

ENROLLMENT & BENEFICIARY RECORD

Jame (PLEASE PRINT: First, Middle, this is a name change, print the prior name(s) Date Employed New Participants: I do hereby pa	Last) s) of record:		
this is a name change, print the prior name(s	s) of record:		
	Date of Birth		
New Participants: I do hereby pa			Gender
	articipate as of	(Service Cr	redit Date), in the thereof as presently
onstituted or as they may hereafted any be made from time to time by from my compensation such amou	er be amended and to any to the Retirement Committee	rules and regulations pert e. My Employer is hereb	taining to the Plan that
lave you been employed by anoth fyes, give Municipality name:			
New Participants: I hereby design reserve the right to change such a Beneficiary Changes: I hereby reme Defined Benefit Plan, and I hereby remary Beneficiary (ies)	designation at any time. evoke and cancel all benef	iciary designations hereto	
Syour spouse is not listed as Primary Ben	neficiary, make note of #8 of the	General Provisions on the rev	verse side.
Name	Relationship	Address	%
n the event that no primary benefit	• • •		shall be payable to the
ollowing contingent beneficiary (i	ies) according to the terms	of the Plan:	
Contingent Beneficiary(ies) Name	Relationship	Address	%
This designation	is subject to the General	Provisions on the rever	rse side.
Date	Participan	t's Signature	
n view of this agreement, the fore	named employee is hereby	designated as a Particip	ant in the
tement i iun.			



DESIGNATION OF BENEFICIARY GENERAL PROVISIONS

- 1. You may designate a primary beneficiary or beneficiaries and, in addition, may name a contingent beneficiary or beneficiaries to receive any benefit that may become payable under the Plan by reason of your death.
- 2. If you designate more than one beneficiary, each shall share equally unless you specify a different allocation or preference. The allocation among beneficiaries must total 100%.
- 3. Such designation may be revoked or changed at any time and from time to time without notice to any beneficiary, and shall not be effective unless and until filed with the Authorized Agent.
- 4. If you fail to designate a beneficiary, or if no designated beneficiary survives you, the Death Benefit shall be paid to your spouse, if living, or otherwise, to your estate.
- 5. Neither your Employer, the Trustees or the Fund shall be named as beneficiary.
- 6. You cannot designate a minor child (under age 18) as a beneficiary.
- 7. It is your responsibility to change beneficiaries if you have a life changing event such as marriage, a divorce or a death of a beneficiary.
- 8. **If you are a vested** Employee at the time of your death, your spouse may be eligible for a Spouse's Pension under the terms of the Plan. A Spouse's Pension will be paid in lieu of any payment to a designated beneficiary. If you are no longer an active Employee, refer to the terms of the Plan regarding Death Benefits payable after termination of employment or during retirement.
- 9. If your primary beneficiary dies after he/she begins receiving the payments, any remaining payments will go to the estate of the primary beneficiary. Your contingent beneficiary will not receive the remaining benefits. Your contingent beneficiary will only receive the remaining certain payments if your primary beneficiary is deceased at the time of your death.
- 10. If your pension plan includes a Hybrid Option, your accumulated employee contributions will be paid to the designated beneficiary.
- 11. Under Oklahoma law, if at the time of your death you are divorced from the spouse named as beneficiary, the beneficiary designation is revoked. Annulment of the marriage shall have the same effect as divorce. Benefits would then be paid to the remaining named beneficiary(ies). There are exceptions to this rule as set forth in 15 Oklahoma Statutes Section 178. If you have questions about this rule you should seek legal advice.