DEATH CLAIM SUBMISSION GUIDE FOR LIBERTY BANKERS LIFE or THE CAPITOL LIFE CLAIMS ONLY Funeral Homes and Funding Companies

DOCUMENTATION

WHERE TO FILE OLVING

The following is a list of the documents required to begin the claims process:

- Certified copy of the Death Certificate
- Verified Statement of Performance
- Itemized Funeral Home Bill for merchandise, services and cash advance items
- Executed "Next of Kin/Personal Representative Release, Subrogation and Assignment Form" (The Next of Kin signing the form must be a blood relative of the decedent. A Personal Representative signing the form must submit documentation establishing their right to and/or authority to execute the document.)
- IRS Form W-9 (from the funeral home/funding company if one is not already on file with Liberty Bankers or Capitol Life Insurance Companies)

For descendant (child/grandchild coverage) claims a copy of a newspaper obituary is acceptable to show relationship.

In addition to the above documents, a "Release, Subrogation and Assignment Form" signed by the provider of services must be received by the Claims Department in order for claims to be paid. If a funding company is involved, the funding company must also sign and return a separate assignment form. You will receive these assignment forms with instructions to complete them upon receipt and review of the initially requested documents.

Please note that if you have received documents by fax or email, you will need to verify that all language is legible before the documents are completed and returned to our office. We will not be able to accept any documents that are not fully legible.

CONTACTUS

WHERE TO FILE CLAIMS	CONTACT US
BY MAIL:	BY PHONE:
	800-972-6615
ATTN: CLAIMS DEPT	
P. O. Box 224	BY MAIL:
Brownwood, TX 76804-0224	P. O. Box 224
	Brownwood, TX 76804-0224
BY FAX: CLAIMS DEPT	
866-505-9377	BY FAX:
	866-505-9377
BY EMAIL:	
LMLClaims@insadmin.com	BY EMAIL:
	HomeService@insadmin.com

CLAIM FORM COMPLETION GUIDE (CA)

Next of Kin/Personal Representative E. SUBROGATION AND ASSIGNMENT FORM LIFE POLICIES (CALIFORNIA)

Funeral Home Responsible for Ensuring All Blanks are Filled In

Name of Decedent (Insured): *required Name of Next of Kin or Personal Representative: *r ("Releasor" in this address: *complete address, w/city, st & zip Tequired Email addresses (if Frager): *entional	quired *required ("Releasor" in this Release, Subrogation and Assignment) city, st & zip Phone numbers: Cell: *at least 1 phone Home: number required
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Name of Funeral Home: *Servicing funeral home - required

Death Benefit Amount: If the Guaranty Association ("Association") determines the Funeral Home has a valid claim in accordance with the Liquidation Plan, the amount of the claim paid to the Funeral Home is the Death Benefit Amount.

Releasor understands that Funeral Home will submit a claim pursuant to the Liquidation Plan for Lincoin Memorial Life Insurance Company ("Insurer") which is insolvent. The Liquidation Plan was approved by the 250° bistrict Court of Traxis County, Texas on September 22, 2008. The Funeral Home will submit a claim to the Association for payment of the Death Benefit Amount related to the life insurance policy or policies allegedly issued by insurer insuring the life of Deceeding (Policies). The claim is payable only if certain conditions set in the Lugardation Plan are satisfied. It can consist if thereral Home's claim for benefits is approved in which or in part and any Detail Benefit Amount is plath by the Association Plan are satisfied. It represents the Release, subrogation, Transfer, and Assignment provisions of this document shall become effective. If the Funeral Home's claim is denied, then the Association of its assigns or successors) will not pay a Death Benefit Amount to the Funeral Home. Releasor is being requested to sign this document in advance of the Association's determination on Funeral Home's claims in order to avoid the necessity of Releasor executing additional documents at a later date.

The following provisions become effective if and only if the Association pays a Death Benefit Amount to the Funeral Home

Release. In consideration of the provision of coverage and payment of the Death Benefit Amount by the Association and other good and valuable consideration, Releasor and Releasor's heirs (if any), personal representatives, juardians, assigns, successors, agents, and all other persons claiming by or through Releasor of hereby release and discharge the Association, its members, attiliates, agents, attomeys, employees, third party administrators successors and assigns (collectively the "Association and Related Parties") of and from any and all actions; causes of action, claims, demands, costs, expenses, compensation and any and all consequential or special damage or other damage, past, present or future, whether known or unknown, on account of or in any way arising out of any life insurance policies issued by Lincoin Memorial Life insurance Company or Memorial Service Life insurance policies issued by Lincoin Memorial Life insurance Company or Memorial Service Life insurance policies is successors and assigns on entity other than the Association and Related Parties as set forth herein. This release extends to and includes any and all claims, liabilities, injuries, damages, and action that the Releasor does not presently articipate, know, or suspect to exist in his favor aft the time of executing the release, which it known by him must have materially affected his settlement with the debtor." Releasor does not presently know or suspect to exist in his favor aft the time of executing the release, which it known by him must have materially affected his settlement with the debtor." Releasor of the consideration for this Releasor for action that Releasor of action that Releasor of action that release does not extend in the future, and that Releasor of action that Releasor of action that have materially affected his settlement with the debtor." Releasor of the consideration for this Releasor flavor may develop, accrue, or be discovered in the future, and that Releasor of action that Releasor of action that Releasor of a Releasor voluntarily assumes that risk as part of the consideration for this Release

Subrogation, Transfer and Assignment. In further consideration of the provision of coverage set forth herein, up to the Death Benefit Amount, Releasor hereby sells, transfers and assigns arry and all of Releasor's past, present and future claims, rights, demands, actions and causes of action against the Insurers to the Association (and its successors and assigns) which shall be subrogated to all Releasor's rights under the Policies and which may bring any action or suit for the recovery of any damages or losses sustained by Releasor as deemed best or appropriate by the Association in its sole and absolute discretion.

Further, up to the Death Benefit Amount, Releasor hereby sells, transfers and assigns to the Association, its successors and assigns, any and all past, present and future claims, demands, actions, rights and/or causes of action Releasor may have against the Insurers and any other persons or entities related in any way to the Policies and/or any losses arising under, resulting from, or otherwise relating to the Policies and the Association (and its successors and Assigns) shall have full power and authority for its own use and benefit, at no cost to Releasor, to ask, demand, collect, prosecute, dismiss, or settle any suit or proceedings at law or in equity against the insurers or any other persons or entities in Releasor's name. Releasor further agrees to cooperate with the Association (and its successors and Assigns) in its prosecution of any suits or proceedings against the Insurer and all other persons or entities, and will voluntarily testify on behalf of the Association (and its proceedings). (and its successors and Assigns), if asked.

Releasor has carefully read the foregoing Release, Subrogation and Assignment and knows the contents hereof and has signed this Release Subrogation and Assignment voluntarily and with full knowledge of its contents.

The undersigned is legally authorized to sign this Release, Subrogation and Assignment and bind Releasor. Releasor represents and warrants that Releasor the personal representative and/or prext of kin and is authorized to bind the Decedent's estate and any other relatives, heirs, devisees, legatees, or successors the Decedent in commection with any interest any of them my claim in or arising out of the Policies.

Next of Kin or Personal Representative of Decedent/Insured:

*printed name - required

Signature signing as representative -required signature of next of kin/person

*signature date - required

Relationship to Decedent/Insured: *relation - required

FORM G

THE CAPITOL LIFE INSURANCE COMPANY

LIBERTY BANKERS LIFE INSURANCE COMPANY

2121 Lohmans Crossing Road, Lakeway, TX 78734 Suite 504-577 Fax: (512) 637-4989 Toll Free: (877) 248-1111

VERIFIED STATEMENT OF PERFORMANCE

account number *list contract number (s), as follows respect to the prearranged funeral contract entered with *deceased Funeral Home hereby verifies and certifies that with name -required

Do not list policy numbers

- That all services and merchandise have been performed and provided in the prearranged funeral contract
- 2 Attached is a copy of the death certificate of said contract purchaser
- ω If applicable, purchaser or a successor has paid or has agreed to pay Funeral Home date of death the balance due, if any, which was due on the prearranged funeral contract at the

We request the funds be released to: estate of insured, Next of Kin (ex. Smith FH Party expecting payment; i.e. funeral home, Estate of John Tate, Jane Tate) - required

nome The above statements are hereby verified before the witness by the above named funeral

*signature date - required

*required

Date

Print Next of Kin Name

Next of Kin Signature

*servicing tuneral home -required

Funeral Home

*required

Print Funeral Director's Name

Funeral Director's Signature

FORM VSP 11-17

Next of Kin/Personal Representative RELEASE, SUBROGATION AND ASSIGNMENT FORM LIFE POLICIES (CALIFORNIA)

Funeral Home Responsible for Ensuring All Blanks are Filled In <FORM G: must be signed by Next of Kin/Personal Representative when funeral arrangements are made>

Name of Decedent (Insured):	
Name of Next of Kin or Personal Representative:	
("Releasor" in th	is Release, Subrogation and Assignment)
Address:	Phone numbers: Cell:
Email addresses (if known):	Cell:
Email addresses (if known):	
Name of Funeral Home:	
Death Benefit Amount: If the Guaranty Association ("Association") d amount of the claim paid to the Funeral Home is the Death Benefit Ar	letermines the Funeral Home has a valid claim in accordance with the Liquidation Plan, the nount.
insolvent. The Liquidation Plan was approved by the 250th District C to the Association for payment of the Death Benefit Amount related t ("Policies"). The claim is payable only if certain conditions set fort approved in whole or in part and any Death Benefit Amount is p Subrogation, Transfer, and Assignment provisions of this document assigns or successors) will not pay a Death Benefit Amount to the	ant to the Liquidation Plan for Lincoln Memorial Life Insurance Company ("Insurer") which is court of Travis County, Texas on September 22, 2008. The Funeral Home will submit a claim to the life insurance policy or policies allegedly issued by Insurer insuring the life of Decedent the inthe Liquidation Plan are satisfied. If and only if Funeral Home's claim for benefits is aid by the Association (or its assigns or successors) to the Funeral Home, the Release, shall become effective. If the Funeral Home's claim is denied, then the Association (or its performed in the Funeral Home. Releasor is being requested to sign this document in advance of the sid the necessity of Releasor executing additional documents at a later date.
The following provisions become effective if and or	ly if the Association pays a Death Benefit Amount to the Funeral Home.
consideration, Releasor and Releasor's heirs (if any), personal repethrough Releasor do hereby release and discharge the Association successors and assigns (collectively the "Association and Relate expenses, compensation and any and all consequential or special of or in any way arising out of any life insurance policies issued b ("Insurers") which covered the life of Decedent ("Policies"). This reasociation and Related Parties as set forth herein. This Releas action that the Releasor does not presently anticipate, know, or su EXPRESSLY WAIVE ALL RIGHTS UNDER CALIFORNIA CIVIL (which the creditor does not know or suspect to exist in his favor at settlement with the debtor." Releasor represents and warrants to	ayment of the Death Benefit Amount by the Association and other good and valuable presentatives, guardians, assigns, successors, agents, and all other persons claiming by or ation, its members, affiliates, agents, attorneys, employees, third party administrators, and Parties") of and from any and all actions, causes of action, claims, demands, costs, damage or other damage, past, present or future, whether known or unknown, on account y Lincoln Memorial Life Insurance Company or Memorial Service Life Insurance Company elease is not intended in any way to release or discharge any person or entity other than the extends to and includes any and all claims, liabilities, injuries, damages, and causes of uspect to exist, but that may develop, accrue, or be discovered in the future. RELEASOR CODE SECTION 1542, WHICH PROVIDES: "A general release does not extend to claims the time of executing the release, which if known by him must have materially affected his hat Releasor has considered the possibility that claims, liabilities, injuries, damages, and at to exist in Releasor's favor may develop, accrue, or be discovered in the future, and that for this Release.
sells, transfers and assigns any and all of Releasor's past, present Association (and its successors and assigns) which shall be subroga	f the provision of coverage set forth herein, up to the Death Benefit Amount, Releasor hereby and future claims, rights, demands, actions and causes of action against the Insurers to the ated to all Releasor's rights under the Policies and which may bring any action or suit for the d best or appropriate by the Association in its sole and absolute discretion.
future claims, demands, actions, rights and/or causes of action Release Policies and/or any losses arising under, resulting from, or otherwise power and authority for its own use and benefit, at no cost to Release equity against the Insurers or any other persons or entities in Release	efers and assigns to the Association, its successors and assigns, any and all past, present and alsor may have against the Insurers and any other persons or entities related in any way to the experience relating to the Policies and the Association (and its successors and Assigns) shall have full sor, to ask, demand, collect, prosecute, dismiss, or settle any suit or proceedings at law or in or's name. Releasor further agrees to cooperate with the Association (and its successors and source and all other persons or entities, and will voluntarily testify on behalf of the Association
Releasor has carefully read the foregoing Release, Subrogation and Assignment voluntarily and with full knowledge	ion and Assignment and knows the contents hereof and has signed this Release, \ensuremath{e} of its contents.
	tion and Assignment and bind Releasor. Releasor represents and warrants that Releasor is nd the Decedent's estate and any other relatives, heirs, devisees, legatees, or successors of or arising out of the Policies.
Next of Kin or Personal Representative of Decedent/Insured:	
Name:	Date:
Signature:	Relationship to Decedent/Insured:

LIBERTY BANKERS LIFE INSURANCE COMPANY THE CAPITOL LIFE INSURANCE COMPANY

P. O. Box 224 Brownwood, TX 76804-0224 Toll Free: 800-972-6615 Fax: 866-505-9377

VERIFIED STATEMENT OF PERFORMANCE

Funeral Home hereby verifies and certifies that with respect to the prearranged funeral contract entered with account number, as follows:				
1.	That all services and merchan prearranged funeral contract.	dise have been performed and provided in the		
2.	Attached is a copy of the death certificate of said contract purchaser.			
3.	If applicable, purchaser or a successor has paid or has agreed to pay Funeral Home the balance due, if any, which was due on the prearranged funeral contract at the date of death.			
We reque	est the funds be released to:			
The above home.	e statements are hereby verified	d before the witness by the above named funeral		
Date		Funeral Home		
Dato		i anoral riomo		
Print Next	t of Kin Name	Print Funeral Director's Name		
Next of Ki	in Signature	Funeral Director's Signature		