

Beneficiary Designation for a Motor Vehicle

Vehicle Information					
Vehicle Identification Number		Year	Make	Body Style	Model
Title/Document Number (if available)		License Plate State and Number (if any)			
Owner Information					
First Name	Middle Name		Last Name	2	Suffix (if any)
Additional Owner (if applicable) First Name	Middle Name		Last Name	2	Suffix (if any)
Address	City		State		Zip
Email (optional)		Phone Number (op	tional)		
Designated Beneficiary Infor	mation – Must be	e complete l	egal name		
rst Name Middle Name			Last Name		Suffix (if any)
Address	City	State			Zip
Designated Beneficiary Gove	ernment Issued Id	entificatior	n (ID) Inform	ation – O	ptional
	risdiction Issuing ID	ID Number	,		Expiration
Certification – State law mak	es falsifying infor	mation a thi	ird degree fe	elony	
 Select one: I, the owner(s) listed above, am listed above will transfer upon r designation does not provide th or right of a secured or unsecur this designation regardless of w 	my death, or upon the le beneficiary any inter ed creditor or future c hen the will is made.	last surviving jurest in this mot reditor. I unde	oint owner's de or vehicle durir rstand a will do	ath. I under ng my life or a bes not revok	stand this affect the interest e or supersede
I, the owner(s) listed above, am the motor vehicle to the design new beneficiary any interest in unsecured creditor or future cre regardless of when the will is m	ated beneficiary listed this motor vehicle dur editor. I understand a	above. I unde ing my life or a	rstand this desi ffect the intere	gnation does st or right of	a secured or
I, the owner(s) listed above, am and am not designating a new b	-	ary designation	of the designa	ted beneficia	ry listed above
Signature of Owner	Printed Na	me (Same as Signa	ature)	Da	ate
Signature of Additional Owner (if applicable)) Printed Na	me (Same as Signa	ature)	<u></u>	ate

Information

An owner or joint owners may designate a beneficiary to whom interest in the motor vehicle transfers upon the death of the owner or last surviving owner. A designated beneficiary has no interest in a motor vehicle until the owner's (or last surviving owner's) death. Note: A beneficiary does not have to consent to this designation for it to be valid.

The beneficiary designation can only be applied when all the recorded owners are individuals. If any recorded owner is an entity (such as a business or trust), the beneficiary designation cannot be applied to the motor vehicle record.

In order for a beneficiary to be designated, changed or revoked, this form must be submitted with an *Application for Texas Title and/or Registration* (Form 130-U), the \$28 or \$33 title application fee, and valid ownership evidence to a county tax assessor-collector's office before the owner's death. This form must contain original signatures of all owners.

Multiple Owners

In order for joint owners of a motor vehicle to designate a beneficiary, the joint owners must have entered into a *Rights of Survivorship Agreement (refer to the Rights of Survivorship Agreement for a Motor Vehicle* (Form VTR-122) for more information). Joint owners will not be able to designate a beneficiary unless they have recorded (or are also recording) the Rights of Survivorship Agreement with the department. The Rights of Survivorship must be indicated on the Texas title record in order to apply the beneficiary designation. The beneficiary will only have claim to the motor vehicle after the death of the last surviving owner.

Whether adding, changing, or revoking a beneficiary designation, each owner is required to sign the same form.

Revoking/Changing Beneficiary Designation

This designation may be changed or revoked at any time <u>without</u> the consent of the designated beneficiary. To revoke or change a beneficiary, this form must be completed. This completed form must be submitted with an *Application for Texas Title and/or Registration* (Form 130-U), the \$28 or \$33 title application fee, and the current Texas title.

Upon Owner's Death

Upon the owner's (or last surviving owner's) death, the beneficiary may transfer the motor vehicle into their name if they survive the owner (or last surviving owner) by 120 hours and the title application is submitted not later than the 180th day after the owner's (or last surviving owner's) death. Alternatively, the beneficiary may disclaim (decline) interest in the motor vehicle. A beneficiary must obtain a title in their name prior to any subsequent transfer by the beneficiary. If the beneficiary has not submitted an application by the 180th day or the beneficiary has disclaimed interest, the motor vehicle may be transferred through heirship or must be probated. A beneficiary that claims a motor vehicle subject to a lien (or other interest) is subject to those liens (or other interests). A release of lien from the lienholder on record is required if the current record reflects a lien unless the lien carries forward.

To claim the vehicle, the beneficiary must submit an *Application for Texas Title and/or Registration* (Form 130-U), the \$28 or \$33 title application fee, the Texas title in the deceased owner's name listing the beneficiary, and a death certificate. A release of lien from the lienholder on record is required if the current record reflects a lien unless the lien carries forward. If the Texas title in the deceased owner's name is not available, the beneficiary may obtain a printout of the motor vehicle record at the time of title application from the county tax assessor-collector.

Note: A will does not revoke or supersede a beneficiary designation, regardless of when the will is made.