want to change your withholding election each year. You can change the amount to be withheld by using IRS Form W-4P or an appropriate substitute form.

Nonperiodic Payments—10% Withholding. Distributions from an IRA that are payable on demand are treated as nonperiodic payments. Your IRA custodian/trustee must withhold at a flat 10% rate from your IRA distributions unless you choose not to have federal income tax withheld. You can choose not to have income tax withheld from a nonperiodic payment by using IRS Form W-4P or an appropriate substitute form and providing your correct tax identification number (TIN). Generally, your choice to have income tax withheld or not will apply to any later distribution from your IRA. You may also specify an additional amount that you want withheld.

Caution. If you do not provide your correct TIN, your IRA custodian/trustee cannot honor your request not to have income tax withheld and must withhold 10% of the payment for federal income tax.

Choosing Not to Have Income Tax Withheld. You (or in the event of death, your beneficiary or estate) can choose not to have income tax withheld from your payments by using Form W-4P or an appropriate substitute form. For an estate, the election to have no income tax withheld may be made by the executor or personal representative of the decedent. The executor/representative must provide the estate's TIN/employer identification number (EIN).

Caution. There are penalties for not paying enough federal income tax during the year, either through withholding or estimated tax payments. New retirees, especially, should see IRS Publication 505, Tax Withholding and Estimated Tax. It explains the estimated tax requirements and describes penalties in detail. You may be able to avoid quarterly estimated tax payments by having enough tax withheld from your IRA using Form W-4P or an appropriate substitute form. You can also use the calculator at www.irs.gov/W4App to determine your tax withholding more accurately.

Changing Your "No Withholding" Choice. If you previously chose not to have income tax withheld and you now want 10% withholding, write "Revoked" next to the checkbox on line 1 of IRS Form W-4P and provide a copy to your IRA custodian/trustee. To the extent you want a greater amount withheld, complete a new Form W-4P or an appropriate substitute form for your IRA custodian/trustee.

Payments to Foreign Persons and Payments Outside the United States. Unless you are a nonresident alien, withholding (in the manner described above) is required on any nonperiodic payments that are delivered to you outside the United States or its possessions. You cannot choose not to have income tax withheld on Form W-4P. See IRS Publication 505, *Tax Withholding and Estimated Tax* for additional details.

In the absence of a tax treaty exemption, nonresident aliens, nonresident alien beneficiaries, and foreign estates generally are subject to a 30% withholding tax under IRC Section 1441 on the taxable portion of a nonperiodic pension or annuity payment that is from U.S. sources. However, most tax treaties provide that private pensions and annuities are exempt from withholding and tax. Also, payments from certain pension plans are exempt from withholding even if no tax treaty applies. See IRS Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities, and IRS Publication 519, U.S. Tax Guide for Aliens, for details. A foreign person should submit IRS Form W-8BEN, Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding and Reporting, to the IRA custodian/trustee before receiving any payments. The Form W-8BEN must contain the foreign person's Taxpayer Identification Number (TIN).

If you are a foreign person who has taken an IRA distribution and has provided a Form W-8BEN, the IRA custodian/trustee will furnish a statement to you on IRS Form 1042-S, Foreign Person's U.S. Source Income Subject to Withholding, by March 15 of next year.

State Withholding. Your state may allow or require state income tax withholding on any taxable distribution.

Local Withholding. Your local governing authority may allow or require local income tax withholding on any taxable distribution.