REQUEST TO SURRENDER FOR NET CASH VALUE

POLICY INFORMATION			
Policy Number:	Name of insured:		Date:
THE FOLL	OWING INFORMATION SHOULD REFLECT C	URRENT PO	DLICY INFORMATION
Name of owner(s)		Da	ytime telephone number
Address			
City		State	Zip
INSTRUCTIONS			

- 1. This form must be completed and signed in ink by the person or persons, who under the terms of the policy, have the right(s) of ownership:
 - a. Corporation Signature and title of two officers is required.
 - b. Partnership Signature and title of a general partner is required.
 - c. **Trust** Signature and title of the required number of trustees is required.
 - d. **Assignment -** Signature of the assignee of record is required.
 - e. Irrevocable Beneficiary(ies) Signature of irrevocable beneficiary(ies) is required.
 - f. Community Property Law State If the policyowner resides in a Community Property Law State during a marriage, it may be that the spouse has an interest in the policy. The following states are subject to Community Property Laws: Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, Washington and Wisconsin.

Before the policyowner can surrender the policy, it is necessary that one of the following actions be taken:

- 1. The spouse can signify consent to the request by also signing the surrender form.
- 2. If the spouse is deceased, a copy of the Death Certificate is required to be provided to the Company.
- 3. If the policyowner has never been married, please indicate on this form.
- 4. If the policyowner is divorced, the court may have specified that the policy is to be managed by one or the other of the parties, or that specific action is to be taken to change the policy in some way. If the policy was mentioned in the Divorce Decree (and Property Settlement Agreement, if any), the Company will need to be furnished a certified copy of the document with the request for surrender. This will be reviewed by our Legal Department to be certain that the arrangements between the policyowner and the Life Insurance Company are in compliance with the Court Order.

If the Court Order states that Community Property in the policyowner's possession is solely his or hers, the Company will need to be provided a certified copy with the request.

If the policy was not mentioned directly or indirectly in the Divorce Decree or Property Settlement Agreement, if any, it will be necessary for the policyowner's former spouse to relinquish any interest he or she might retain by written consent.

- 2. The owner's Social Security Number or Taxpayer Identification Number must be provided in Section B. If not provided, the form will be returned to the owner as INCOMPLETE.
- 3. The Federal Income Tax Withholding, Section B, must be completed for surrender requests.
- 4. The Statement of Lost Policy, Section C, must be completed if the original policy is not enclosed with this form. Failure to complete this section will result in the form being returned to the owner as INCOMPLETE.

DEFINITION OF FULL POLICY SURRENDER

In order for you to make an informed decision, we have shown the definition of a Full Policy Surrender.

Full Policy Surrender - A full policy surrender will terminate the entire policy contract. Upon full surrender any outstanding loan balance and applicable surrender charges will be deducted from the GROSS CASH VALUE. The policyowner will then receive the NET CASH VALUE, if any. Once the policy has been voluntarily surrendered, the Company WILL NOT reinstate the contract. NOTE: Not all types of insurance accumulate cash value. Completion of this form DOES NOT GUARANTEE that a cash value will be payable to the policyowner.

paid to the policyowner. The under obligation for any insurance under have under the listed policy(ies) we Company's home office. The undersigned understands that all rights under the policy held by discharge of all claims arising direissued as a supplement to it. Section which a creditor does not know or have materially affected his settler 1542 are hereby knowingly and verights, rules or legal principles of knowingly and voluntarily waived aware that they may hereafter disc which they now know or believe to waived, it is the intention of the understands.	rsigned requests that the listed pol rsigned understands that upon receivithe listed policy(ies) shall thereugill be for such cash surrender valuable if surrender charges are waived in the policyowner or any other persectly or indirectly under the policyon 1542 of the California Civil Co suspect to exist in his favor at the nent with the debtor. If applicable oluntarily waived and relinquished any other jurisdiction, to the extendany other jurisdiction, to the extendant relinquished. In connection was one claims presently unknown or be true with respect to the matter indersigned to fully, finally and for a exist, or might have existed. The	licy be surrendered, and any available NET beipt of this request for full surrender, the C pon immediately cease. The only liability the that may exist at the time this form shall in connection with this surrender, such waive on or entity and will be in full settlement, row, whether contractual or extra-contractual and provides that a general release does not etime of executing the release, which if know, the undersigned agrees (i) that the provision and (ii) that the provisions of all similar for that they are found to be applicable herein with this release, the undersigned acknowless released herein. Nevertheless, if surrenders rever settle and release all such matters and calculate above release language shall be unenforced.	company's he Company will be received in the ver shall terminate release and and all contracts extend to claims own by him must ions of Section ederal or state laws, n, are also hereby dges that they are erent from those er charges are all claims relating
B. FEDERAL INCOME TAX WITH			
Per Internal Revenue Service (IRS income tax withholding, unless yo federal income tax withheld, you a) requirements, any taxable portiou elect otherwise. If you elect NO re still responsible for payment of	on of your full policy surrender distribution of to have withholding apply, or if you do refederal income tax. You may incur penalt are not sufficient. NOTE: Withholding is	not have enough ies under the
☐ I <u>DO NOT</u> want federal incom☐ I <u>DO</u> want federal income taxe	e taxes withheld from my distribut s withheld from my distribution: \$	tion.	
 The number shown on this forme,) and I am not subject to backup windle by the Internal Revenue Servindividends, or (c) the IRS has as a I am a U.S. citizen or other U. The FATCA code(s) entered Certification instruction: You must subject to backup withholding becomes. 	This my correct taxpayer identifical thholding because (a) I am exemption (IRS) that I am subject to back the notified me that I am no longer subsets. So person (defined below), and on this form (if any) indicating that the cross out item 2 above if you have ause you have failed to report all it	cation number (or I am waiting for a number the from backup withholding, or (b) I have not up withholding as a result of a failure to replace to backup withholding, and at I am exempt from FATCA reporting is cause been notified by the IRS that you are currenterest and dividends on your tax return. You attest to the information provided.	er to be issued to ot been notified oort all interest or orrect.
C. STATEMENT OF LOST POLICY			_
Please complete this section if the ☐ The policy listed on this form D. COMMUNITY PROPERTY STA	cannot be located because it was i		
) please complete the additional information	n helow
Arizona California Idaho 1. If you have never been married	Louisiana New Mexico Nevada	Texas Washington Wisconsin	n ociow.
Signature			
2. If you are currently married, yo		nsaction by signing here:	
Spouse's Signature	Date		
3. If your spouse is deceased, please	se attach a copy of the Death Certi	ificate.	

A. REQUEST FOR FULL POLICY SURRENDER

4. If you are divorced:

- A. and the policy was included in the Divorce Decree or Property Settlement Agreement and was awarded to you, please attach a certified copy of the document. Spouse's consent not required.
- B. and the policy was not included in the Divorce Decree or Property Settlement Agreement, it will be necessary for your ex-spouse to consent by signing here:

Ex-Spouse's Consent	
Ex-Spouse's Signature	Date
on its good faith belief that no such interest exis	munity property interest in this policy, the Company shall be entitled to rely sts and assumes no responsibility for inquiry. The insured and/or policyowner he Company harmless from the consequences of accepting this transaction.
E. AUTHORIZATION / SIGNATURES	
	provision of this document other than the Certifications required to avoid backup affirm under penalty of perjury that they are authorized to execute this docume
Signature of Policyowner	Printed Name of Policyowner
If Corporation/Trustee, Title	SSN/TIN:
Signature of Co-Policyowner	Printed Name of Co-Policyowner
If Corporation/Trustee, Title	SSN/TIN:
Signature of Irrevocable Beneficiary	Printed Name of Irrevocable Beneficiary
Signature of Assignee, Title	Printed Name of Assignee, Title

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MAINE

Important information about your life insurance policy Prepared by the Maine Bureau of Insurance

Life insurance is a critical part of a broader financial plan. There are many options available, and you have the right to shop around and seek advice from different financial advisors in order to find the option best suited to your needs.

You are encouraged to consider the following possible alternatives to requesting a surrender of your life insurance policy, requesting accelerated death benefits under your life insurance policy, or letting your life insurance policy lapse. These alternatives include, but are not limited to:

- Accelerated Death Benefit: Your policy may provide an early or accelerated discounted benefit payment if you have a terminal or chronic illness.
- Cash Surrender: Your policy may have a cash surrender value that your life insurer would pay you if you cancel it.
- Gift: You may be able to give your policy to your beneficiary, who would then assume responsibility for paying premiums.
- Life Settlement: You may be able to sell your life insurance policy to a third party for an amount greater than the cash surrender value or accelerated death benefits under your policy. Once sold, you would pay no further premiums. The third party would become the policyholder and receive the benefit upon the insured's death.
- Maintain Your Policy: You may be able to maintain your life insurance policy inforce by paying the premiums directly or using your current policy values to pay the premiums.
- **Policy Changes:** You may be able to reduce or eliminate future premium payments by obtaining a paid-up policy, by reducing optional coverages, or through other options available from your life insurer.
- **Policy Loan:** You may be able to take out a loan from your life insurance company using the cash value of your policy as collateral. Loan proceeds can be used to pay the premiums or for other purposes.
- Third-Party Loan: You may be able to get a loan from another party to pay your policy's premiums. In return, the lender may require an assignment of a portion or all of the policy's death benefits.

These options may or may not be available depending on your circumstances and the terms of your life insurance policy. Please see your policy or contact your life insurance company, financial adviser, agent, or broker to determine your particular options.

IMPORTANT INFORMATION: Maine law requires life settlement brokers to have a proper license. If you are approached to sell your policy or if you are looking to sell your policy, please check with the Maine Bureau of Insurance for a list of licensed life insurance producers. If you are a Maine resident and have questions about life insurance and your rights, contact the Maine Bureau of Insurance at 1-800-300-5000, or go to www.maine.gov/pfr/insurance. Ask questions if you don't understand your policy.

COMMONLY USED TERMS

Accelerated death benefit: A benefit allowing terminally or chronically ill life insurance policyholders to receive cash advances of all or part of the expected death benefit. The accelerated death benefit can be used for health care treatments or any other purpose.

Cash surrender value: The amount of cash due to a policyholder who cancels his or her life insurance policy before it matures or death occurs. This term is also called "cash value," "surrender value," and "policyholder's equity."

Expected death benefit: The amount that the insurance company would pay the beneficiaries named in the life insurance policy if the insured died today.

Face amount: The death benefit the insurer is required to pay the beneficiaries named in the life insurance policy upon the death of the insured, as stated in the policy. The actual death benefit may differ due to such factors as policy loans, failure to pay premiums, and for some types of policies, investment performance.

Lapse: A life insurance policy ending or expiring when a policyholder stops making premium payments.

Life settlement: A contract in which the policyholder sells his or her life insurance policy to a third party for a payment that is less than the expected death benefit of the policy. Life settlements include viatical settlements, defined below.

Policy loan: A loan issued by an insurance company using the cash value of a person's life insurance policy as collateral.

Viatical settlement: An arrangement in which someone with a terminal illness sells his or her life insurance policy at an amount less than the death benefit. The ill person receives cash, and the buyer receives the full amount of the death benefit once the former policyholder dies.

This brochure is for informational purposes only and does not constitute an endorsement of any of the options described above.

OREGON

Life insurance is a critical part of a broader financial plan. There are many options available, and you have the right to shop around and seek advise from different financial advisers in order to find the option best suited to your needs.

Please contact the Oregon Insurance Division for further information.

Visit our website at

 $In surance.oregon.gov/consumer/life-in surance/understand_life.html$

or call an advocate at

1-888-877-4894 or (503) 947-7984

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WASHINGTON

Traditional & Universal Life Policies

Important information about your life insurance policy from the State of Washington Office of the Insurance Commissioner

Life insurance is a critical part of a broader financial plan. There are many options available, and you have the right to shop around and seek advice from different financial advisers in order to find the options best suited to your needs.

You are encouraged to consider the following possible alternatives to requesting a surrender of your life insurance policy, requesting accelerated death benefits under your life insurance policy, or letting your life insurance policy lapse. These alternatives include, but are not limited to:

- **Accelerated Death Benefit:** Your policy may provide an early or accelerated discounted benefit payment if you have a terminal or chronic illness.
- Cash Surrender: Your policy may have a cash surrender value that your life insurer would pay you if you cancel it.
- **Gift:** You may be able to gift your policy to your beneficiary, who would then assume responsibility for paying premiums.
- Life Settlement: You may be able to sell your life insurance policy to a third party. Once sold, you would pay no further premiums. The third party would become the policyholder and would receive the benefit upon the insured's death.
- **Maintain Your Policy:** You may be able to maintain your life insurance policy inforce by paying the premiums directly or using your current policy values to pay the premiums.
- **Policy Changes:** You may be able to reduce or eliminate future premium payments by obtaining a paid-up policy, by reducing optional coverages, or through other options available from your life insurer.
- **Policy Loan:** You may be able to take out a loan from your life insurance company using the cash value of your policy as collateral. Loan proceeds can be used to pay the premiums or for other purposes.
- Third-Party Loan: You may be able to get a loan from another party to pay your policy's premiums. In return, the lender may require an assignment of a portion or all of the policy's death benefits.

These options may or may not be available depending on your circumstances and the terms of your life insurance policy. Please see your policy or contact your life insurance company, financial advisor, insurance producer to determine your particular options.

If you're a Washington state resident and have questions about life insurance and your rights, contact the Office of the Insurance Commissioner at 1-800-562-6900, or go to www.insurance.wa.gov. Ask questions if you don't understand your policy.

Here's a list of commonly used terms:

Accelerated death benefit: A benefit allowing terminally ill or chronically ill life insurance policyholders to receive cash advances of all or part of the expected death benefit. The accelerated death benefit can be used for health care treatments or any other purpose.

Cash surrender value: The amount of cash due to a policyholder who requests that the insurance company cancel their life insurance policy before it matures or death occurs. This term is also called "cash value," "surrender value," and "policyholder's equity."

Expected death benefit: The face amount of the policy, less any policy loan amounts, that the insurance company is expected to pay the beneficiaries named in the life insurance policy upon the death of the insured.

Lapse: A life insurance policy ending or expiring when a policyholder stops making premium payments.

Life settlement: A contract in which the policyholder sells his or her life insurance policy to a third party for a one-time cash payment which is greater than the cash surrender value, but less than the death benefit of the policy. A life settlement includes a viatical settlement, defined below.

Policy loan: A loan issued by an insurance company using the cash value of a person's life insurance policy as collateral.

Viatical settlement: An arrangement in which someone with a terminal illness sells his or her life insurance policy at an amount less than the death benefit. The ill person receives cash, and the buyer receives the full amount of the death benefit once the former policyholder dies.

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WASHINGTON

Term Policies

Important information about your term life insurance policy from the State of Washington Office of the Insurance Commissioner

Life insurance is a critical part of a broader financial plan. There are options available to you rather than letting your policy lapse, and you have the right to shop around and seek advice from different financial advisers in order to find the option best suited to your needs.

You are encouraged to consider the following possible alternatives to letting your term life insurance policy lapse. These alternatives include, but are not limited to:

- Life Settlement: You may be able to sell your term life insurance policy to a third party. Once sold, you would pay no further premium. The third party would become the policyholder and would receive the benefit upon the insured's death.
- Maintain Your Policy: You may be able to maintain your term life insurance policy inforce by paying the premiums directly.
- Third-Party Loan: You may be able to get a loan from another party to pay your policy's premiums. In return, the lender may require an assignment of a portion or all of the policy's death benefits. These options may or may not be available depending on your circumstances and the terms of your life insurance policy. Please see your policy or contact your life insurance company, financial advisor, insurance producer to determine your particular options. If you're a Washington state resident and have questions about life insurance and your rights, contact the Office of the Insurance Commissioner at 1-800-562-6900, or go to www.insurance.wa.gov. Ask questions if you don't understand your policy.

Here's a list of commonly used terms:

Expected death benefit: The face amount of the policy, less any policy loan amounts, that the insurance company is expected to pay the beneficiaries named in the life insurance policy upon the death of the insured.

Lapse: A life insurance policy ending or expiring when a policyholder stops making premium payments.

Life settlement: A contract in which the policyholder sells his or her life insurance policy to a third party for a one-time cash payment. A life settlement includes a viatical settlement, defined below.

Viatical settlement: An arrangement in which someone with a terminal illness sells his or her life insurance policy at an amount less than the death benefit. The ill person receives cash, and the buyer receives the full amount of the death benefit once the former policyholder dies.

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