Beneficiary form

Retirement plan beneficiary designation

Contract/Plan ID Number:	
Location Number: _	
	CTD01304

You may designate your beneficiary either online at principal.com or by completing the below form. Follow these steps to name your beneficiary(ies): 1) Complete the Personal Information section. 2) Select one of the beneficiary choices (Choice A, Choice B or Choice C). See Page 3 for more detailed instructions and examples. 3) Name your beneficiary(ies) on Page 2. 4) Sign the form at the bottom of Page 2. 5) Return the beneficiary form to the Principal Financial Group by fax: 866.704.3481, or by mail: Principal Financial Group, P.O. Box 9394, Des Moines, IA 50306-9394. My personal information (please print with black ink) Name Phone number Social Security number Last First MI **Address Email address** Street City State My beneficiary choices (pick one) Choice A: Single participant (includes widowed, divorced orlegally separated) I am not married and designate the individual(s) named on Page 2 of this form to receive death benefits from the plan. I understand if I marry, this designation is void one year after my marriage (some plans specify a shorter period). Choice B: Married with spouse as sole beneficiary (spouse's signature is not required) I am married and designate my spouse named on Page 2 of this form to receive all death benefits from the plan/contract. Choice C: Married with spouse not as sole primary beneficiary [Spouse's signature required — review the Qualified Preretirement Survivor Annuity (QPSA) consent at the end of this form.] I am married and designate the individual(s) named on Page 2 of this form to receive death benefits in accordance with the plan provisions. Note: If you are married and do not name your spouse as the sole primary beneficiary, your spouse must sign the consent below. The signature must be witnessed by a plan representative or notary public. If you are younger than age 35, your spouse must again consent to this in writing at the start of the plan year in which you reach age 35 for this designation to remain effect. Notice to spouse: In signing, you are also verifying that you have read the QPSA notice and consent on the last page of this form. By checking this box, I agree only to the beneficiary designation on this form. My spouse cannot change the beneficiary without my consent. **Spouse's Signature** (must be witnessed by a plan representative or notary public) Date The spouse appeared before Plan Representative or me and signed the consent on: **Notary Public Signature** Date (Check if applicable) I certify that my spouse cannot be located to sign this consent. I will notify the plan sponsor if my spouse is located. Note: If your spouse cannot be located, check this box and have it witnessed by the plan representative.

It must be established to the satisfaction of the plan representative that your spouse cannot be located.

I certify that spousal consent cannot be obtained because the spouse cannot be located.

Plan Representative Signature	Date	
X	/	/

Contract/Plan ID Number: _____

Name [primary beneficiary(ies)]	Date of birth	Relationship	Social Security number	Percent
Address	City	State	ZIP	
Name [primary beneficiary(ies)]	Date of birth	Relationship	Social Security number	Percent
Address	City	State	ZIP	
f primary beneficiary(ies) is not lin n most circumstances, your contingen f the primary beneficiary predeceases	t beneficiary(ies) will onl	y receive a death ber		
Name [contingent beneficiary(ies)]	Date of birth	Relationship	Social Security number	Percent
Address	City	State	ZIP	
Name [contingent beneficiary(ies)]	Date of birth	Relationship	Social Security number	Percent
Address	City	State	ZIP	
*Effective 1/1/20, limitations may apply. S	See "Required Distribution R	ules for Designated Ber	eficiaries" later in this form.	
Name change				
Change my name from:	Change my name to:		Date /	/
Reason: Married Divorce	Other-provide reas	son:		
My signature				
This designation revokes all prior desi	gnations made under th	e retirement plan.		
My signature (required)			Date	
V			, ,	

Naming my beneficiary(ies)

current and complete.

Under the penalties of perjury, I certify by my signature that all of the information on this beneficiary designation form is true,

Instructions

Read carefully before completing this form. To be sure death benefits are paid as you wish, follow these guidelines:

Use Choice A If you are not married.

Use Choice B If you are married and want all death benefits from the plan paid to your spouse. Your spouse does not

have to sign the form.

Use Choice C If you are married and want death benefits paid to someone other than your spouse, in addition to your

spouse, or to a trust or estate. Your spouse must sign the spouse's consent on this form. This signature $\frac{1}{2}$

must be witnessed by a plan representative or notary public.

You may name one or more contingent beneficiaries. If you need more space to name beneficiaries or name a Trust, Testamentary Trust, or minor children (custodian for minors), please attach a separate list that you have signed and dated.

Be sure you sign and date the form. Keep a copy of this form for your records. If you do not date the form, the designation will become effective the day it's received by your plan sponsor or Principal Life Insurance Company depending upon plan provisions.

If your marital status changes, review your beneficiary designation to be sure it meets these requirements. If your name changes, complete the Name Change section of this form.

Examples of naming beneficiaries

Be sure to use given names such as "Mary M. Doe," not "Mrs. John Doe," and include the address and relationship of the beneficiary or beneficiaries to the participant. If you need more space to name beneficiaries or name a Trust, Testamentary Trust, or minor children (custodian for minors), please attach a separate list that you have signed and dated. The following examples may be helpful to you.

Name	Relationship	Social Security number	Address	Amount/percent
Mary M. Doe	Sister	###-##-###	XXXXXXXXXX	100%
Jane J. Doe John J. Doe or to the survivor	Mother Father	###-##-#### ###-##-####	XXXXXXXXXX XXXXXXXXXX	50% 50%
Jane J. Doe if living; otherwise	Spouse	###-##-####	xxxxxxxxx	100%
to John J. Doe	Son	###-##-###	XXXXXXXXXX	100%
My Estate				100%
ABC Bank and Trust Co.	Trustee or successor in trust under (trust name) established (date of trust agreement)		xxxxxxxxx	100%
John J. Doe/Trust creat of the participant	ted by the Last Will an	d ABC Bank Testament	xxxxxxxxx	100%
John J. Doe	Son		XXXXXXXXXX	33.4%
Jane J. Doe William J. Doe	Daughter Son		XXXXXXXXXXX	33.3% 33.3%
have received, if living.	If no child of a decea	,		
	Mary M. Doe Jane J. Doe John J. Doe or to the survivor Jane J. Doe if living; otherwise to John J. Doe My Estate ABC Bank and Trust Co. John J. Doe/Trust creat of the participant John J. Doe Jane J. Doe William J. Doe If any of my children pr have received, if living. survivors of my children	Mary M. Doe Sister Jane J. Doe Mother Father or to the survivor Jane J. Doe Spouse if living; otherwise to John J. Doe Son My Estate ABC Bank and Trustee or success established (date) Trust Co. established (date) John J. Doe/Trust created by the Last Will and of the participant John J. Doe Son Daughter William J. Doe Son If any of my children predecease me, the surn have received, if living. If no child of a deceas survivors of my children, equally.	Mary M. Doe Sister ###-#### Jane J. Doe Mother ###-#### Jane J. Doe Father ###-#### Jane J. Doe Father ###-#### Jane J. Doe Spouse ###-##### Jane J. Doe Spouse ###-##### If living; otherwise to John J. Doe Son ###-#### My Estate ABC Bank and Trustee or successor in trust under (trust name) established (date of trust agreement) John J. Doe/Trust created by the Last Will and ABC Bank Testament of the participant John J. Doe Son Jane J. Doe Daughter William J. Doe Son If any of my children predecease me, the surviving children of any such child shave received, if living. If no child of a deceased child survives, the share of the survivors of my children, equally.	Mary M. Doe Sister ######## XXXXXXXXXX Jane J. Doe Mother ####### XXXXXXXXXX John J. Doe Father ####### XXXXXXXXXX or to the survivor Jane J. Doe Spouse ###-#### XXXXXXXXXX if living; otherwise to John J. Doe Son ###-#### XXXXXXXXXX My Estate ABC Bank and Trustee or successor in trust under (trust name) XXXXXXXXXX Trust Co. established (date of trust agreement) John J. Doe/Trust created by the Last Will and ABC Bank Testament XXXXXXXXXX of the participant John J. Doe Son XXXXXXXXXX Jane J. Doe Daughter XXXXXXXXXX William J. Doe Son XXXXXXXXXX If any of my children predecease me, the surviving children of any such child shall receive in the share shave received, if living. If no child of a deceased child survives, the share of that child of mine shall go

Minor children

(custodian for minor)

John J. Doe, son, and Jane J. Doe, daughter, equally, or to the survivor. However, if any proceeds become payable to the beneficiary who is a minor as defined by the Iowa Uniform Transfers to Minors Act (UTMA), such proceeds shall be paid to Frank Doe as custodian for John Doe under the Iowa UTMA.

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* Required Distribution Rules for Designated Beneficiaries.

If you die before your full benefit is paid, or your benefit option pays a benefit past your death, your beneficiary must receive full payment by December 31st of the 10th calendar year that begins after your death. This period may be extended to the life or life expectancy of your beneficiary if your beneficiary is one of the following:

- Your surviving spouse;
- •Your minor child (restricted back to 10 years once your child reaches the age of majority);
- •A disabled individual as defined within Internal Revenue Code section 72(m)(7);
- •A chronically ill individual as defined within Internal Revenue Code section 7702B(c)(2); or
- •An individual who is not more than 10 years younger than you

Beneficiaries that are not individuals (like an estate) may be restricted to only receiving benefits for no longer than December 31st of the 5th calendar year that begins after your death.

Qualified Preretirement Survivor Annuity (QPSA) notice

If your spouse has a vested account in a retirement plan, federal law requires that you receive a special death benefit if your spouse dies before beginning to receive retirement benefits (or, if earlier, before the beginning of the period for which the retirement benefits are paid).

If you have been married to your spouse for at least one year (some plans may specify a shorter time period), you have the right to receive this payment for your life beginning after your spouse dies. The special death benefit is often called a qualified preretirement survivor annuity (QPSA). This death benefit will automatically be paid in a lump sum rather than as a QPSA if the value of the death benefit is \$5,000* or less.

If the lump-sum value of the death benefit is greater than \$5,000, the death benefit will be paid in the form of a QPSA. Other options may be available. The actual amount of the QPSA benefit will vary depending on the vested account balance, your age and the cost to purchase the benefit.

Your right to the QPSA benefit provided by federal law cannot be taken away unless you agree to give up that benefit. If you agree, your spouse can choose to have all or part of the death benefits paid to someone else. The person your spouse chooses to receive the death benefits is usually called the beneficiary. As an example, if you agree, your spouse can have the death benefit paid to his or her children instead of you.

Example: Pat and Robin Doe agree that Robin will not receive the QPSA benefit. Pat and Robin also decide that half of the death benefit that is paid from Pat's vested account will be paid to Robin, and half of the death benefit will be paid to Pat and Robin's child, Chris. The total death benefit is \$200 per month. After Pat dies, the plan will pay \$100 per month to Robin for the rest of Robin's life. Chris may also receive payments from the plan as long as the Required Distribution Rules for Designated Beneficiaries is followed.

Your choice to give up the QPSA benefit must be voluntary. It is your personal decision if you want to give up the right. If you sign this agreement, your spouse can choose the beneficiary who will receive the death benefit without telling you and without getting your agreement. Your spouse can change the beneficiary at any time before he or she begins receiving benefits or dies. You have the right to agree to allow your spouse to select only a particular beneficiary. If you want to allow your spouse to select only a particular beneficiary, check the box in Choice C under the My Beneficiary Choices section, which will limit the beneficiary choice to the one designated on this form.

You can agree to give up all or part of the QPSA benefit. If you do so, the plan will pay you the part of the benefit you did not give up, and pay the remaining part of the benefit to the person or persons selected by your spouse.

You can change your mind with respect to giving up your right to the QPSA benefit until the date your spouse dies. After that date, you cannot change this agreement. If you change your mind, you must notify the plan administrator in writing that you want to revoke the consent you give on this form.

You may lose your right to the QPSA benefit if your spouse and you become legally separated or divorced even if you do not sign this agreement. However, if you become legally separated or divorced, you might be able to get a special court order called a qualified domestic relations order (QDRO) that specifically protects your rights to receive the QPSA benefit or that gives you other benefits under this plan. If you are thinking about separating or getting a divorce, you should get legal advice on your rights to benefits from the plan.

^{*} Your plan can specify a lower dollar amount.

Beneficiary form

QPSA spousal consent and agreement

I understand that I have a right to a QPSA benefit from my spouse's retirement account (see prior section for explanation of QPSA benefit) if my spouse dies prior to receiving retirement benefits—or if earlier, before the beginning of the period for which the retirement benefits are paid. I also understand that if the value of the QPSA benefit is \$5,000* or less, the plan will pay the benefit to me in one lump-sum payment.

I agree to give up my right to the QPSA death benefit and to allow my spouse to choose another beneficiary to receive some or all of that benefit. I understand that by signing this agreement, my spouse can choose any beneficiary without telling me and without my consent agreement, unless I limit my spouse's choice to the particular beneficiary by checking the appropriate box in the My Beneficiary Choices section of this form. If I do not check this box, I understand that my spouse can change the beneficiary at any time before retirement benefits begin without telling me and without getting my approval.

I understand I do not have to sign this agreement. I am signing this agreement voluntarily. If I do not sign this agreement, I will receive the QPSA benefit if my spouse dies before beginning to receive retirement benefits—or, if earlier, before the beginning of the period for which the retirement benefits are paid. I understand that if the value of the QPSA benefit is \$5,000* or less, the plan will pay the benefit to me in one lump-sum payment.

Contract/Plan ID Number:

Insurance products and plan administrative services are provided by Principal Life Insurance Company®, a member of the Principal Financial Group®, Des Moines, IA 50392.

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