## 2023 · WHAT ISSUES SHOULD I CONSIDER WHEN REVIEWING MY BENEFICIARIES?



	BENEFICIARY ISSUES	YES	NO	BENEFICIARY ISSUES (CONTINUED)	YES	NC
5	<b>Do you need to review your beneficiaries to ensure they are up to date?</b> If so, consider whether your beneficiary designations accurately reflect your overall estate wishes, and be cognizant of different factors that may affect your heirs' outcomes (e.g., illiquidity, lack of marketability, taxable vs. non-taxable accounts, differing investments, etc.).			<b>Do any of your accounts have a trust listed as the beneficiary?</b> If so, consider reviewing the trust provisions to ensure the trust is still up to date and relevant to your situation/wishes. If the account is an annuity, consider any potential challenges and limitations (e.g., potential loss of preferential tax treatment, potential forced liquidation over the 5-Year Rule, etc.) that may affect your situation.		
	Are your named beneficiaries different from what your will or trust dictates should happen? If so, consider whether your account will transfer in the way you desire. Remember that beneficiaries take precedence over a trust or will.			<ul> <li>Are you concerned about your heirs being subject to unfavorable RMD rules from an inherited IRA?</li> <li>If so, consider strategies that may mitigate the impact of RMDs on your heirs.</li> <li>Are you concerned about an estate tax liability?</li> </ul>		
	<b>If you are charitably inclined, do you need to review the investments you intend to leave to charity?</b> If so, consider assets that are better suited for charitable giving, such as assets that do not receive a step-up in basis (e.g., non-qualified annuities) and/or assets that are taxed as ordinary income (e.g., pre-tax qualified accounts).			If so, consider ways you might remove assets from your estate (or freeze them). Review your existing beneficiaries, and determine whether you can mitigate any potential estate tax issues.		
	<b>Do you need to review the planned proportions of qualified</b> <b>and non-qualified accounts being left to your heirs?</b> If so, consider the tax implications of non-qualified accounts (which generally receive a step-up in basis) and qualified accounts (which are fully taxed as ordinary income, with the exception of Roth accounts) on your heirs. Be cognizant of how you divide these assets, as some heirs may be left with unequal after-tax amounts.					
	<b>Do you have your "estate" listed as the beneficiary?</b> If so, remember that assets left to your estate will be subject to probate. Consider updating your beneficiary if this does not accurately reflect your wishes. (continue on next column)					



Certified Financial Planner Board of Standards, Inc. (CFP Board) owns the CFP® certification mark, the CERTIFIED FINANCIAL PLANNER<sup>™</sup> certification mark, and the CFP® certification mark (with plaque design) logo in the United States, which it authorizes use of by individuals who successfully complete CFP Board's initial and ongoing certification requirements.

Prism Planning and Solutions Group, LLC (Prism) is a dba of Insight Advisors, a Registered Investment Adviser. Advisory services are only offered to clients or prospective clients where Insight Advisors and its representatives are properly licensed or exempt from licensure. This material is solely for informational purposes. Past performance is no guarantee of future returns. Investing involves risk and possible loss of principal capital. No advice may be rendered by Insight Advisors unless a client service agreement is in place.

Prism is providing this flowchart for informational purposes only from sources believed to be reliable, but cannot make any guarantees as to its completeness, accuracy or timeliness.

## Julia Peloso-Barnes

Prism Planning and Solutions Group, LLC 777 Westchester Ave, Suite 101 White Plains, NY 10604 Julia@PPSgrp.com | +1 (914) 831-3050 | www.PPSgrp.com