# 3 Prudential Financial

# **Beneficiary Designation Form**

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About F	Plan number	Sub plan number	Marital status						
You	0 _ 0 _ 6 _ 8 _ 6 _ 1 _		— ∟ Married ∟ Single,	widowed or legally divorced					
				widowed or legally divorced					
using blue or L black ink.) F L	Social Security number Daytime telephone number								
		area cod	/e						
	First name	MI Last nam	ne						
		<del></del> _							
	Address  City  State ZIP code								
						Are you still employed by the e			
					Your	I designate the following as be	neficiary of my account w	vith regard to the percentage(s) I have	ve indicated below.
					Beneficiary	(A) Primary Beneficiary(ies)		(B) Secondary Beneficiary(i	es)
Designation (See "Instructions for Choosing your Beneficiary")	FULL LEGAL NAME	<del></del>	FULL LEGAL NAME	FULL LEGAL NAME					
	Address		Address						
	0 10 11	<del></del>	<u>%_</u>						
	Social Security number	Percentage	Social Security number	Percentage					
	Date of birth	My Relationship	Date of birth	My Relationship					
	Date of bitti	Kelationship	Date of birth	Relationship					
	FULL LEGAL NAME		FULL LEGAL NAME						
	Address		Address	<del></del>					
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		<u>My</u>		My					
		Relationship	Date of birth	Relationship					
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- Use whole numbers
- Sign the formInitial any changes
- Have your spouse's signature notarized



30 Scranton Office Park Scranton, PA 18507-1789

## **Instructions For Choosing Your Beneficiary**

Please print using blue or black ink. Keep a copy for your records and send the original form to the address above.

#### **Plan Provisions**

For Married Participants: Before a distribution to a non-spouse beneficiary may be processed, you must waive your right to a spousal survivor annuity and your spouse must consent to the waiver. A valid waiver and spousal consent may be given only after you have been furnished with written explanations of your right to receive a Qualified Joint and Survivor Annuity (QJSA) at retirement, or a Qualified Pre-Retirement Survivor Annuity (QPSA) in the event you die before benefit payments begin.

Once you have received an explanation of the QPSA, you may waive the QPSA by completing the Authorization on this form, and having your spouse consent to the waiver by completing the Spousal Consent section. Generally, you may waive the QPSA only during the "applicable election period." This period begins on the first day of the Plan year in which you attain age 35 and ends on the earlier of your death or the date on which your account balance commences to be paid under the Plan. Your plan may permit you to waive a QPSA prior to age 35; however, if this is the case any such election must be reaffirmed with appropriate spousal consent during the Plan Year in which you attain age 35. Please consult your plan administrator as to the terms of your plan. Your spouse's consent to the waiver of QPSA must be witnessed by either a notary or an authorized plan representative.

If you die before you begin to receive benefits and the above-described waiver of the QPSA and the spousal consent have not been completed, the plan must:

- 1. Automatically pay a spousal death benefit consisting of at least 50% of your account balance to your surviving spouse (if any) as beneficiary,
- Unless your spouse elects otherwise after your death, pay that death benefit in the form of an annuity. This annuity form of payment
  would provide your spouse with a series of monthly payments over his or her life. The amount of each payment would depend on
  your account balance and your spouse's age at the time of your death.

#### **General Provisions**

- A. The terms of the plan govern the payment of any benefit.
- B. Primary beneficiary(ies). If more than one person is named and no percentages are indicated, payment will be made in equal shares to the Primary beneficiary(ies) who is living at the time the benefit first becomes payable. If a percentage is indicated and a Primary beneficiary(ies) is not alive at the time the benefit first becomes payable, the percentage of that beneficiary's designated share will be divided equally among the surviving Primary beneficiary(ies).
- C. If there is no Primary beneficiary(ies) living at the time of the participant's death, any benefit that becomes payable will be distributed to the surviving Secondary beneficiary(ies) listed, if applicable.
- D. Payment to Secondary beneficiary(ies) will be made according to the rules of succession described under Primary beneficiary(ies) in provision B above. If no designated beneficiary(ies) is alive when payment is otherwise payable, payment will be made in accordance with the plan.
- E. If a Trust is named as beneficiary, any payment to the Trust will be made as if the Trustee is acting in such fiduciary capacity until written notice to the contrary is received.

### **Examples of Beneficiary Designations**

If you feel that none of the examples below fit the type of beneficiary designation you want, please send a detailed description of what you propose to Prudential.

Use the term:

- "My Living Children" if you want all your children (born or adopted of any marriage) living at the time of payment to equally share
  the benefit. This will also include all such children born or adopted after you completed the form. Do not include the names of your
  children if you use this term.
- 2. "My Living Trust" if you want to designate your Living Trust. You must also give the name(s) of the Trustee(s), name(s) of the successor Trustee(s) (Trustee and Successor Trustee cannot be the participant), the date of the Trust Agreement and the address if a bank or trust company is the Trustee.
- 3. "My Testamentary Trust" if you want to designate the Trust in your Last Will and Testament. Do not name your Trustee.
- 4. "My Estate" if you want the benefit to be paid to your estate.
- 5. **"Per Stirpes"** if you want the payment(s) to be paid up to and including the second generation of descendants. For example, if a beneficiary in such class is not living when a payment is due, such payment will be made in equal shares to any living sons and daughters (born or adopted of any marriage), of such beneficiary. If there are no living sons and daughters of such beneficiary when a payment is due, payment will be made to the estate of the last to die of the participant or such beneficiary.