

GENERAL INSTRUCTIONS

FOR APPLICATION FOR DEPENDENCY AND INDEMNITY COMPENSATION (D.I.C.), SURVIVORS PENSION AND ACCRUED BENEFITS BY A SURVIVING SPOUSE OR CHILD (INCLUDING DEATH COMPENSATION IF APPLICABLE) VA FORM 21P-534

NOTE: Read very carefully, detach, and keep these instructions for your reference.

A. How can I contact VA if I have questions?

If you have any questions about this form, how to fill it out, or about VA benefits, contact your nearest VA regional office. You can locate the nearest regional office at <https://www.benefits.va.gov/benefits/offices.asp>. For additional information and assistance call VA at 1-800-827-1000 (Hearing Impaired TDD line is 711). You may also contact VA by Internet at <https://www.va.gov/contact-us>.

B. What is the purpose of VA Form 21P-534?

Use VA Form 21P-534 to apply for:

- VA benefits you may be entitled to receive as a surviving spouse or child of a deceased veteran, *and*
- any money VA owes the veteran but did not pay prior to his or her death (accrued benefits).

NOTE: If you apply for any one of these benefits, the law requires that we also consider you for the others.

C. What is the purpose of the attached SSA-24 form?

You can apply for Social Security (SS) benefits by using the SSA-24 form attached to this VA Form (see pages 12 and 13). You don't have to apply if you don't want to or have already done so. If you do want to apply, fill it out and leave it attached. We will send it to the Social Security Administration for you. They will then contact you.

D. What are dependency and indemnity compensation (D.I.C.) and Survivors Pension benefits, and how does VA decide what I will or will not receive?

1. Dependency and indemnity compensation may be payable when:

- a veteran's death occurred while on active service, *or*
- a veteran dies of a service-connected disability or disabilities that was/were either the principal or contributory cause of death, *or*
- a veteran died from a non-service connected injury or disease AND was receiving, or entitled to receive VA compensation for a service-connected disability rated totally disabling;
- For at least 10 years immediately before death; *or*
- For at least 5 years after the veteran's release from active duty preceding death; *or*
- For at least 1 year before death, if the veteran was a former prisoner of war who died after September 30, 1999.

2. Survivors Pension may be payable when:

- the death of a veteran with wartime service is not due to service, *and*
- income and assets are within applicable limits.

VA pays pension based on the amount of family income and assets and the number of dependent children. This is based on law. VA must include as income all sources that Federal law specifies. If there is no surviving spouse, pension may be payable on behalf of a child or children.

You must provide information about the Social Security benefits you and your dependents receive. Report the gross amount you and your dependents receive monthly before deductions are taken out. If you have a copy of your most recent Social Security award letter, please include a copy of the letter with your application.

You must tell us if you or your dependents receive or received income from sources other than Social Security. Please also report if you or your dependents own your primary residence and the value of your assets and your dependents' assets. Your assets **do** include your spouse's assets. Although your assets **do not** include your child's assets, you must tell us if your child has significant assets.

Assets means the fair market value of all property that an individual owns, including all real and personal property (excluding the value of the primary residence including the residential lot area, not to exceed 2 acres) less the amount of mortgages or other encumbrances specific to the mortgaged or encumbered property). Personal property means the value of personal effects that are in excess of being suitable and consistent with a reasonable mode of life.

Unless a claim for dependency and indemnity compensation or Survivors Pension is filed within 1 year from the date of the veteran's death, that benefit is not payable from a date earlier than the date the claim is received in the VA.

If it is determined that you are entitled to D.I.C. and death pension, we will pay you whichever benefit entitles you to the most money. Benefit rates and income limits are frequently changed, so it is not possible to keep this information current in these instructions. You can find out what the current income limitations and rates of benefits are by contacting your nearest VA regional office.

E. How do I apply for special monthly pension or special monthly D.I.C.?

VA may pay increased survivor benefits to a surviving spouse who is blind, a patient in a nursing home due to mental or physical incapacity, requires the aid of another person to perform personal functions required in everyday living, such as bathing, feeding, dressing yourself, attending to the wants of nature, adjusting prosthetic devices, or protecting yourself from the hazards of your daily environment (38 Code of Federal Regulations 3.352(a)); or who is permanently confined to his or her immediate premises because of a permanent disability. If you wish to apply for this benefit, check "Yes" for Item 31.

F. How do I complete my application?

Print all answers clearly. If an answer is "none" or "0," write that. Your answer to every question is important to help us complete your claim. If you do not know the answer, write "unknown." For additional space, use Item 49, "Remarks," or attach a separate sheet, indicating the item number to which the answers apply. Make sure you sign and date this application (Items 46A and 46B).

NOTE: If the claim is being made on behalf of a minor or incompetent person, the application form should be completed and filed by the legal guardian. If no legal guardian has been appointed, it may be completed and filed by some person acting on behalf of the minor or incompetent person.

G. What do I do when I have completed my application?

When you have completed this application mail it or take it to a VA regional office. Be sure to attach any materials that support and explain your claim. Also, make a photocopy of your application and everything that you submit to VA before mailing it. You can find the mailing address of your local VA regional office at www.va.gov/directory.

H. How can I assign someone to act as my representative?

A representative can be a VA accredited Veterans Service Organization or other service organization that the Secretary of Veterans Affairs recognizes or, a VA accredited attorney or claims agent. Agents and attorneys can charge you for services that you get from them only after the Board of Veteran's Appeals (BVA) gives you their final decision about your application. That means you can use an attorney during any stage of your application for benefits. However, the agent or attorney cannot charge you for services unless you are trying to resolve a dispute with VA after BVA has made a decision about your claim.

If you want to use a representative to help you with your application, contact the nearest VA office. Depending on the type of representative you want to designate, we will send you one of the following forms:

- VA Form 21-22, Appointment of a Veterans Service Organization as Claimant's Representative, *or*
- VA Form 21-22A, Appointment of Individual as Claimant's Representative.

You may download these forms at www.va.gov/vaforms. If you have already designated a representative, no further action is required on your part.

I. What if I believe that VA has made an error in processing or deciding my benefits?

You can ask for a personal hearing at any time during the processing of your claim. That means you can ask for the hearing while VA is processing your claim or after VA has made a decision. You should contact the nearest VA office and tell them that you want a personal hearing on your case. Someone in the local VA office will arrange a time and place for your hearing. At this hearing, you can bring witnesses. VA will record whatever you and your witnesses say during the hearing and include it in the official record. VA will furnish the hearing room and officials, and prepare a transcript of the hearing. VA cannot pay your expenses or the expenses of anyone you want to bring with you to the hearing.

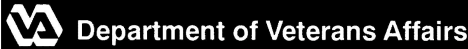
FEES FOR CLAIMS:

Section 5904, Title 38, United States Code (codified in § 14.636, Title 38, Code of Federal Regulations) contains provisions regarding fees that may be charged, allowed, or paid for services provided by a VA-accredited attorney or agent in connection with a proceeding before the Department of Veterans Affairs with respect to a claim for benefits under laws administered by the Department. Generally, a VA-accredited attorney or agent may charge you a fee for assisting in seeking further review of a claim for VA benefits only after VA has issued an initial decision on the claim and the attorney or agent has complied with the applicable power-of-attorney and the fee agreement requirements.

IMPORTANT: If you are certifying that you are married for the purpose of VA benefits, your marriage must be recognized by the place where you and/or your spouse resided when you filed your claim (or later date when you became eligible for benefits) (38 U.S.C. § 103(c)). Additional guidance on VA recognized marriages is available at <http://www.va.gov/opa/marriage/>.

PRIVACY ACT NOTICE: The VA will not disclose information collected on this form to any source other than what has been authorized under the Privacy Act of 1974 or Title 38, Code of Federal Regulations 1.576 for routine uses (i.e., civil or criminal law enforcement, congressional communications, epidemiological or research studies, the collection of money owed to the United States, litigation in which the United States is a party or has an interest, the administration of VA programs and delivery of VA benefits, verification of identity and status, and personnel administration) as identified in the VA system of records, 58VA21/22/28 Compensation, Pension, Education, and Veteran Readiness and Employment Records - VA, published in the Federal Register. Your response is required to obtain or retain benefits. Giving us your SSN account information is mandatory. Applicants are required to provide their SSN under Title 38 USC 5101 (c) (1). 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 Federal Statute of law in effect prior to January 1, 1975, and still in effect. The requested information is considered relevant and necessary to determine maximum benefits under the law. The responses you submit are considered confidential (38 U.S.C. 5701). Information that you furnish may be utilized in computer matching programs with other Federal or state agencies for the purpose of determining your eligibility to receive VA benefits, as well as to collect any amount owed to the United States by virtue of your participation in any benefit program administered by the Department of Veterans Affairs.

RESPONDENT BURDEN: We need this information to determine eligibility for death benefits and accrued benefits under 38 U.S.C. 1310 through 1314, 1532 through 1543, and 5121. Title 38, United States Code, allows us to ask for this information. We estimate that you will need an average of 1 hour and 15 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.reginfo.gov/public/do/PRAMain. If desired, you can call 1-800-827-1000 to get information on where to send comments or suggestions about this form.



APPLICATION FOR DEPENDENCY AND INDEMNITY COMPENSATION, SURVIVORS PENSION AND ACCRUED BENEFITS BY A SURVIVING SPOUSE OR CHILD (Including Death Compensation if Applicable)

IMPORTANT: Read the attached "General Instructions" before you fill out this form.

VA DATE STAMP
(DO NOT WRITE IN THIS SPACE)

PART I - CLAIM INFORMATION (Tell us what you are applying for and what you and the deceased veteran have applied for)

1. DID THE VETERAN EVER FILE A CLAIM WITH VA? <input type="checkbox"/> YES <input type="checkbox"/> NO (If "Yes," answer Item 2)	2. WHAT IS THE VA FILE NUMBER? (If known)
3. HAS THE SURVIVING SPOUSE OR CHILD EVER FILED A CLAIM WITH VA? <input type="checkbox"/> YES <input type="checkbox"/> NO (If "Yes," answer Items 4 through 6)	4. WHAT IS THE VA FILE NUMBER? (If known)
5. WHAT IS THE NAME OF THE PERSON ON WHOSE SERVICE THE CLAIM WAS FILED? (First, Middle, Last Name of Veteran)	
6. WHAT IS YOUR RELATIONSHIP TO THAT PERSON?	7. ARE YOU CLAIMING SERVICE CONNECTION FOR CAUSE OF DEATH? <input type="checkbox"/> YES <input type="checkbox"/> NO

PART II - IDENTIFYING INFORMATION (Provide information about you and the deceased veteran)

8. WHAT IS THE VETERAN'S NAME? (First, Middle, Last Name of Veteran) (Suffix if applicable)	9. VETERAN'S SOCIAL SECURITY NUMBER
10A. DID THE VETERAN SERVE UNDER ANOTHER NAME? <input type="checkbox"/> YES <input type="checkbox"/> NO (If "Yes," answer Item 10B)	10B. LIST THE OTHER NAME(S) THE VETERAN SERVED UNDER
11. WHAT IS THE VETERAN'S DATE OF BIRTH? (MM/DD/YYYY)	12. WHAT IS THE VETERAN'S DATE OF DEATH? (MM/DD/YYYY) <i>(NOTE: Attach a copy of the death certificate unless the veteran died in active service of the Army, Navy, Air Force, Marine Corps, or Coast Guard, or in a U.S. government institution)</i>
13. WAS THE VETERAN A FORMER PRISONER OF WAR? <input type="checkbox"/> YES <input type="checkbox"/> NO	14. WHAT IS YOUR NAME? (First, Middle, Last Name of Veteran's Spouse or Child)
15. WHAT IS YOUR RELATIONSHIP TO THE VETERAN? (Check one) <input type="checkbox"/> SURVIVING SPOUSE <input type="checkbox"/> CHILD	16. WHAT IS YOUR ADDRESS (Number and street or rural route, city or P.O., State, ZIP Code and Country)
17. WHAT ARE YOUR TELEPHONE NUMBERS? (Include Area Code)	
DAYTIME	EVENING
	CELL PHONE
18. WHAT IS YOUR E-MAIL ADDRESS?	
19. WHAT IS YOUR SOCIAL SECURITY NUMBER?	20. WHAT IS YOUR DATE OF BIRTH? (MM/DD/YYYY)

PART III - VETERAN'S ACTIVE DUTY SERVICE

IMPORTANT: Enter complete information for all periods of service. If more space is needed use Item 49 "Remarks". If the veteran never filed a claim with VA, attach the original DD214 or a certified copy for each period of service listed. We will return original documents to you.

21A. ENTERED ACTIVE SERVICE - First Period (MM/DD/YYYY)	21B. PLACE ENTERED ACTIVE SERVICE - First Period	21C. SERVICE NUMBER	21D. DATE LEFT ACTIVE SERVICE - First Period (MM/DD/YYYY)
21E. PLACE LEFT ACTIVE SERVICE - First Period		21F. BRANCH OF SERVICE	21G. GRADE, RANK, OR RATING
21H. ENTERED ACTIVE SERVICE - Second Period (MM/DD/YYYY)	21I. PLACE ENTERED ACTIVE SERVICE - Second Period	21J. SERVICE NUMBER	21K. DATE LEFT ACTIVE SERVICE - Second Period (MM/DD/YYYY)
21L. PLACE LEFT ACTIVE SERVICE - Second Period		21M. BRANCH OF SERVICE	21N. GRADE, RANK, OR RATING

PART IV - MARITAL INFORMATION

(Attach a copy of your marriage certificate showing your marriage to the veteran)

NOTE: You must furnish complete information about *all* marriages of the surviving spouse and the veteran. If you need additional space, please attach a separate VA Form 21-686c, *Declaration of Status of Dependents*, providing the requested information.

If you are claiming benefits as the surviving spouse of the veteran you should complete Items 22A through 28. If you are not the surviving spouse, skip to Section V.

TELL US ABOUT THE VETERAN'S MARRIAGES

22A. HOW MANY TIMES WAS THE VETERAN MARRIED? *(Include marriage to you)*

22B. DATE (MM/DD/YYYY) and PLACE OF MARRIAGE (city, state or country)	22C. TO WHOM MARRIED (first, middle, last name)	22D. TYPE OF MARRIAGE (ceremonial, common-law, proxy, tribal, or other)	22E. HOW MARRIAGE TERMINATED (death, divorce)	22F. DATE (MM/DD/YYYY) and PLACE MARRIAGE TERMINATED (city, state or country)

22G. IF YOU INDICATED "OTHER" AS TYPE OF MARRIAGE IN ITEM 22D, PLEASE EXPLAIN:

TELL US ABOUT YOUR MARRIAGES

23A. HOW MANY TIMES HAVE YOU BEEN MARRIED? *(Include your marriage to the veteran)*

23B. HAVE YOU REMARRIED SINCE THE DEATH OF THE VETERAN?

(Provide information in Items 23C through 23G for all of your marriages)

YES NO

23C. DATE (MM/DD/YYYY) and PLACE OF MARRIAGE (city, state or country)	23D. TO WHOM MARRIED (first, middle, last name)	23E. TYPE OF MARRIAGE (ceremonial, common-law, proxy, tribal, or other)	23F. HOW MARRIAGE TERMINATED (death, divorce, marriage has not been terminated)	23G. DATE (MM/DD/YYYY) and PLACE MARRIAGE TERMINATED (city, state or country)

23H. IF YOU INDICATED "OTHER" AS TYPE OF MARRIAGE IN ITEM 23E, PLEASE EXPLAIN:

24. WAS A CHILD BORN TO YOU AND THE VETERAN DURING YOUR MARRIAGE OR PRIOR TO YOUR MARRIAGE?

25. ARE YOU EXPECTING THE BIRTH OF THE VETERAN'S CHILD?

YES NO *(Answer Item 25 only if you were married to the veteran less than one year)*

YES NO

26. DID YOU LIVE CONTINUOUSLY WITH THE VETERAN FROM THE DATE OF MARRIAGE TO THE DATE OF HIS/HER DEATH?

27. WHAT WAS THE CAUSE OF SEPARATION? GIVE THE REASON, DATE(S) AND DURATION OF THE SEPARATION *(IF THE SEPARATION WAS BY COURT ORDER, ATTACH A COPY OF THE ORDER)*

YES NO *(If "No," complete Item 27)*

28. AT THE TIME OF YOUR MARRIAGE TO THE VETERAN, WERE YOU AWARE OF ANY REASON THE MARRIAGE MIGHT NOT BE LEGALLY VALID?

YES NO *(If "Yes," provide explanation):* _____

PART V - DEPENDENT CHILDREN (Complete ONLY if claiming benefits for a child(ren) of the veteran)
(Skip to Section VI if you are NOT claiming benefits for a child(ren) of the veteran)

NOTE: You should provide a copy of the public record of birth or a copy of the court record of adoption for each child listed in Item 29A **unless** the veteran was receiving additional VA benefits for the child.

If you need additional space, please attach a separate VA Form 21-686c, *Declaration of Status of Dependents*, providing the requested information about each child.

IMPORTANT: Skip to Part VI if you are not claiming benefits for any children that meet the following criteria.

VA recognizes the veteran's biological children, adopted children, and stepchildren as dependents. These children must be unmarried and:

- under age 18, or
- at least 18 but under 23 and pursuing an approved course of education, or
- of any age if they became permanently unable to support themselves before reaching at 18

"Seriously disabled" (Item 32H) means that the child became permanently unable to support himself/herself before reaching age 18. Furnish a statement from an attending physician or other medical evidence which shows the nature and extent of the physical or mental impairment.

Note to surviving spouse: If entitlement to D.I.C. is established, a "seriously disabled" child over age 18 is entitled to receive D.I.C. benefits in his or her own right. A veteran's child who is seriously disabled and over age 18 must submit a separate VA Form 21P-534 to apply for benefits.

29A. NAME OF CHILD <i>(First, middle initial, last name)</i>	29B. DATE <i>(MM/DD/YYYY)</i> and PLACE OF BIRTH <i>(city/state or country)</i>	29C. SOCIAL SECURITY NUMBER	<i>(Check all that apply)</i>						
			29D. BIOLOGICAL	29E. ADOPTED	29F. STEPCHILD	29G. 18-23 YEARS OLD <i>(in school)</i>	29H. SERIOUSLY DISABLED	29I. CHILD MARRIED	29J. CHILD PREVIOUSLY MARRIED
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Tell us about the child(ren) listed in Item 29A that **do not** live with you in Items 30A through 30D.

30A. NAME OF CHILD <i>(First, middle initial, last name)</i>	30B. CHILD'S COMPLETE ADDRESS <i>(Number and street or rural route, city or P.O., city, State, ZIP Code and country)</i>	30C. NAME OF PERSON THE CHILD LIVES WITH <i>(If applicable)</i>	30D. MONTHLY AMOUNT YOU CONTRIBUTE TO THE CHILD'S SUPPORT
			\$
			\$
			\$

PART VI - HOUSEBOUND, IN A NURSING HOME OR REQUIRE AID AND ATTENDANCE

NOTE: If you are claiming aid and attendance allowance and/or housebound benefits because you need the regular assistance of another person, are having severe visual problems, or are housebound and not in a nursing home, submit a statement from your doctor showing the extent of your disabilities. If you are in a nursing home, attach a statement signed by an official of the nursing home showing the date you were admitted, the level of care you receive, the amount you pay out-of-pocket for your care, and whether Medicaid covers all or part of your nursing home costs.

31. ARE YOU CLAIMING SPECIAL MONTHLY PENSION BECAUSE YOU NEED THE REGULAR ASSISTANCE OF ANOTHER PERSON, HAVE SEVERE VISUAL PROBLEMS, OR ARE CONFINED TO YOUR IMMEDIATE PREMISES?

YES NO *(If "Yes," please complete and attach with this application VA Form 21-2680, Exam for Housebound Status or Permanent Need for Regular Aid and Attendance. Please make sure every box is complete and signed by a Physician, Physician Assistance (PA), Certified Nurse Practitioner (CNP), or Clinical Nurse Specialist (CNS))*

<p>32A. ARE YOU NOW IN A NURSING HOME?</p> <p><input type="checkbox"/> YES <i>(If "Yes," answer Items 32B and 32C and submit a statement from an official of the nursing home that tells us that you are a patient in the nursing home because of a physical or mental disability. The statement should include the monthly charge you are paying out-of-pocket for your care)</i></p> <p><input type="checkbox"/> NO</p>	<p>32B. PROVIDE THE NAME AND COMPLETE MAILING ADDRESS OF THE FACILITY</p>
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<p>32C. DOES MEDICAID COVER ALL OR PART OF YOUR NURSING HOME COSTS?</p> <p><input type="checkbox"/> YES <input type="checkbox"/> NO <i>(If "No," answer Item 32D)</i></p>	<p>32D. HAVE YOU APPLIED FOR MEDICAID?</p> <p><input type="checkbox"/> YES <input type="checkbox"/> NO</p>
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PART XI - CERTIFICATION AND SIGNATURE

I CERTIFY AND AUTHORIZE the release of information:

I CERTIFY that the statements in this document are true and complete to the best of my knowledge. I authorize any person or entity, including but not limited to any organization, service provider, employer, or government agency, to give the Department of Veterans Affairs any information about me, and I waive any privilege which makes the information confidential.

46A. SIGNATURE OF CLAIMANT <i>(Sign in ink) (Provide your signature in the box) (If you sign with an "X," then you must have 2 people you know witness as you sign. They must then sign the form and print their names and addresses)</i>	46B. TODAY'S DATE <i>(MM/DD/YYYY)</i>
47A. SIGNATURE OF WITNESS <i>(If claimant signed above using an "X") (Sign in ink)</i>	47B. PRINTED NAME AND ADDRESS OF WITNESS
48A. SIGNATURE OF WITNESS <i>(If claimant signed above using an "X") (Sign in ink)</i>	48B. PRINTED NAME AND ADDRESS OF WITNESS

PART XII - REMARKS

49. REMARKS *(If any) (Use this space for any additional information or statements that you would like to make concerning your application)*

PART XII - REMARKS (Continued)

49. REMARKS (Continued) (Use this space for any additional information or statements that you would like to make concerning your application)

PENALTY: The law provides severe penalties which include fine or imprisonment, or both, for the willful submission of any statement or evidence of a material fact, knowing it to be false, or for the fraudulent acceptance of any payment which you are not entitled to.

WORKSHEET FOR AN ASSISTED LIVING, ADULT DAY CARE, OR A SIMILAR FACILITY

NOTE: Only complete this worksheet if you are claiming expenses for an assisted living facility, adult day care or similar facility.

IMPORTANT: VA recognizes the following five activities as Activities of Daily Living (ADLs) for medical expense purposes:

- (1) Eating
- (2) Bathing/Showering
- (3) Dressing
- (4) Transferring (for example, from bed to chair)
- (5) Using the toilet

Custodial Care is regular -

- assistance with two or more ADLs, *or*
- supervision because a person with a mental disorder is unsafe if left alone due to the mental disorder.

INSTRUCTIONS: Use this worksheet if you are claiming a disabled person's care in an assisted living facility, adult day care, or similar facility as unreimbursed medical expenses. Follow the steps below to determine whether VA may deduct all or some of your out-of-pocket payments to the facility.

STEP 1. Are the expenses you wish to claim due to the disabled person's treatment in a hospital, inpatient treatment center, nursing home, or VA approved medical foster home?

- YES NO *(If "NO," continue to Step 2)*
(If "YES," all payments to the facility qualify as medical expenses in Items 45A - 45F. You are finished completing this worksheet)

STEP 2. Do **all** of the following apply to the facility?

- The facility is licensed (if the State or Country requires it)
- The facility's staff (or the facility's contracted staff) provides the disabled person with health care or custodial care or both.
- If the facility is residential, it is staffed 24 hours per day with caregivers

- YES NO *(If "NO," payments to the facility do not qualify as medical expenses. You are finished completing this worksheet)*

STEP 3. Are you (the claimant) the disabled person, a surviving spouse or a Parents' D.I.C. claimant?

- YES NO *(If "NO," skip to Step 6)*

STEP 4. Did you claim special monthly pension in Item 31?

- YES NO *(If "NO," payments to this facility for meals and lodging do not qualify as medical expenses. Only claim amounts you pay the facility for health care services or assistance with ADLs provided by a health care provider in Items 45A - 45F. Skip to Step 8)*

STEP 5. If you answered "YES" in Step 2, you stated that the facility provides you with health care and/or custodial care. Is this the **primary reason** you live in the facility (or attend day care in the facility)?

- YES NO *(If "YES," all payments to this facility may qualify as medical expenses in Items 45A thru 45F if VA rates you as eligible for special monthly pension or special monthly D.I.C. Please report separately in Items 45A - 45F applicable amounts you pay the facility for (1) lodging and meals; (2) health care services or assistance with ADLs provided by a health care provider; and (3) custodial care. Skip to Step 8)*
(If "NO," payments to this facility for meals and lodging do not qualify as medical expenses. Please report separately in Items 45A thru 45F applicable amounts you pay the facility for: (1) health care services or assistance with ADLs provided by a health care provider and (2) custodial care. Skip to Step 8)

STEP 6. Does the disabled person require the health care services or custodial care that the facility provides to him or her because of the disabled person's mental or physical disability?

- YES NO *(If "YES," you must submit a statement from a physician or physician assistant that (1) the disabled person requires the health care services or custodial care that the facility provides to him or her because of mental or physical disability, and (2) describes the mental or physical disability)*
(If "NO," claim only amounts you pay the facility for health care services or assistance with ADLs provided by a health care provider in Items 45A thru 45F. Skip to Step 8)

STEP 7. If you answered "YES" in Step 2, you stated that the facility provides the disabled person with health care and/or custodial care. Is this the **primary reason** the disabled person lives in the facility (or attends day care in the facility)?

- YES NO *(If "YES," claim all payments to this facility (to include meals and lodging) as medical expenses in Items 45A - 45F)*
(If "NO," payments to this facility for meals and lodging do not qualify as medical expenses. Only claim amounts you pay the facility for health care services or custodial care in Items 45A thru 45F)

STEP 8. Facility Certification (Please submit a current statement showing the fees the claimant pays to your facility and a breakdown of the care received).

I CERTIFY that the information stated within this WORKSHEET FOR AN ASSISTED LIVING, ADULT DAY CARE, OR SIMILAR FACILITY is accurate and reflects the current environment pertaining to _____

(Name of individual staying at your facility)

and his/her care at this facility (_____).

(Name and address of facility)

(Name, Title, Signature at Facility)

(Date) (MM/DD/YYYY)

WORKSHEET FOR IN-HOME ATTENDANT EXPENSES

NOTE: Only complete this worksheet if you are claiming expenses for in-home care.

IMPORTANT: VA recognizes the following five activities as Activities of Daily Living (ADLs) for medical expense purposes:

- (1) Eating
- (2) Bathing/Showering
- (3) Dressing
- (4) Transferring (for example, from bed to chair)
- (5) Using the toilet

Custodial Care is regular -

- assistance with two or more ADLs, **or**
- supervision because a person with a mental disorder is unsafe if left alone due to the mental disorder.

IMPORTANT: The following activities are examples of Instrumental Activities of Daily Living (IADLs) for VA purposes. VA generally **does not** recognize assistance with these activities as medical expenses: (1) Shopping; (2) Food Preparation; (3) Housekeeping; (4) Laundering; (5) Handling medications; (6) Using the telephone; (7) Transportation (except for medical purposes such as transportation to a doctor's appointment).

INSTRUCTIONS: Use this worksheet if you are claiming payments to a disabled person's in-home attendant as an unreimbursed medical expense.

Follow the steps below to determine whether or not:

- the attendant must be a health care provider for VA purposes; **AND**
- VA may deduct payments for assistance with IADLs as well as assistance with ADLs and custodial care

STEP 1. Are you (the claimant) the disabled person, a surviving spouse, or Parents' D.I.C. claimant?

YES NO *(If "NO," skip to Step 4)*

STEP 2. Did you claim special monthly pension in Item 31?

YES NO *(If "NO," the in-home attendant **must be a health care provider** and payments for assistance with IADLs **do not** qualify as medical expenses. Payments for **health care services or custodial care** qualify as medical expenses. You may claim these expenses in Items 45A thru 45F. Skip to Step 6)*

STEP 3. Is the **primary responsibility** of the in-home attendant to provide you with health care or custodial care?

YES NO *(If "YES," payments to this in-home attendant **may** qualify as medical expenses **if** VA rates you as eligible for special monthly pension. Please report separately in Items 45A - 45F amounts you pay an in-home attendant for: (1) health-care services or assistance with ADLs provided by a health care provider; (2) assistance with IADLs, and (3) custodial care. Skip to Step 6)*
*(If "NO," payments to this in-home attendant for assistance with IADLs **do not** qualify as medical expenses. Please report separately in Items 45A thru 45F applicable amounts you pay an in-home attendant for: (1) **health care services or assistance with ADLs provided by a health care provider**; and (2) custodial care. Skip to Step 6)*

STEP 4. Does the disabled person require the health care services or custodial care that the in-home attendant provides to him or her because of the disabled person's mental or physical disability?

YES NO *(If "YES," you must submit a statement from a physician or physician assistant that (1) the disabled person requires the health care services or custodial care that the in-home attendant provides the disabled person because of the disabled person's mental or physical disability, and (2) describes the mental or physical disability)*
(If "NO," the attendant must be a health care provider. Only report payments to the in-home attendant for health care services or assistance with ADLs provided by the health care provider as medical expenses in Items 45A thru 45F. Payments for assistance with IADLs do not qualify as medical expenses. Skip to Step 6)

STEP 5. Is the **primary responsibility** of the in-home attendant to provide the disabled person with health care or custodial care?

YES NO *(If "YES," payments to the in-home attendant qualify as medical expenses (even assistance with IADLs) and can be reported in Items 45A thru 45F)*
*(If "NO," report payments to this in-home attendant for **health care and/or custodial care** as medical expenses in Items 45A thru 45F. Payment for assistance with IADLs **do not** qualify as medical expense)*

STEP 6. Check all activities below with which the attendant assists the disabled person:

ADLs: EATING BATHING/SHOWERING DRESSING TRANSFERRING USING THE TOILET

IADLs: SHOPPING FOOD PREPARATION HOUSEKEEPING LAUNDERING MANAGING FINANCES
 HANDLING MEDICATIONS USING THE TELEPHONE TRANSPORTATION (FOR NON-MEDICAL PURPOSES)

STEP 7. In-Home Attendant Certification (Please submit a current breakdown of the time the attendant spends assisting the disabled person with health care services, ADLs, and IADLs.)

I CERTIFY that the information within this WORKSHEET FOR IN-HOME ATTENDANT EXPENSES is accurate and reflects the current environment pertaining to _____ and his/her care from (_____).

(Name of Individual Requiring Care)

(Name of Attendant)

(Name, Title, Signature)

(Date) (MM/DD/YYYY)

**IMPORTANT: PLEASE READ THE FOLLOWING BEFORE YOU COMPLETE THE SSA-24.
INSTRUCTIONS FOR COMPLETING FORM SSA-24, APPLICATION FOR SURVIVORS BENEFITS
(Payable Under Title II of the Social Security Act)**

This application form, SSA-24, is an Application for Survivors Benefits Payable under Title II of the Social Security Act, as amended. Under authority of section 202(o) of the Social Security Act, the application requests information in order to determine eligibility to social security benefits.

You **do not** have to complete this application; there are no penalties under the law if you do not complete part or all of the SSA-24. However, it is usually to your advantage to provide the information because not providing it could prevent an accurate and timely decision on your claim or could result in the loss of some benefits or insurance coverage.

If you **do** wish to supply the information requested on the SSA-24, this information will be forwarded to the Social Security Administration and used by them to determine whether social security benefits may be payable to surviving dependent(s) of the veteran. Social Security will then contact you regarding any social security benefits payable based on information given on this form.

Please understand that Social Security may, in certain instances, disclose the information on this form to another Federal, State or local agency or individual without your written consent. This would be done in order to:

- enable a third party or an agency to assist Social Security in establishing an individual's right to benefits or coverage;
- comply with Federal laws which require or authorize the release of information from social security records; and
- facilitate statistical research and audit activities necessary to assure the integrity and improvement of the social security programs.

If you should have any question about entitlement to social security benefits or the information you have provided on this form, please contact your local social security office.

Complete each item of the attached application, Form SSA-24, (except Items 20 through 23). When signed and dated the form **SHOULD BE LEFT ATTACHED** to your completed

- VA Form 21P-534, Application for Dependency and Indemnity Compensation, Death Pension and Accrued Benefits by a Surviving Spouse or Child (Including Death Compensation if Applicable) or
- VA Form 21P-535, Application for Dependency and Indemnity Compensation by Parent(s) (Including Accrued Benefits and Death Compensation When Applicable).

PAPERWORK REDUCTION ACT: This information collection meets the clearance requirements of 44 U.S.C. 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You are not required to answer these questions unless we display a valid Office of Management and Budget control number. We estimate that it will take you about 15 minutes to read the instructions, gather the necessary facts, and answer the questions.