

Code	Relation Name	Description
AD	ADMINISTRATOR	The person appointed by the court to handle the estate of someone who died without a will, with a will with no nominated executor, or the executor named in the will has died, has been removed from the case, or does not desire to serve.
AF	ATTORNEY FOR	A person who has been qualified by a state or Federal court to provide legal services, including appearing in court, and is authorized to act for another.
AG	AGENT FOR	A person who is authorized to act for another (the agent's principal) through employment, by contract or apparent authority.
AN	AND	Unspecified joint relationship including 'AND'. Property is owned by multiple parties. It is usually assumed that each has an equal interest, but there are exceptions (attorney/client, homeowner/mortgage lender) where the particulars of each case must be considered.
BF	BENEFICIARY	Any person or entity (like a charity) who is to receive assets or profits from an estate, a trust, an insurance policy or any instrument in which there is distribution.
CF	CUSTODIAN	A person with whom some article is left, usually pursuant to a contract (called a "contract of bailment"), who is responsible for the safe return of the article to the owner when the contract is fulfilled.
CN	CONSERVATOR	A guardian and protector appointed by a judge to protect and manage the financial affairs and/or the person's daily life due to physical or mental limitations or old age.
CP	COMMUNITY PROPERTY	Property or earnings received by a husband and wife during marriage, other than by gift, devise, or descent. Separate property is property owned by a spouse before marriage or received during the marriage by gift, devise or descent. In some jurisdictions, earnings from separate property are also separate property and in some jurisdictions, such earnings are community property. Recognized by California, Arizona, New Mexico, Texas, Nevada, Idaho, Washington, Wisconsin, Louisiana and Puerto Rico.
DF	DEFENDANT	The party sued in a civil lawsuit or the party charged with a crime in a criminal prosecution.
ES	ESTATE	All the possessions of one who has died and are subject to probate (administration supervised by the court) and distribution to heirs and beneficiaries, all the possessions which a guardian manages for a ward (young person requiring protection and administration of affairs), or assets a conservator manages for a conservatee (a person whose physical or mental lack of competence requires administration of his/her affairs).
EX	EXECUTOR OR EXECUTRIX	The person appointed to administer the estate of a person who has died leaving a will which nominates that person.
FB	FOR BENEFIT OF	A person who is entitled to property that is held by another person (typically a custodian or trustee). FB is typically used in trustee, self-directed, inherited, education and transferred accounts.

GR	GUARDIAN	A person who has been appointed by a judge to take care of a minor child (called a "ward") or incompetent adult personally and/or manage that person's affairs.
HE	HEIR	Anyone who receives property of a deceased person either by will or under the laws of descent and distribution. (Explanation: a devisee under a will is also an "heir", even though unrelated to the decedent.)
IN	INSURED	The person or entity who will be compensated for loss by an insurer under the terms of a contract called an insurance policy.
JE	TENANTS IN ENTIRETIES	Joint ownership of property or securities by a husband and wife where, upon the death of one, the property goes to the survivor.
JS	JOINT TENANTS WROS	A type of account which is owned by at least two people, where all tenants have an equal right to the account's assets and are afforded survivorship rights in the event of the death of another account holder. In this type of account, a surviving member will inherit the total value of the other member's share of account assets upon the death of that other member. All members of the account are afforded the power to conduct investment transactions within the account as well.
JT	JOINT TENANTS	An account held in joint tenancy presumes a right of survivorship, but this presumption can be overcome by evidence that the account was really the property of only one, and the joint tenancy was for convenience. Right of Survivorship is not specifically stated.
NO	NAKED OWNER	The person who is the true owner of property for which another has usufruct. This type of ownership is usually created in estates where the heir is the naked owner but the surviving spouse has usufruct. When property is owned in this manner, the usufructuary owner has the use and benefit, but the property is owned by the naked owner. Upon the death of the usufructuary, the property transfers directly to the naked owner and does not pass through the usufructuary's estate.
OR	OR	Unspecified joint relationship including 'OR', usually seen in bank accounts. Either party may access the property during their lifetime, but the property automatically transfers to the survivor upon the death of either owner. If all owners are deceased, the property belongs to the estate of the last surviving.
OT	OTHER RELATIONSHIP	Relationship other than specified in this list. Additional details should be submitted with the property.
PA	PAYEE	The one named on a check or promissory note to receive payment.
PD	PAYABLE ON DEATH	Account is payable on Death to an alternate owner. Upon the original owner's death, the beneficiary must supply identification and a copy of the original owner's death certificate.
PO	POWER OF ATTORNEY	A written document signed by a person giving another person the power to act for the signer in designated circumstances and with respect to designated property. Explanation: There are both general powers of attorney which give the authorized party broad discretion and special powers of attorney that are limited in scope.

RE	REMITTER	Used primarily on official checks. The Remitter is the person who purchased the official check. This relationship is separate from the Holder who turns the property over to the state. The funds possibly belong to the Remitter, but only if he/she has the original instrument in their possession (not used for purpose intended).
SO	SOLE OWNER	Sole Owner is used when there is only a single owner for the property, and that person has all rights to the ownership of the property.
TC	TENANTS IN COMMON	A type of account which is owned by at least two people with no rights of survivorship afforded to any of the account holders. In this type of account, a surviving tenant of the account does not necessarily acquire the rights (and account assets) of the deceased person. Rather, each tenant in the account can stipulate in a written will how his/her assets will be distributed upon his/her death. Generally, the member ownership in the account is determined on a pro rata basis, meaning that if there are two tenants in the account, each will have a 50% claim on the account's value.
TE	TRUSTEE	A person or entity who holds the assets (corpus) of a trustee for the benefit of the beneficiaries and manages the trust and its assets under the terms of the trust stated in the Declaration of Trust which created it.
UF	USUFRUCT	Usufruct is a real right in a property owned by another, normally for a limited time or until death. Simply stated, it is the right to use the property, to enjoy the fruits and income of the property, to rent the property out and to collect the rents, all to the exclusion of the underlying real or naked owner. The usufructuary has the full right to use the property but cannot dispose of the property nor can it be destroyed.
UG	UNIFORM GIFTS TO MINORS	Property that is gifted to a Minor under the Uniform Gifts to Minors Act - (UGMA). This act allows minors to own property such as securities. Under the UGMA, the ownership of the funds works like it does with any other trust except that the donor must appoint a custodian (the trustee) to look after the account. Regardless of whether the minor has reached the age of majority, they should be coded with the UG relation. The custodian on the account should be coded as CF.
UN	UNKNOWN	The owner's relationship to the property is not known.
UT	UNIFORM TRANSFER TO MINOR	Property that is gifted to a minor under the Uniform Transfer to Minors Act - (UTMA). This act allows a minor to receive gifts such as money, patents, royalties, real estate and fine art, without the aid of a guardian or trustee. The gift giver or an appointed custodian manages the minor's account until the minor is of age (usually 18 or 21).