

Annuity Beneficiary Designation Form

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The Variable Annuity Life Insurance Company (VALIC) The United States Life Insurance Company in the City of New York (USL)

Call 1-800-448-2542 for assistance.

The officed otates Elic modifice company in the oity	OI NEW TOTA	(UUL)				
1. CLIENT INFORMATION						
Name:			SSN or Tax	ID:		
Marital Status: ☐ Married ☐ Not Married ☐ Widowed ☐ Account Number(s): Changes made on this form will apply to						table.
2. BENEFICIARY DESIGNATION						
This beneficiary designation supersedes all previous beneficia A beneficiary may be an individual, institution, estate, or trus To ensure that all beneficiaries are identified, list each by na Section 3 must also be completed if you are designating an If no percentage is indicated, your benefits will be paid equa When there are multiple beneficiaries and one predeceases the beneficiary name allows the children of the deceased be	st. ame. minor as a benef ally to the listed l s you, the procee	ficiary. beneficiaries. eds will be div	rided between the remaining be	neficiaries. A	designation of "Per S	tirpes" after
PRIMARY BENEFICIARIES: INDICATE PRIMARY BENEFIC Primary beneficiaries receive death benefits upon the client's • Section 4 must also be completed if you are naming so ERISA-covered plan or a non-ERISA plan that provides	death. meone other th	an your spo	use as the primary beneficiar	y and you aı	re a participant in ei	ther an
1. Name:	-	-			SSN or Tax ID:	
Address:						
E-mail:			Relationship:		Percent (Whole):	%
2. Name:	Phone: ()	DOB or Trust Date:		SSN or Tax ID:	
Address:						
E-mail:			Relationship:		Percent (Whole):	%
3. Name:	Phone: ()	DOB or Trust Date:		SSN or Tax ID:	
Address:						
E-mail:			Relationship:		Percent (Whole):	%
4. Name:	Phone: ()	DOB or Trust Date:		SSN or Tax ID:	
Address:		City:		State:		
E-mail:			Relationship:		Percent (Whole):	%
☐ Check here if you have named additional primary beneficial Print your name and last 4 digits of your social security nuteral contingent BENEFICIARIES: INDICATE CONTINGENT IS Contingent beneficiaries receive death benefits if all the primary	mber or account	t number at the BELOW	ne top of each separate sheet a	ttached. n.		equal 100%
1. Name:	Phone: ()	DOB or Trust Date:		SSN or Tax ID:	
Address:		City:		State:	•	
E-mail:						
2. Name:	Phone: ()	DOB or Trust Date:		SSN or Tax ID:	
Address:		City:		State:		
E-mail:			Relationship:		Percent (Whole):	%
3. Name:	Phone: ()	DOB or Trust Date:		SSN or Tax ID:	
Address:		City:		_ State:	•	
E-mail:			Relationship:		Percent (Whole):	%

2. BENEFICIARY DESIGNATION (CONTINUED)				
4. Name: Phone:	()	DOB or Trust Date	:	SSN or Tax ID:
Address:				
E-mail:	Re	elationship:		Percent (Whole): %
☐ Check here if you have named additional contingent beneficiaries on Print your name and last 4 digits of your social security number or ac	a separate sheet, signe	ed, dated and attache	ed to this form.	Total must equal 100%
3. CUSTODIAN FOR BENEFICIARY WHO IS A MINOR				
Claims will only be paid to a custodian or through an alternative gu primary or a contingent beneficiary, you must designate a custodian for contact a local attorney regarding other alternatives to guardianship requ	the beneficiary who is a irements.	minor under your sta	ate's Uniform Trans	fers (Gifts) To Minors Act or
as Custodian for (name of custodian) (name of	beneficiary who is a mir	under the nor) (st	Uniform Trar tate)	nsfers (Gifts) to Minors Act.
☐ Check here if you have named additional minor beneficiaries on a se Print your name and last 4 digits of your social security number or ac	parate sheet, signed, da	ated and attached to	this form.	
4. ERISA SPOUSAL CONSENT				
Spousal Consent is required for ERISA plans and certain other emp Administrator or a Notary Public must witness your spouse's signal Center at 1-800-448-2542.				
Under federal law for ERISA plans and the terms of some employer plans, of the amount in this contract if your spouse dies before you.	as the spouse of the col	ntract owner, you hav	e the right to receiv	e a survivor benefit of at least 50%
 I agree to the beneficiary designation listed above. I understand and agree that I'm giving up my right to receive a survivor be 	enefit navment, and I rele	ease contract/certficiat	te issuer from all lial	hility for completing this transaction
Tandorotana and agree that thi giving up my ngit to receive a curviver so	onone paymone, and i role		to locator from all flat	omy for completing the transaction.
Spouse (Print Name)	Spouse's Signature (Must be witnessed b	y Plan Administrato	or or Notary Publi	Date
PLAN ADMINISTRATOR'S ACKNOWLEDGEMENT	NOTA	RY PUBLIC		
 The client has established to my satisfaction that spousal consent is not required. 	State o	f	_ County of	
OR				year of
I affirm that any signature of a client's spouse in this section has been witnessed either by me or by a Notary Public.	Before	me personally appea	ared	
withessed either by file or by a Notary Fublic.	,	of spouse)		
Plan Administrator (Print Name)		to me to be the persor acknowledged to me t		ERISA SPOUSAL CONSENT and d the same.
	Notary	Public		 Date
Plan Administrator's Signature Date				
5. CLIENT APPROVAL				
I certify that the information provided above is true and correct. I request government ID. For your protection California law requires the following to appear on this insurance coverage or to make a claim for the payment of a loss is guilty	form: Any person who	knowingly presents fa	alse or fraudulent in	nformation to obtain or amend
Client's Signature For the security of our clients, first time beneficiary designations or chan	ges submitted via fax or	Date mail require identific	eation verification.	
Skip this form! Log in at corebridgefinancial.com/retire and	d submit online.			
Please fax the completed form to 1-800-858-2542 or mail to the address	ss below for processing	g:		
Retirement Services Center If overr P.O. Box 15648 Amarillo, TX 79105-5648	1050	ement Services Cente N. Western St. illo, TX 79106-7011	r	
Questions about this form may be directed to 1-800-448-2542, Monday	through Friday, 7 a.m	- 8 p.m. Central Time).	
All companies are who	ly owned subsidiaries of Co	orehridge Financial Inc.		

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Information

BENEFICIARY DESIGNATION

In the event that no Beneficiary is designated, the Plan distribution will be paid to your estate unless the plan document provides otherwise.

Upon the Client's death, payment shall be made to the Primary Beneficiary(ies) if living, otherwise to the Contingent Beneficiary(ies) if living unless otherwise indicated. If there is no Beneficiary living when the Client dies, payment shall be made to the Client's estate unless the plan document provides otherwise.

Only lawful children, born to or legally adopted by the Client, shall be included as a class if the class designation of "children" or "all my children" is named as Beneficiary.

The plan sponsor may rely on an affidavit by any Beneficiary relating to the date of birth, death, marriage or remarriage, names, addresses and other facts concerning all Beneficiaries. The plan sponsor shall incur no liability in relying and acting on such affidavit. Beneficiary Designation will not take effect until the form has been received and accepted in good order.

CHANGE OF BENEFICIARY DESIGNATION

The Client has the right to change the Beneficiary Designation by written request in form satisfactory to the plan sponsor signed while the Client is alive. If you change your beneficiary from your spouse to a non-spouse, a spousal consent will be required before the change becomes effective. When the written request has been recorded, the change shall be effective as of the date the request was signed, even though the Client may have since died.

A change of Beneficiary Designation will have no effect on any action taken by the company before the change is recorded. A change of Beneficiary Designation shall revoke any prior Beneficiary Designation.

INTERNAL REVENUE SERVICE (IRS) AND DEPARTMENT OF LABOR (DOL) GUIDANCE ON MARRIAGE

For federal tax law and ERISA purposes, under current IRS and DOL guidance (1) a same-sex marriage that was valid in the state or country it was entered into will be recognized by the IRS or DOL, regardless of the married couple's place of domicile; and (2) although a state may recognize domestic partnerships or civil unions, the terms "spouse," "husband and wife," "husband," and "wife" do not include individuals who have entered into a registered domestic partnership, civil union, or other similar formal relationship recognized under state law that is not denominated as a marriage under the laws of that state.

QUALIFIED JOINT AND SURVIVOR ANNUITY AND QUALIFIED ANNUITY BENEFIT: FOR ERISA PLANS ONLY

This notice should be provided to you at least 30 days, but no more than 180 days, before your proposed distribution date.

If you are married, your retirement plan distributions will be paid to you in the form of a Qualified Joint and Survivor Annuity ("QJSA") unless you elect a different form of distribution. Under your QJSA, if your spouse survives you, the plan will pay him or her at least 50% of the amount the plan had been paying to you, on the same frequency as the payments to you. If you are not married, your benefit will be paid monthly over your life and will end upon your death unless you elect a different form of distribution. This benefit is referred to as a Qualified Annuity Benefit ("QAB").

The plan may satisfy the QJSA or QAB by using your vested account balance to purchase an annuity contract from an insurance company. The actual monthly payments made under the annuity contract will depend on the value of your account balance, annuity purchase rates used by the insurance company, your age, and if you are married, your spouse's age at the time the distribution begins.

The following table reflects the relative values of monthly payments from a Joint and Survivor Annuity and a Life Annuity, assuming a vested account balance of \$5,000 and an interest rate of 6%. This table is based on the Annuity 2000 Mortality tables. The table is hypothetical and does not reflect the value of your individual benefit or the actual payments you or your beneficiaries would receive. Please note that as the ages change, the payment amount will change. If none of the examples closely approximates your situation, you may obtain a more accurate value specific to your situation from your plan administrator or from your financial professional.

Age at Benefi	t Startii	ng Date)					
Annuitant	70	65	60	55	50	45	40	35
Spouse	65	70	55	60	45	50	35	40
Monthly Payment								
Annuitant Life Only	39.62	35.35	32.38	30.27	28.75	27.61	26.76	26.13
Joint and 50% Survivor Joint and	35.47	33.65	30.21	29.26	27.53	26.99	26.07	25.76

75% Survivor 33.71 32.86 29.23 28.78 26.95 26.70 25.73 25.58

This QJSA or QAB requirement may not apply to smaller account balances (generally below \$5,000) and will not apply if you have elected another form of benefit. A partial withdrawal would be considered another form of benefit for this purpose. Other alternate forms of benefits that may be available under your employer's plan and under your plan investments may include:

Annuity

An annuity can provide you with payments for your life or for your life and that of your beneficiary; payments for a specified period; payments for your lifetime with a minimum guaranteed period; or a continuation of payments to your surviving spouse that is different from the plan's percentage of the payments made to you. Generally, the more that the form of payment guarantees, such as a minimum period of payments, or payments to your surviving spouse or to another beneficiary, the more that specified benefit amount will cost. There are IRS rules that may limit the period during which payments may be made.

Lump-Sum Distribution

If you elect a lump-sum distribution, your benefit will be paid to you in one payment. The amount of your benefit is the vested portion of your account balance as of the valuation date used to calculate your distribution.

Installments

If you elect to receive your benefits in installments, you may specify the dollar amount and frequency of your payments. The period of time over which you receive these installments cannot be greater than your life expectancy or the joint life and last survivor expectancy of you and your designated beneficiary. There are other IRS rules that may further limit the period over which you receive payments.

In order to elect one of these alternative forms of benefits you must waive your right to the QJSA or QAB, and if you are married, your spouse must also consent in writing. In addition, this written consent must be witnessed by a Notary Public or by your Plan Administrator. You are entitled to 30 days (but no more than 180 days) within which to make this decision. Although you have at least 30 days to make this decision, under some circumstances, you may waive this minimum 30-day period, and if you submit a waiver of the QJSA or QAB less than 30 days after it is signed we will assume that you are waiving this notice period. Unless a waiver of the QJSA or QAB is made irrevocably, you have the right to revoke the waiver and execute another waiver at a later time, up to the time when the benefit payments have started. You also have the right to defer receiving a distribution, subject to the terms of your employer's plan as well as legal requirements that generally require distributions to commence upon the later of attainment of age 75 (if born after December 31, 1959), 73 (if born after December 31, 1950, and before January 1, 1960), age 72 (if born after June 30, 1949 and before January 1, 1951), age 701/2 (if born before July 1, 1949), or after death.

The investment options available to you, the right to change investment options, and the fees imposed under the investment options will not be affected by your decision to defer distributions.