FOR OFFICE USE ONLY: ATTY:ST	ATE: DL INDEX #:	· -	
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MII DUAL HEI OA HOI OA HOI SDI OA			
NIAWAT TECLAT CI		AIT CO	`
	ERVICE COMMAND	•)
STANDARDIZ	ED WILL WORKSHI	EET	
NOTE: THIS PACKAGE ITSELF IS NOT A WI	I I AN INITIAL APPOINTMEN	TWITH A	N ATTORNEV IS
REQUIRED TO DISCUSS YOUR WORKSHEET.			
ACCOMPANYING DOCUMENTS WILL BE PRE		•	
YOU TO SIGN YOUR DOCUMENTS.			
	ACY ACT STATEMENT		
Individuals seeking legal assistance are requested to provinformation is found in 5 U.S.C. Section 301 and 44 U.S.C. Sincluding supervisory attorneys, to assign an attorney to you file, and/or provide periodic workload productivity and stavoluntary basis; however, failure to provide the requested requested.	ection 3101. The information you provid , prepare estate-planning documents, ref tistical reports. The information you ar	le will be used fer you to and re requested	d by the legal services staff, other attorney, review your to provide is solicited on a
This worksheet covers: a Will, an Advance Medical dir. Health Care Power of Attorney, a Springing Durable Conceptation of Remains/Unpaid Pay and Insurance (SGLI) Beneficiary Designation Form (SGLV 8)	General Power of Attorney (only effe Allowances/Death Gratuity Form (DD	ective when	you become disabled or
PLEASE ANSWER EVERY OF	UESTION TO THE BEST OF YO	OUR ABIL	ITY
	LEGAL ASSISTANCE ATTOR		
If you answer YES to any of the questions 1 th	_ · -	uestions wi	th a Legal Assistance
Attorney because this <u>may</u> require specialized esta	ate planning documents.		
1. Are you are a resident of Louisiana or Guam ?			Yes No
2. Did you or your spouse acquire any property whil	e residing in a community property	state?	
(AZ, CA, TX, ID, LA, NM, NV, WA, WI)			∐ Yes ∐ No
3. Are you, your spouse or any beneficiary a NON-U			Yes No
4. Do you own land, home, personal property or o5. Do you own or hold a financial interest or owners			☐ Yes ☐ No☐ Yes ☐ No
6. Do you have a custody or separation agreement of		ion	
life insurance or other property rights?*	divorce decree that mentions pens	1011,	☐ Yes ☐ No
7. Do you currently have a will, living will, living tr	ust or durable power of attorney?*		Yes No
*If "yes," please bring the documents on questions 6			
I. <u>INFORMATION AB</u>	OUT YOURSELF AND YOUR F	FAMILY	
a. Marital Status (check all that apply) Married	☐ Single ☐ Divorced ☐ Separated	d or about to	divorce Widowed
b. Your Name (First, Middle, Last)	DoD ID Number (if known)	Date of I	Birth
c. Current Spouse's Name (First, Middle, Last)	DoD ID Number (if known)	Date of I	Birth
d. Home Address (Number, Street)	City	State	Zip
e. Mailing Address (Number, Street)	City	State	Zip

Cell Phone

Cell Phone

Work Phone

Work Phone

f. Your Home Phone

g. Spouse's Home Phone

Email

Email

8. STATE CONTACTS: Please indicate a. State of current duty station?		e. S	State when	e you file income	e tax?	
b. State where you are registered to voc. State where you own real estate?d. State where you plan to retire?	te?			nich you hold a dr re your vehicle is		
 CHILDREN: Do you have any children Please identify all children that you have any other relationships. 	☐ Y	How man How man	ny natural ny adopte ny stepchi	/biological childr d children do you ildren do you hav	have? e?	
Full Name (First, Middle, Last) *Please indicate whether child is a Jr., III, etc.	Sex (M/F)	Date of Birth	Other P	arent's Full Nam	3	Status: Biological (B) Adopted (A) Stepchild (S)
1.						
2.						
3.						
4.						
5.						
 11. Do any of your children have a physical might make them eligible to receive go 12. If you or your adult children have stepch as biological children under this estate 13. If you or your adult children have adopt same as biological children under this estate 14. Are you (or your spouse) pregnant or extended to the future, and the future, are the future, and the future of the future of the future of the future of the future. 16. If you have stepchildren, do you want to the future of the future of	wernment hildren, wiplan? ted childre estate plan apecting a do you wan beleave any ted or prevention.	benefits, such as all stepchildren land, will adopted and adopted are child? In the plan for the part of your estable and arrived.	s Medicai be treated children be em now? tate to you	d? the same be treated the ur stepchildren? st the full name(s		☐ No
Full Name (First, Middle, Last)		How the marriag (e.g. divorce, dea		Where marriage en	ded (City,	Date marriage
1 st Prior Spouse		(e.g. divoice, dea	iui <i>)</i>	State)		ended (Month/Yr)
2 nd Prior Spouse						
18. IF YOU ARE DIVORCED, are there a divorce decree? ☐ Yes ☐ No 19. NET VALUE OF ALL THINGS I O lines of credit), what is the approximate furnishings, electronics, guns, insurance p assets you (and your spouse, if you are marr	<u>WN</u> : Afte dollar val olicies, re	er subtracting or ue of your esta tirement accour	ut all debute? This	t (including mortg includes any ho accounts, and or	gages, car mes, vehi ther perso	loans, and other icles, household onal property or
I certify that the estimated net value of m	·	-				8

II. HOW YOU WANT TO DISTRIBUTE YOUR ESTATE

shares, etc. You must discuss v (a) I do not own/ have	with your lega any real estat	all assistance attorney ALI (homes, land, time share	 ? This includes homes, condos, pieces of land, time land in which you have an ownership interest. ⇒ SKIP TO QUESTION 23 tate to my spouse, if living; otherwise to my children
FOR ATTORNEY USE O	ONLY: Pe	r Stirpes	
(c) I own real estate, an	nd when I die	, I want it to go to the foll	owing person(s) listed below:
Full Name of Person (First, N	Middle,	Relationship to You	Which Property/Address
Last)			
2.			
3.			
			o do you want to receive your real estate if you
outlive the beneficiaries you've Full Name of Person (First, N		e? Relationship to You	Which Property/Address
Last)	viidaic,	Relationship to Tou	w filefi i Toperty/Address
1.			
2.			
3.			
remaining debt on the real est State that real estate pa	tate). sses free of mets that you w OFF the mortg	nortgages and similar liens ant sold to pay off the lien gage before any other beques	rson receiving the real estate is also responsible for the sto the person receiving the real estate from you, as at your death. (If you select this option, your estate sts or gifts can be made).
people you want certain items on your executor and beneficial possessions more easily with the	of personal pr ries. Omitting nose who migl	operty to go to. NOTE: S this section allows your left cherish them. If, howe	<u>c)</u> : In the following section, you may name the specifically listing items in your will may be limiting beneficiaries to have flexibility to share your ver, you have a timeless heirloom or other personal to specifically provide for these items here.
Do you wish to itemize any pa beneficiaries?		ns to pull them out of the please identify the specific be	e estate you are otherwise giving to your named equests below):
Description of Gift:	Name of	Beneficiary/Relationship:	If Beneficiary dies before me, then to: Beneficiary's heirs, OR Gift passes with the rest of estate, OR Alternate Beneficiary:
Description of Gift:	Name of	Beneficiary/Relationship:	If Beneficiary dies before me, then to: Beneficiary's heirs, OR Gift passes with the rest of estate, OR Alternate Beneficiary:
Description of Gift:	Name of	Beneficiary/Relationship:	If Beneficiary dies before me, then to: Beneficiary's heirs, OR Gift passes with the rest of estate, OR Alternate Beneficiary:
FOR ATTORNEY USE ONLY:			es No [CAUTION: For residents of AK, AR, AZ,

person or charitable organization.	NAL): You can also take cash out of NOTE: If you make a cash gift, some the total amount given to your other.	e of your property may have to b	e sold off to
Do you wish to pull money from	your estate to give a cash gift to a cl	haritable organization or other	· individual?
Yes No (If "yes," please i	identify the cash bequests below):		
Dollar Amount and source of funds:	Name/Address:	If Beneficiary dies befor Beneficiary's heirs, Gift passes with the Alternate Benefician	OR rest of estate, OR
Dollar Amount and source of funds:	Name/Address:	If Beneficiary dies befor ☐ Beneficiary's heirs, ☐ Gift passes with the ☐ Alternate Benefician	OR rest of estate, OR
(after any specific bequests or cash	DUR PROPERTY WILL GO: Who bequests are fulfilled)? This include e you failed to name a pay on death b	s non-tangible property like hous	sehold goods,
☐ ALL to my surviving spouse O me or before me then to someone of NONE to my current spouse, we children of mine dies with me or be	out ALL to my surviving children, or to	ren who may survive me. If my state beneficiary below). en, or to my children's surviving	spouse dies with children, if any
	pelow (percentages must total 100 percentages)	cent):	
Full Name of Person (First, Midd	le, Last)	Relationship	Percentage
1.			
2.			
3.			
4.			
5.			
26. <u>ALTERNATE BENEFICIAL</u> next choices to receive the balance	RIES: If everyone you named above of your estate?	were to die before you or with y	ou, who are your
Full Name of Person (First, Midd	le, Last)	Relationship	Percentage
1.		•	
2.			
3.			
4.			
5.			

from receiving any benefit from your will. Do you wish to disinherit (exc	
(If "yes," please provide the names of the family members below)	
Full Name (First, Middle, Last)	Relationship
1.	
2.	
3.	
FOR ATTORNEY USE ONLY: ☐ Client counseled on elective share/family s	upport state laws?
28. EXECUTOR OR PERSONAL REPRESENTATIVE: An executor nominate in your will to locate your will and take it to court to identify you death and talk to the court when needed. Your executor should be someoneither a US citizen or a resident LPR. Some states have limits on who can be the executor vary greatly from state to state. To avoid arguments a one person at a time to serve as an executor or personal representative. Primary Executor/Personal Representative (Normally your current states)	our assets and notify people and creditors of your ne you trust, who is at least 18 years old and may serve in this role and laws regarding who and possible court battles do not name more than
Full Name(First, Middle, Last)	Relationship
1.	
Alternate Executor(s)/Personal Representative(s)	
Full Name(First, Middle, Last)	Relationship
2.	
3.	
	1
FOR ATTORNEY USE ONLY: MUST THE PR/EXEC BE BONDED? MUST THE PR/EXEC FILE AN ACCOUNTING WITH THE COURT? WILL PR/EXEC MUST WAIVE FEES? MUST STANDARD FEES BE PAID TO BANK ACTING AS PR/EXEC?	□Yes □No □Yes □No □Yes □No □Yes □No
III. <u>CUSTODIAL ACCOUNTS,</u> SPECIAL CONSIDERATIONS FOR GIFTS T	
29. Minor children and mentally incompetent adult children cannot receimust be placed either in a custodial account or a testamentary trust . If children are named as outright beneficiaries of your estate, SGLI proceed upon your death someone will have to file a petition with the court to ask "estate" of the children before any of the funds can be released for the ben significant time delays in accessing the money.	neither of these actions are taken, and your s, death benefits, or any other insurance policies, the court to appoint them as guardians of the
By appointing a custodian or trustee in your will, you can choose the perboth you and the other parent die, which can save both time and money for children after your death. Even if you do not have minor children or adult future children to have full control of their inheritance until they reach sort custodial account or testamentary trust for your children.	or the people who will be caring for your disabled children, but you do not want your
Please provide the age(s) you want any minor beneficiaries to reach be share of the gifts you leave them. (Note: If you do NOT have any minor you are NOT naming any minor children (e.g. siblings) as beneficiaries QUESTION 32).	or children or adult disabled children AND
Some age under 21 (Specify) \square 21 \square 25 \square 30 \square \square $1/3$ at 21, $1/3$ at 25, and $1/3$ at 30 \square Some age(s) not listed above (Specify)	½ at 21 and ½ at 25 ecify)
(Continued on the following page)	

You must name a first choice (primary) person and a alternate (backup) person whom you trust other than your current spouse to handle this money for these minor children. You should also select a backup person in case the court refuses to appoint your first choice, or in case your first choice is not available. The people you choose must be 18 years of age and should be U.S. citizens or Legal Permanent Residents. Note: to avoid arguments and possible court battles you should not name more than one person at a time to serve as custodian or trustee.

Primary Custodian/Trustee of the children's inhe		sec.
Full Name(First, Middle Initial, Last)	Relationship to you	Phone number
Alternate Custodian/Trustee of the children's inh		DI I
Full Name(First, Middle Initial, Last)	Relationship to you	Phone number
FOR ATTORNEY USE ONLY: Custodial Accour Single ("Family Pot" Trust) Separate Trusts for Different trustees/conservators for different children:		
Must the nominated custodian or trustee post bond to cover any Must the nominated custodian or trustee file an accounting with	the court upon request of the children?	☐ Yes ☐ No ☐ Yes ☐ No
If there are any children from a prior marriage or relationship, a appointed by the Court (e.g. a prior spouse), must that guardian		elient is
 30. GUARDIAN OF THE CHILDREN: You she children or adult disabled children of whom you and who you would prefer to raise your children when you for your minor children ONLY in the event that the declared unfit by a court. PLEASE NOTE: 1. The Guardian/Custodian of the minors she States. 2. Most states require that the guardian not have 3. Some states do not permit non-residents of guardians/conservators of the property and real non-resident guardian in the will. Do you wish to name a guardian for your children legal guardian (if one exists) are deceased OR you court? Note: to avoid arguments and possible court? Some states provide contact information for guardian (If "no," then the court has no guidance from the primary Guardian to Care for and Raise My Children Primary Guardian to Care for and Raise My Children and Possible Courted the Primary Guardian to Care for and Raise My Children and Possible Care for and Possible Care for and Raise My Children and Possible Care for and Raise My Children and Possible Care for and Possible Care fo	d your current spouse are the legal ou are no longer able to do so. The other legal custodian dies before nould be a U. S. citizen or a lawful we a criminal record. If that state who are not related to may require the guardian to post both in the event that both you and to are deceased and the other legal art battles you should not name curdian(s) below) If you about who you prefer to raise you lidren	custodians, so that the court knows e guardian(s) of the person will care you or the other legal custodian is a permanent resident of the United the child by blood to serve as and regardless of the nomination of the other biological parent or all parent is declared unfit by the o-guardians.
Full Name(First, Middle, Last)	Relationship	Phone number
1.		
Alternate Guardian(s) to Care for and Raise My	Children	I
Full Name(First, Middle, Last)	Relationship	Phone number
2.		
3.		

your child may receive as result of your death). If the perso	ns you select to rais	e your childre	n above as guardians are
not the same persons whom you have named as trustees/custod additional monthly benefits the children may receive as a resul		vnich persons	should handle any
I want the people named above as guardians above I want the other people I previously named as trust	to ALSO handle ar		
32. FOR ACTIVE DUTY ONLY: Your SGLI (currently \$4 Allowances are a very large part of your estate. Do you want this estate plan?) Yes No (<i>If "no," please provide the na</i>	your SGLI benefits	s to be benefi	
SGLI Beneficiary Designations	Relationship	Share	Lump Sum or 36 payments
Principal	-		
1.			
2.			
3.			
Contingent			
1.			
 2. 3. 			
3.			
Do you want your Death Gratuity and Unpaid Pay and Alle Yes \square No	wances paid out ic	lentically to t	his estate plan?
If "no," who do you want the Death Gratuity to go to? If "no," who do you want the Unpaid Pay and Allowances to g	o to?		
FOR ATTORNEY USE ONLY Client counseled on SGLI and I IF DRAFTING A NEW DD-93: PADD: Address: Phone			
33. BENEFICIARIES WITH SPECIAL NEEDS: List any disability and is receiving or may be eligible to receive govern Income (SSI). If you have any disabled beneficiaries, your will	ment benefits, such	as Medicaid a	nd Supplemental Security
person's government benefits. Please complete the section bel			
Note: Trustees must be U.S. citizens or Lawful Permanent Residents			
Name of Disabled Person:	Relationship to You?		
Type of Disability:	Property, Percentage	e of Estate or \$ A	Amount:
Name of Trustee:	State where Trustee	lives:	
Alternate Trustee:	State where Alternat	e Trustee lives:	
FOR ATTORNEY USE ONLY: Client referred to:		Date of refer	ral:
 34. <u>DISPOSITION OF REMAINS</u>: Please select your prefera. Funeral Arrangements: b. Full military honors? c. American flag to eligible family member? (provided by VA) d. American flags to add'l family members (to be paid from your Names of family members: 	☐ Bur ☐ Yes ☐ Yes	No No	ation

Note: This ends the will portion of this worksheet. Please fill out the remainder of the worksheet to obtain other important documents.

make medical care decisions for you if you are too sick to	EY FOR HEALTH CARE: This document names someone to make your own decisions or have an accident that causes you to sionals will need someone to legally authorize or decline certain annot make your own medical decisions.
medical decisions on your behalf, including termination of	ou designate as your agent the authority to make a wide range of f life support in some states. It also gives your agent access to e with your treating physicians with respect to the care provided be someone you trust with life and death decisions and
likely that a court hearing will have to occur before the de	al situation where these decisions need to be made, it is very cisions can be made by anyone. A court hearing on this matter th Care now can save significant money and prevent other
Do you want a POA for health care?	(If "yes," please provide the name(s) of your agent(s) below)
Primary Agent	Alternate Agent
Name/Relationship	Name/Relationship
Full Address	Full Address
Phone Number	Phone Number
a. Do you want to authorize the donation of organs for trans. b. Do you want to authorize donation of organs and tissue and scientific purposes? (Note: your loved ones may not a c. If authorizing donation, do you only wish to donate you your estate to remove and transplant the organs? d. If you wish to omit certain organs for donation please life.	for medical, educational, receive your body for burial). Yes No Yes No Yes No
37. HOSPICE/DEATH AT HOME: If you are near deathat there is no hope left, do you wish to express a desire to possible? Yes No	ath and your medical professionals suggest hospice or indicate to die at home or in a hospice rather than in the hospital if
prolonged only by means of artificially provided life supp wishes to your doctors. It has no effect until then and will doctors know, and can act upon, your desires concerning t life-prolonging treatment administered during the dying p	nave a terminal, incurable medical condition, your life is being
regardless of whether there is a formal document signed b	It their next of kin have the legal right to make this decision by them authorizing such decisions. However, this is not the case the only person with the legal authority to make a decision about a judge after a court hearing.
Do you want to a living will?	☐ Yes ☐ No
39. FLORIDA RESIDENTS ONLY: If you want a livi surrogate in Florida) for your living will (if not, your agent Yes No (If "yes," please identify agent's name, add	at will be the same as for your health care power of attorney)?

	ill, you can chose to limit the power of your living will during a at would adversely impact the viability of your fetus. Do you cope during pregnancy? Yes No
you should also plan for who can handle your finances who fillness or accident. Because you are of sound mind right	ATTORNEY: Your will takes effect only <i>after</i> your death, but en you might be mentally or physically unable to do so because it now, you can also legally appoint someone to handle your ome incapacitated for any reason, whether through illness or
of your incapacitation (including your spouse) will need to	t, then whoever decides to try to handle your affairs in the event o go to court to have you declared incompetent to handle your t an agent for yourself through this durable power of attorney.
	offairs and must be over the age of 18. Not only can he or she abuse this document at your expense for his or her own gain so
a. Do you want a Springing Durable Power of Attorney	r?
Yes (Please provide contact information below)	
No (If "no," please sign at the bottom of this page. Your	worksheet is complete).
b. Do you want the same person(s) you named as your me Durable Power of Attorney? Yes No (If "no," plea	dical agent(s) to also serve as your agent for the Springing use provide information for your agent below).
Citizen or LPR)	our agent must be at least 18 years of age and should be a U.S.
Primary Agent	Alternate Agent
Name/Relationship	Name/Relationship
Full Address	Full Address
· · · · · · · · · · · · · · · · · · ·	t needs to appoint a guardian or conservator to take care of ned above as your guardian or conservator?
the POA under 10 U.S.C. § 1044 then you must check state is Is the Springing Durable General Power of Attorney to: Sell real property Deal with IRA, retirement and pension plans on client's behalf Prepare (or have a tax person prepare) and file client's income taxes Disclaim (refuse to accept a gift from another estate or refuse to acif doing so will benefit client's estate Create an irrevocable income trust to qualify for Medicaid Make a gift of any asset in client's estate to himself or herself Make a gift of any asset in client's estate to beneficiaries only Compensation for Agent: Not discuss compensation	
I authorize the attorney or his or her designee to con draft of my documents for my	tact me at the e-mail address listed on page one and send a review to that same e-mail address.
CLIENT SIGNATURE:	

YOUR TOTAL ESTATE ASSETS WORKSHEET

It is critically important that we know what kind of property you own and exactly how you own it (how it is titled). Each State has different rules as to how property passes, and we can only help you and your family if you take the time to gather the necessary information. If the total value of your assets is more than *one million dollars* call our office: we will request additional information to do more advanced estate planning. Add additional sheets as necessary. If some of the below assets do not apply to you, just print "NONE" in the spaces and move on.

Description and Address		Titled in whose name (or names)		Purchase	Market	(-)Mortgage	(=) Eq	
		Indicate i	f Joint or Beneficiar	and name	Price	Value		
						1		
						Total Net Val	ue in Q 1:	
2. Do you (or your spouse) o	own any othe				1			1
Description			whose name (or r	,		Market	(-)Loan Bal	(=) Equity
		Indicate i	f Joint or Beneficiary	and name		Value		Equity
						Total Net Val	ue in Q 2:	
. Do you (or your spouse) l	have anv che	eking acco	unts or interest b	earing accoun	nts (savings, mon	ev market. CD's	0?	
Name of Bank and typ				curing accoun		name (or names)		Approx
• •					Indicate if Joint or l	Beneficiary and nar	ne	Balance
						Total Value in Q	3:	
4. Do you (or your spouse) o	own any inve	estments su	ich as stocks or m	utual funds (3:	
4. Do you (or your spouse) o Name of Investme				utual funds (do <i>not</i> include IR		3:	Current
				utual funds (do <i>not</i> include IR	As)? /hose Name		Current Value
				utual funds (do not include IR Titled in V	As)? /hose Name		
				utual funds (do not include IR Titled in V	As)? /hose Name		
				utual funds (do not include IR Titled in V Indicate if Joint or I	As)? /hose Name	ne	
Name of Investme	ent or Brokera	age Accoun	t		do not include IR Titled in V Indicate if Joint or I	As)? /hose Name Beneficiary and nar	ne	
	ent or Brokera	age Accoun	t	RAs, Thrift S	do not include IR Titled in V Indicate if Joint or I	As)? //hose Name Beneficiary and nar Total Value in Q	me 4:	Value
Name of Investme 5. Do you (or your spouse) I	ent or Brokera	age Accoun	counts? (401K, 1)	RAs, Thrift S	Titled in V Indicate if Joint or I avings Plan?)	As)? //hose Name Beneficiary and nar Total Value in Q	me 4:	Value
Name of Investme 5. Do you (or your spouse) I	ent or Brokera	age Accoun	counts? (401K, 1)	RAs, Thrift S	Titled in V Indicate if Joint or I avings Plan?)	As)? //hose Name Beneficiary and nar Total Value in Q	me 4:	Value
Name of Investme 5. Do you (or your spouse) I	ent or Brokera	age Accoun	counts? (401K, 1)	RAs, Thrift S	Titled in V Indicate if Joint or I avings Plan?)	As)? //hose Name Beneficiary and nar Total Value in Q	me 4:	Value
Name of Investme 5. Do you (or your spouse) I	ent or Brokera	age Accoun	counts? (401K, 1)	RAs, Thrift S	Titled in V Indicate if Joint or I avings Plan?)	As)? //hose Name Beneficiary and nar Total Value in Q s beneficiary if or	4: wner dies?	Value
Name of Investme 5. Do you (or your spouse) l A/Plan Owner (H or W)	have any reti	age Accoun	counts? (401K, II) Plan or IRA	RAs, Thrift S	Titled in V Indicate if Joint or J avings Plan?) no is designated a	As)? //hose Name Beneficiary and nar Total Value in Q s beneficiary if or	me 4:	Value
Name of Investme 5. Do you (or your spouse) I A/Plan Owner (H or W) 5. Do you (or your spouse) I	have any reti Des	irement acceptation of	counts? (401K, II) Plan or IRA AL life insurance	RAs, Thrift S	Titled in V Indicate if Joint or J avings Plan?) no is designated a	As)? //hose Name Beneficiary and nar Fotal Value in Q Substitute of the substitute	4: wner dies? Value in Q 5:	Value Current Value
Name of Investme Do you (or your spouse) I A/Plan Owner (H or W) Do you (or your spouse) I	have any reti	irement acceptation of	counts? (401K, II) Plan or IRA	RAs, Thrift S	Titled in V Indicate if Joint or J avings Plan?) no is designated a	As)? //hose Name Beneficiary and nar Fotal Value in Q Substitute of the substitute	4: wner dies?	Current Value Death
Name of Investme 5. Do you (or your spouse) l A/Plan Owner (H or W) 6. Do you (or your spouse) l	have any reti Des	irement acceptation of	counts? (401K, II) Plan or IRA AL life insurance	RAs, Thrift S	Titled in V Indicate if Joint or J avings Plan?) no is designated a	As)? //hose Name Beneficiary and nar Fotal Value in Q Substitute of the substitute	4: wner dies? Value in Q 5:	Value Current Value
Name of Investme 5. Do you (or your spouse) I	have any reti Des	irement acceptation of	counts? (401K, II) Plan or IRA AL life insurance	RAs, Thrift S	Titled in V Indicate if Joint or J avings Plan?) no is designated a	As)? //hose Name Beneficiary and nar Fotal Value in Q Substitute of the substitute	4: wner dies? Value in Q 5:	Current Value Death
Name of Investme 5. Do you (or your spouse) I A/Plan Owner (H or W) 5. Do you (or your spouse) I	have any reti Des have any CO Who is in	irement acceptation of	counts? (401K, II Plan or IRA AL life insurance Policy owner	RAs, Thrift S	Titled in V Indicate if Joint or J avings Plan?) no is designated a	As)? //hose Name Beneficiary and nar Fotal Value in Q Subeneficiary if or Total Value in Q	4: wner dies? Value in Q 5:	Current Value Death