

## Metropolitan Life Insurance Company BENEFICIARY DESIGNATION

Please read Instructions on next page before completing this form. Do not erase or attempt to make corrections; use a new form

Gro	oup Policy No.		Insured's Social S	Security No.		
In a ben	accordance with the conditions of the Group Policy list seficiary(ies) (if any) and designate as primary benefic	ciary(ies) and contin	revoke any previous on gent beneficiary(ies) ( ficiary Designation	if any) in the event of the ins	ficiary(ies) and cor ured's death, the f	ntingent ollowing:
	Full Name (Last, First, Middle Initial)	Relationship	Date of Birth	Address (Street, City, S	itate, Zip)	Share %
,	ment will be made in equal shares or all to the su				TAL:	100%
In th	ne event said primary beneficiary(ies) predecease(s)	•	ŭ	•		
	Full Name (Last, First, Middle Initial)	Relationship	Date of Birth	Address (Street, City, S	itate, Zip)	Share %
Day	ment will be made in equal shares or all to the su	univer unless ethe	arwice indicated	TO	TAL:	100%
lf n	o beneficiary or contingent beneficiary designate th shall be payable as provided in the Group Poli	d shall be living fo				
	No	ote: See Next Page	for Important Inform	ation		
	Trust(ee) Designation (applies only if a trust has been created in an executed trust agreement)					
	Name of Trustee(s)					
	Address		City	State	Zip Code	
	and successor(s) in trust, as Trustee(s) under					
	Dated executed by me and said Trustee(s).					
	MetLife shall not be responsible for the application or disposition of the proceeds by said Trustee(s), and the receipt of the proceeds by said Trustee(s) shall be full discharge of the liability of MetLife under the Group Policy.					
	If this form is executed by the insured, it is understood and agreed, however, that if MetLife receives proof satisfactory to it that the aforesaid trust has been revoked or is not in effect at the insured's death, the beneficiary shall be the insured's Estate, and payment to the estate's legal representative based on such proof shall be full discharge of liability of MetLife under the Group Policy or certificate.					
	If this form is executed by the current owner (who is not the insured), it is understood and agreed, however, that if MetLife receives proof satisfactory to it that the aforesaid trust has been revoked or is not in effect at the insured's death, the beneficiary shall be the current owner, if living at the insured's death, or the current owner's estate if the current owner is not living at the insured's death, and payment to the estate's legal representative based on such proof shall be full discharge of liability of MetLife under the Group Policy or certificate.					
Trust(ee) (Under Will) Designation (applies only if a trust has been set forth in your Will) The trust(ee) under any last Will and Testament of mine as shall be admitted to probate.						
	If for any reason whatsoever, no Trust(ee) under any such last Will and Testament shall be duly appointed, I hereby designate <b>My Estate</b> as beneficiary and any payment made in good faith to the legal representative of my estate shall be full discharge of the liability of MetLife under the Group Policy.					
l re	serve the right to change the designated benefici	ary(ies) at any time	e without (his/her/the	eir) consent.		
(Plea	se Print)					
Name of Insured or Owner (if assigned)			Daytime Phone No.			
Street Address			City	St	ate Zip Co	ode
Signature of Insured or Owner (if assigned)			Date Signed			

Submit Completed Form To Employer and Retain a Copy for Your Records

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## GENERAL BENEFICIARY INFORMATION

You may find the following definitions helpful in completing your Beneficiary Designation form.

**Primary Beneficiary:** Your primary beneficiary should be the individual(s) or organization that you wish to receive the insurance proceeds. You may have the proceeds divided among several primary beneficiaries. To do this, you must indicate what percentage of the proceeds you would like them to receive. Your total shares must equal 100%.

Contingent Beneficiary: Your contingent beneficiary should be the individual(s) or organization that you wish to receive the insurance proceeds if your primary beneficiary(ies) (see definition above) predecease(s) the insured. You may have the proceeds divided among several contingent beneficiaries. To do this, you must indicate what percentage of the proceeds you would like them to receive. Your total shares must equal 100%.

Trust(ee) Designation: If you plan to have the insurance proceeds distributed through a Trust, you should complete this section with the appropriate information. Your Trust(ee) will be held fully responsible for the application for and disposition of the insurance proceeds. This section should only be used if you have a legally drawn inter vivos trust agreement or an appropriate Trust(ee) is designated under your Last Will and Testament. If you complete this section, do NOT complete the Primary or Contingent Beneficiary sections.

An inter vivos trust is a trust established during the life of the trustor (the person who creates the trust) for the benefit of the trustor or other living persons.

## INSTRUCTIONS FOR COMPLETING BENEFICIARY DESIGNATION

- 1. Fill in the insured's Name of Employer, Group Policy Number (found on your Certificate) and Social Security Number at the top of the form. At the bottom of the form, fill in the name of the insured person or owner (if assigned), the daytime phone number, address, and sign and date the form.
- 2. Fill in the Primary Beneficiary(ies) and Contingent Beneficiary(ies), if any. For each Primary and Contingent Beneficiary listed, enter the relationship (when the relationship of the beneficiary is other than by blood or marriage, the relationship should be shown as "Nonrelative"), date of birth, address(es) (permanent residence) and percentage of share (all shares must add up to 100%).
- 3. If you wish to name a Trust(ee) as beneficiary, complete one of the two Trust(ee) Designations **instead** of the Primary and Contingent Beneficiary sections. If the trust is an inter vivos trust, check only the first Trust(ee) Designation box, and complete the top Trust(ee) designation. You should enter (1) the name and address of the Trust(ee); (2) the Title of the Agreement; and (3) the date of its execution. **NOTE: AN INTER VIVOS TRUST MUST BE A LEGALLY DRAWN AGREEMENT**.

If you wish to make a Trust(ee) under Will Designation, check only the second Trust(ee) Designation box.