

Change of Information or Beneficiary – Member Update

Mambaridantif	cation info	nation event	مرائد معرفا	+ +ba C44T B-	ncion Dla				Note: Date format is		
Member identifi	cation – inform	nation current	ly on file a					6 : 11	•	D : (B: I	
Last Name				First N	Name		Initial	Social Insul	ance Number	Date of Birth	
Change of perso	nal informatio	on – complete	<i>only</i> the i	nformation th	nat has chan	ged					
Last Name			First Nan	ne	Initial	Social Insurance	e Number	Date of Birth	Sex (M/F) Lar	nguage Preference English	French
Mailing Address						Telep	hone (include	area code)	Effective da	ate of address cha	nge
Change of marita	Il status – use	this section to	provide in	formation abo	out your ma	arital status and	your spouse	if applicable			
Your spouse is the purisdiction of empl		-	-		on-law rela	tionship. For the	e applicable	definition of	spouse, refer to tl	he definitions fo	r each
rrent Marital Status	on file	Single		Married		Common-Law		Widowed	Divorced	S	eparated
rital Status - Pleas	e update your n	narital status h	ere:								
Married	Common-	-Law	Comple	te the informat	tion about yo	our eligible spous	e.				
Spouse Last Name	ie		Spouse First Name			Sex (M/F)	Spouse Date of Birth		Date of Marriage/Start of Common-Law		
		leath of spouse									
Widowed	Date of c	leath of spouse		Please pro	ovide a cop	y of the Death C	Certificate.				
Widowed	Date of c		livorce/sep	paration Vis	sit our webs	ite to learn about	t the treatme		s on relationship b		
Divorced	Separated	Date of d	livorce/sep	paration Vis	sit our webs ne Plan may	ite to learn about	t the treatme	on from you to	verify the separa	tion or divorce.	
Divorced Change of designed lease note: This benefits the series of the	Separated gnated benefic	Date of d	livorce/sep	paration Vis	sit our webs ne Plan may esignated b signations y	ite to learn about require addition eneficiaries of y	t the treatme al information	en from you to	verify the separa	tion or divorce.	on behalf (
Divorced Change of designesse note: This benchember cannot change the CAAT Pension Plante pre-retirement deeath. You should nar	Separated gnated beneficiary designage a beneficiary n pays a pre-ret ath benefit. You ne as your designage as your designage.	Date of deciary - use thing tion revokes a designation, designation designated by the designated by the designated benefic	s section to the sect	paration Vis Th To name the do Deneficiary des Denember has th The vou die before es can only received.	esignated b signations y hat authorit	ite to learn about require addition eneficiaries of y you may have suby. If you have an re-retirement de	t the treatme al informatio our CAAT Po ubmitted to eligible spon eath benefit	ension Plan po the CAAT Pe use on the da if you do not	re-retirement dea nsion Plan. An inc te of your death, have an eligible s	th benefit dividual acting of they are the sol pouse on the da	e recipien
Divorced Change of designess and cannot change of cannot	Separated gnated benefic eficiary designa ge a beneficiary n pays a pre-ret ath benefit. You ne as your desig e on the date of eligible spouse of eported to work ble children (see	Date of deciary - use this stion revokes a process of designation, designated by the designated benefic from the date of the in Ontario or the CAAT survivo	s section to my prior benefit if beneficiariaries the your deat!	paration Vision The Construction Vision The Construction Vision The Construction The Constr	sit our webs the Plan may esignated b signations y that authorit e you retire ceive the pr sons who you that named an erminated e applicable of	eneficiaries of y you may have su ty . If you have an re-retirement de ou would like to y designated be employment wit definition of chile	t the treatme al information our CAAT Per ubmitted to eligible spon- eath benefit receive the neficiaries, thy our CAAT d) on the da	ension Plan puthe CAAT Peuse on the daif you do not pre-retireme	re-retirement dea nsion Plan. An inc te of your death, have an eligible s nt death benefit in ment death bene g Employer, you d	th benefit dividual acting of they are the sol pouse on the dan the event that fit will be paid to not have an e	e recipier ite of you you do n o your es ligible
Divorced Change of designesses note: This bening the CAAT Pension Planter of the President	Separated gnated benefic eficiary designa ge a beneficiary n pays a pre-ret ath benefit. You ne as your desig e on the date of eligible spouse of eported to work ble children (see benefit paid to n considers you e meets the defi e has not waive	Date of deciary - use this stion revokes a grade death ar designated benefic from the date of the control of the CAAT survivor your designated of the control of the contro	s section to section to section the section the section the section the section the section that section t	paration Vis Th To name the desceneficiary desceneficiary descenember has the vou die before es can only resperson or person or person when you to webpage for a liaries or estate de spouse for this diction of enpenefits.	esignated be signations y hat authorite e you retire ceive the presons who you to named an erminated e applicable ce will be continued to the pre-retire proposed the pre-retire proposed to the pre-retire propos	eneficiaries of y you may have su ty. If you have an re-retirement de bu would like to y designated be employment wit definition of chile rrespondingly re rement death be (see last page of	t the treatment our CAAT Per ubmitted to eligible spore that he neficiaries, the your CAAT d) on the darduced.	ension Plan puthe CAAT Peuse on the daif you do not pre-retirementhe pre-retirementhe pre-retire participating te of your defent for application application of the pre-retire defent for application application application of the pre-retire defent for application	re-retirement dea nsion Plan. An inc te of your death, have an eligible s nt death benefit in ment death bene g Employer, you d ath, they receive a	th benefit dividual acting of they are the sol pouse on the dan the event that fit will be paid to not have an eachildren's pen	e recipier ite of you you do r o your es ligible
Divorced Change of designesses note: This beninember cannot change of cannot c	Separated gnated benefic eficiary designa ge a beneficiary n pays a pre-ret ath benefit. You ne as your desig e on the date of eligible spouse of eported to work ble children (see benefit paid to n considers you e meets the defi e has not waive	Date of deciary - use this stion revokes a grade death ar designated benefic from the date of the control of the CAAT survivor your designated of the control of the contro	s section to section to section the section the section the section the section the section that section t	paration Vis Th To name the desceneficiary desceneficiary descenember has the vou die before es can only resperson or person or person when you to webpage for a liaries or estate de spouse for this diction of enpenefits.	esignated be signations y hat authorite e you retire ceive the presons who you to named an erminated e applicable ce will be continued to the pre-retire proposed the pre-retire proposed to the pre-retire propos	eneficiaries of y you may have su ty. If you have an re-retirement de bu would like to y designated be employment wit definition of chile rrespondingly re rement death be (see last page of	t the treatment our CAAT Per ubmitted to eligible spore that he neficiaries, the your CAAT d) on the darduced.	ension Plan puthe CAAT Peuse on the daif you do not pre-retirementhe pre-retirementhe pre-retire participating te of your defent for application application of the pre-retire defent for application application application of the pre-retire defent for application	re-retirement dea nsion Plan. An inc te of your death, have an eligible s nt death benefit in ment death bene g Employer, you d ath, they receive a	th benefit dividual acting of they are the sol pouse on the dan the event that fit will be paid to not have an eachildren's pen	e recipier ite of you you do n o your est ligible
Divorced Change of designesse note: This bening the CAAT Pension Plate and Persion	Separated gnated beneficiary designage a beneficiary n pays a pre-ret ath benefit. You me as your designe on the date of eligible spouse of eported to work ble children (see benefit paid to n considers you e meets the defe has not waiveen's website for must add up to	Date of deciary - use this stion revokes a designation, designated by the street of th	s section to section t	paration Vis Th To name the descender has the you die before es can only recept on any person or person or person or estate webpage for a diaries or estate le spouse for this diction of engagement descender to be estimated to be estimated.	sit our webs the Plan may esignated b signations y that authorit e you retire ceive the pr sons who you that named an erminated a applicable of e will be con the pre-retir mployment ath benefit,	ite to learn about require addition eneficiaries of y you may have suby. If you have an eretirement deput would like to by designated be employment with definition of child crespondingly retement death be (see last page of eligible spouse,	t the treatment our CAAT Per ubmitted to eligible spore that he neficiaries, the your CAAT d) on the darduced.	ension Plan puthe CAAT Peuse on the daif you do not pre-retirementhe pre-retirementhe pre-retire participating te of your defent for application application of the pre-retire defent for application application application of the pre-retire defent for application	re-retirement dea nsion Plan. An inc te of your death, have an eligible s nt death benefit in ment death bene g Employer, you d ath, they receive a	th benefit dividual acting of they are the sol pouse on the dan the event that fit will be paid to not have an eachildren's pen	e recipier ite of you you do n o your est ligible
Divorced Divorc	Separated gnated beneficiary designage a beneficiary n pays a pre-ret ath benefit. You me as your designe on the date of eligible spouse of eported to work ble children (see benefit paid to n considers you e meets the defe has not waiveen's website for must add up to	Date of distriction revokes a dy designation, direment death ar designated beneficity from the date of the control of the CAAT survivoryour designated of pre-retirement details or the date of the control of the contr	s section to section t	paration Vis Th To name the descender has the you die before es can only recept on any person or person or person or estate webpage for a diaries or estate le spouse for this diction of engagement descender to be estimated to be estimated.	esignated be signations y hat authorite e you retire ceive the prosons who you the named an erminated eapplicable ce will be continued by the pre-retire mployment ath benefit, arate form	ite to learn about require addition eneficiaries of y you may have suby. If you have an eretirement deput would like to by designated be employment with definition of child crespondingly retement death be (see last page of eligible spouse,	t the treatment our CAAT Per ubmitted to eligible spore that he neficiaries, the your CAAT d) on the darduced.	ension Plan puthe CAAT Peuse on the daif you do not pre-retirementhe pre-retirementhe pre-retire participating te of your defent for application application of the pre-retire defent for application application application of the pre-retire defent for application	re-retirement dea nsion Plan. An inc te of your death, have an eligible s nt death benefit in ment death bene g Employer, you d ath, they receive a	th benefit dividual acting of they are the sol pouse on the dan the event that fit will be paid to not have an eachildren's pen	e recipier te of you you do n o your est ligible sion and t
Divorced Change of designess of the cannot change the cannot chan	Separated gnated beneficiary designage a beneficiary n pays a pre-ret ath benefit. You me as your designe on the date of eligible spouse of eported to work ble children (see benefit paid to n considers you e meets the defe has not waiveen's website for must add up to	Date of deciary - use this stion revokes a y designation, direment death are designated by the stimulation of the care of the	s section to section to section the section to section to section to section to section the section section section section to section the section the section to section the section thas section the section the section the section the section the se	paration Vis Th Th To name the desceneficiary descenember has th you die before es can only receperson or pers The and have note in a when you to webpage for a diaries or estate despouse for the isdiction of encenefits. The triple of the control of the person of the p	esignated be signations y hat authorite you retire ceive the presons who you the trained of applicable ce will be continued by the pre-retire mployment ath benefit, arate form % Share	eneficiaries of y you may have sury. If you have an re-retirement de re u would like to y designated be employment wit definition of chila respondingly re rement death be (see last page of eligible spouse,	t the treatment our CAAT Per ubmitted to eligible spore that he neficiaries, the your CAAT d) on the darduced.	ension Plan puthe CAAT Peuse on the daif you do not pre-retirementhe pre-retirementhe pre-retire participating te of your defent for application application of the pre-retire defent for application application application of the pre-retire defent for application	re-retirement dea nsion Plan. An inc te of your death, have an eligible s nt death benefit in ment death bene g Employer, you d ath, they receive a	th benefit dividual acting of they are the sol pouse on the da n the event that fit will be paid t o not have an e a children's pen	e recipier ite of you you do n o your est ligible

Member Signature

Spouse Definition by Jurisdiction

Ontario

- a person who is married to you and is not living separate and apart from you; or
- a person who is not married to you and is living with you in a conjugal relationship:
 - i. continuously for a period of not less than three years; or
 - ii. in a relationship of some permanence, if you are both the parents of a Child as set out in the Children's Law Reform Act.

Federal

The person who is married to the member or who is party to a void marriage with the member; or

"Common-law partner": The person who is cohabiting with the member in a conjugal relationship at the relevant time, having so cohabited with the member for at least one year.

British Columbia

- a person who is married to the member, and who was not living separate and apart from the member for more than two years immediately prior to the relevant time; or
- if (1) does not apply, a person who, at the relevant time, was living and cohabiting with the member in a marriage-like relationship for a period of at least two years immediately preceding the relevant time.

Alberta

- the person who, at the relevant time, was married to the member and has not been living separate and apart from the member for three or more consecutive years; or
- if there is no person to whom (1) applies, the person who immediately preceding the relevant time, had lived with that other person in a conjugal relationship
 - i. for a continuous period of at least three years or,
- of some permanence, if there is a child of the relationship by birth or adoption.

Saskatchewan

- 1. a person who is married to you; or
- if you are not married, a person with whom you are cohabiting as spouses and who has been cohabiting continuously with you as your spouse for at least one year.

Manitoba

- 1. a person who is married to the member; or
- with the member, registered a common-law relationship under the Vital Statistics Act; or has been cohabiting with him or her in a conjugal relationship:
 - for a period of at least three years, if either of them is married; or
 - ii. for a period of at least one year, if neither of them is

Quebec

- 1. a person who is married to or in a civil union with you;
- if you are not married or in a civil union, a person and who has been living in a conjugal relationship with you, for a period of not less than three years, or for a period of not less than one year if:
 - i. at least one child is born, or to be born, of your union;
 - ii. you have adopted, jointly, at least one child while living together in a conjugal relationship; or
- one of you has adopted at least one child who is the child of the other, while living together in a conjugal relationship.

The birth or adoption of a child during a marriage, civil union or conjugal relationship prior to the current period of conjugal relationship may qualify the person as a spouse.

New Brunswick

The person who:

- a) is married to the member; or
- is married to the member by a marriage that is voidable and has not been annulled by a declaration of nullity; or
- in good faith, has gone through a form of marriage with the member that is void and who has cohabited with the member within the preceding year.

"Common-law partner": The person who is not married to the member but has cohabited with him or her in a conjugal relationship continuously for a period of at least two years, immediately before the relevant time.

Nova Scotia

The person who

- 1. is married to the member or
- is married to the member by a marriage that is voidable and has not been annulled by a declaration of nullity; or
- in good faith, has gone through a form of marriage with the member that is void and who is cohabiting or, if they have ceased to cohabit, has cohabited with you within the 12month period immediately preceding the date of entitlement;
- 4. is a domestic partner within the meaning of Section 52 of the *Vital Statistics Act*; or
- is not married to the member, but cohabiting with him or her in a conjugal relationship for:
 - a period of at least three years, if either of them is married; or
 - ii. a period of at least one year, if neither of them is married.

Prince Edward Island

- a person who is married to you and is not living separate and apart from you; or
- a person who is not married to you and is living with you in a conjugal relationship:
 - continuously for a period of not less than three years;
 - ii. in a relationship of some permanence, if you are both the parents of a Child as set out in the Children's Law Reform Act.

Newfoundland and Labrador

"Spouse": The person who:

- a) is married to the member; or
- is married to the member by a marriage that is voidable and has not been annulled by a declaration of nullity; or
- c) in good faith, has gone through a form of marriage with the member that is void and who is cohabiting or has cohabited with the member within the preceding year.
 - "Cohabiting partner": The person who is cohabiting or has cohabited with the member within the preceding year and has cohabited continuously with the member in a conjugal relationship for:
 - i. in relation to a member who has a spouse, at least three years, provided the person is not the spouse of the member; or
- ii. in relation to a member who does not have a spouse, at least one year.