OMB Control No. 2900-0319 Respondent Burden: 5 Minutes

Department of Veterans Affairs

FIDUCIARY AGREEMENT

Privacy Act Notice: The VA will not disclose information collected on the form to any source other than what has been authorized under the Privacy Act of 1974 or Title 5, Code of Federal Regulations 1.526 for routine uses (i.e. request from a Congressman on behalf of a beneficiary) as identified in the VA system of records, 37VA27, VA Supervised Fiduciary/Beneficiary and General Investigative Records, and published in the Federal Register. Your obligation to respond is mandatory. Giving your SSN account information is voluntary. Refusal to provide your SSN by itself will not result in the denial of benefits. The VA will not deny an individual benefits for refusing to provide his or her SSN unless the disclosure of the SSN is required by a Federal Statue of law in effect prior to January 1, 1975 and still in effect.

Respondent Burden: We need this information to appoint a fiduciary for the beneficiary's VA benefits. Title 38, United States Code, allows us to ask for this information. We estimate that you will need an average of 5 minutes to review the instructions, find the information, and complete this form. VA cannot conduct or sponsor a collection of information unless a valid OMB control number is displayed. You are not required to respond to a collection of information if this number is not displayed. Valid OMB control numbers can be located on the OMB Internet Page at www.whitehouse.gov/library/omb/OMBINVC.html#VA. If desired, you can call 1-800-827-1000 to get information on where to send comments or suggestions about this form.

,	,							
1. ADDRESS OF VA OFFICE (complete mailing address)		:	2. VA CONTA	ACT/PHONE NUMBER				
3. NAME OF VETERAN (First - middle - last)	4. VA FILE NUMBER		5. SOCIAL S	SECURITY NUMBER				
6. NAME(S) OF BENEFICIARY(IES)								
A.	D.							
В.	E.							
C.	F.							
7. I, THE UNDERSIGNED FIDUCIARY, HEREBY AGREE TO SERVE AS:								
☐ LEGAL CUSTODIAN ☐ CUSTODIAN-IN-FACT ☐ SPOUSE PAYEE ☐ INSTITUTIONAL PAYEES (For veterans only) ☐ (For veterans only)								
and agree to use all beneficiary funds paid by the Department of Veterans Affairs (VA) for the benefit of the beneficiary(ies) listed above. I agree to invest any surplus funds as shown below in Item 8, or as may later be required by VA.								
I AGREE TO SAVE THE FOLLOWING AMOUNTS: 8A. LUMP SUM	AMOUNT	8B. MONTHLY AMOU	NT	8C. EFFECTIVE DATE				
I agree to release all beneficiary funds, U.S. savings bonds, and other securities under my control as a VA fiduciary upon the termination of my trust as directed by VA. If a beneficiary is a minor, I will turn over to the beneficiary all of his or her remaining VA-derived funds, U.S. savings bonds, or other securities at the time the beneficiary reaches the age of majority.								
I understand that I am am not required to submit periodic accountings to VA of all the beneficiary's funds I receive and use. If I am required to account, a VA representative has explained to me the frequency, scope and format of the accounting.								
I am aware of the information on the back of this agreement and will comply with the requirements stated.								
I understand that this agreement may be altered only with VA approval.								
I CERTIFY THAT if and while I am authorized to take a commission, I am not receiving and will not receive any other form of remuneration or payment in connection with rendering fiduciary services on behalf of the above named beneficiary(ies).								
9A. SIGNATURE OF FIDUCIARY	9B. SOCIAL SECURITY	NUMBER OF FIDUCIA	ARY 9C.	DATE SIGNED				
9D. NAME OF FIDUCIARY (Type or print)	9E. TITLE OF FIDUCIARY							
10A. SIGNATURE OF FIELD EXAMINER	10B. DATE SIGNED							
NOTE: This agreement supersedes any existing fiduciary agreement in	volving the beneficiar	w(iec)						

INFORMATION FOR FIDUCIARY

(Note: "Beneficiary" means the veteran or other VA beneficiary(ies))

AUTHORITY. Under authority given by Congress in 38 U.S.C. §5502(a)(1), VA recognizes you as fiduciary (payee) to receive and manage the VA funds of the beneficiary(ies) named on the front of this agreement. This agreement supersedes any existing VA fiduciary arrangement involving the beneficiary.

RESTRICTED USE OF VA FUNDS. The VA-derived funds you receive under this agreement are not for your personal use. You will receive these funds as a federal fiduciary, which means that you use the funds exclusively for the beneficiary and his or her VA-recognized dependents, if any, and as specifically authorized by VA. You may not mix the beneficiary's funds with your own personal funds.

APPROVAL FOR USE OF VA FUNDS. VA must approve any use of a beneficiary's VA funds. You agree to use these funds only as specifically authorized by VA. You agree to request VA approval for all spending from these funds, unless VA has previously authorized the expenditures. Any questions regarding authorized expenditures should be addressed to the Fiduciary Activity at the address and phone number on the front of this form.

AUTHORIZED INVESTMENTS FOR SURPLUS VA FUNDS. A legal custodian may only place VA funds not needed by the beneficiary in specific investments. These funds may be placed in U.S. savings bonds or in interest or dividend-paying accounts in State or Federally insured institutions, whichever is to the beneficiary's advantage. Excess funds in a checking account should be placed in a higher earning account; for example, a savings account. Legal custodians may also use a beneficiary's surplus VA funds for purchase of a pre-need burial plan or burial insurance on behalf of the beneficiary.

REGISTRATION OF ACCOUNTS AND INVESTMENTS. Fund accounts must be set up to show proper ownership as follows: "(Beneficiary's Name), by (Your Name), Federal fiduciary. Savings bonds must show proper ownership and existence of the fiduciary relationship, as follows: "(Beneficiary's Name), (Social Security No.), under custodianship by designation of the Department of Veterans Affairs." The bonds may not be cashed without VA approval.

ACCOUNTINGS. You must keep complete and accurate records of income received, expenditures, savings and investments. Information on the front of this agreement shows whether or not you are required by VA to submit periodic accountings. When accountings are required, you should submit them on the form that VA will give you. Although you may not be required now to submit accountings, VA may require accountings later. If so, VA will inform you.

CERTIFICATES OF BALANCE ON DEPOSIT AND VERIFICATION. When accountings are required and there are beneficiary funds on deposit, you must also submit a VA Form 21-4718a, Certificate of Balance on Deposit and Authorization to Disclose Financial Records. VA will give you that form which also includes an authorization for you to allow VA to verify deposits directly with the financial institution, if necessary.

BOND AND WITHDRAWAL AGREEMENTS. VA will tell you if you must purchase a corporate surety bond to protect the beneficiary's funds or sign a withdrawal agreement to provide additional protection of the beneficiary's VA funds.

COMMISSIONS/FEES. You may not take commissions or fees from the beneficiary's VA funds for your fiduciary services unless specifically authorized by VA.

TAX EXEMPTION AND CLAIMS OF CREDITORS. By Federal law, a beneficiary's VA income may not be taxed. As fiduciary, you must protect the beneficiary's funds from the claims of creditors. A creditor may not legally take the beneficiary's funds from you. Any questions regarding these issues should be addressed to the VA office shown on the front of this agreement.

NOTIFICATION OF CHANGES. You must inform VA when the beneficiary leaves your custody or has a change of address. You must also inform VA of any change in the beneficiary's status that may affect entitlement. Examples are hospitalization, employment, imprisonment, marriage, separation, divorce, gain or loss of dependents, and death.

PROTECTION OF THE BENEFICIARY. VA will take any necessary action to protect the interest of the beneficiary including, but not limited to, removing you as payee. VA may take legal action to recover funds from you that have been misused.

QUESTIONS. When you have questions about your responsibilities as payee, please contact the VA office shown on the front of this agreement.

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