



**Contingent Beneficiary (optional):** If no Primary Beneficiary listed above is alive upon my death, I designate the following person(s) to receive my account balance upon my death: [Up to 3 decimals may be entered when assigning percentages (e.g., 33.333%, 33.334%, etc.), but the total for all contingent beneficiaries must equal 100%.]

**NOTE: MassMutual does not retain Contingent Beneficiary information nor will it be displayed on our participant website at [www.retiresmart.com](http://www.retiresmart.com).**

Name	Relationship	Social Security #	Percent
Name	Relationship	Social Security #	Percent
Name	Relationship	Social Security #	Percent
Name	Relationship	Social Security #	Percent

(must total 100%)

**SIGNATURE**

I understand that this beneficiary designation supersedes any previous designation.

Participant \_\_\_\_\_

Date \_\_\_\_/\_\_\_\_/\_\_\_\_

**MAIL to: Pipe Fitters Local 597  
 Individual Account & 401(k) Plan  
 45 N. Ogden Avenue  
 Chicago IL 60607  
 OR FAX to: 312-829-9796**

Sample wording for use in completing this form:

*To Designate*

1. Your estate
2. The trustee of the Trust established under your Will
3. The trustee of your Revocable or Irrevocable Trust

*Use This Wording*

- Executors or Administrators of my estate
- (Name of trustee) as trustee, or the then acting trustee, of the Trust established under (your name) Will dated (date of Will)
- (Name of trustee) as trustee, or the then acting trustee, of the (name of Trust) established on (date of Trust)

**Trust as Beneficiary:**

Before designating a trust as the beneficiary of your plan benefit, you should consult an attorney with expertise in trusts and estates law. Some of the factors to consider include:

1. Who is going to be the beneficiary – your spouse, a minor child – and what are their financial needs?
2. Are the protections of a trust desirable?
3. What are the income tax consequences of designating a trust as beneficiary?

The following requirements must be satisfied before your trust beneficiaries will be treated as your retirement plan’s designated beneficiary:

1. The trust must be valid under state law.
2. The trust must be irrevocable or must, by its terms, become irrevocable on your death.
3. The trust’s beneficiaries must be identifiable from the trust instrument.
4. You must provide trust documentation to the retirement plan provider.
5. All trust beneficiaries must be individuals.

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