

Notice of Death of Policy Owner with Contingent Owner

Policy Number:

Name of Contingent Owner (CO): ______ Name of Insured: _____

Relationship of CO to Policy Owner ______Relationship of CO to Insured:_____

1. *Declaration*. All of the following answers and statements are true, complete & correct according to my/our personal knowledge & belief

Name of Policy Owner (Deceased):	Date of Death:		
Cause of Death:	Place of Death:		
Date and Place of Interment:	Name and Contact Number of Memorial Service Provider:		
Details of Illness: (Please answer each item, if death is due to	p illness. If not applicable, write N/A)		
Nature of Illness:	Name and Address of Clinic/Hospital of last Confinement:		
Name and Address of all Medical Doctors who attended to the Policy Owner	r during the last illness:		
Name of Physician	Clinic/Hospital Name and Contact Number		
1	1		
2	2		
Details of Accident:(Please answer each item, if death is due	to accident. If not applicable, write N/A)		
Date and Time of Accident:	Place of Accident:		
Name and Address of Clinic/Hospital where policy owner was given medical	l aid:		
Name and Address of all Medical Doctors who attended to the Policy Owner	r during the accident:		
Name of Physician	Clinic/Hospital Name and Contact Number		
1	1		
2	2		
What was the policy owner doing before the accident happened? (Please in with before the accident.)	clude the place where the deceased was and person/s he/she was		
What happened during the accident? (Please provide complete details inclu	ding the person/s present during the accident.)		
What was the perceived cause of the accident?			
Was a police investigation conducted on the accident? If yes, please submit Statement/s of Witness/es. If no, please explain why no such investigation v			
Was an autopsy conducted on the body of the deceased? If yes, please subr why autopsy was not conducted.	mit autopsy report of the other post-mortem exam i nation. If no, please explain		

2. *Data Privacy Statement*. I understand that as a financial institution, Insular Life is subject to existing and future government regulations. I therefore agree to be bound by all applicable domestic and international laws in relation to any matter including but not limited to anti-money laundering, tax monitoring and data privacy.

In this connection, I authorize Insular Life to process my personal and sensitive personal information (also known as personally identifiable information or PII) including the collection, usage, storage, retention, and disclosure of my PII in the related processes and systems until its disposal. I likewise give my consent to Insular Life to share such information to its subsidiaries, affiliates, agents, medical information sharing facility of the insurance industry and third parties for any legitimate purpose, including the underwriting and administration of insurance coverage and claims, marketing and promotion of products, market research, data analytics and automated processing systems, internal and external audits, and such activities for which my PII may be required in fulfillment of mandated services across my entire life stages.

I/We also confirm that I/we have sought the consent of the insured and/or the beneficiary/ies in sharing his/her personal and sensitive personal information, as may be applicable.

I hold Insular Life free and harmless from any liability that may arise from any collection, use, disclosure, destruction or sharing of said information.

- 3. *Authorization*. In relation to the claims application for the illness, injury and/or death of the Policy Owner of Insured under this Policy. I/We hereby authorize The Insular Life Assurance Co., Ltd. ("Company") or its authorized representative to secure any information and/or record belonging to the Policy Owner or Insured, as the case may be, under this Policy pertaining to the following:
 - 1. Financial, employment/business/livelihood;
 - 2. Health, both physical and mental;
 - 3. Lifestyle;
 - 4. Court (criminal, civil or administrative) records;
 - 5. Personal; or
 - 6. Other corcumstances

from any of his/her employers, business partners, co-employess, staff, consultants, physicians, or from any hospitals, clinic, health maintenance organization, diagnostic center, laboratory or any similar medical facility, any private or government agency or institution, organization, insurance industry association or from any individual person that may have knowledge, access to or custody of any such information or record.

I/We likewise authorize the foregoing individuals or entities that have/had knowledge, access to or custody of any of the above mentioned information or record to disclose and release the same to Insular Life or its representative and further hereby discharge them from any responsibility, obligation or liability arising out of or in connection with such disclosure and release of the information or record.

Done at	this	day of ,	20

Signature over printed name of Contingent Owner Signature over printed name of Insured/Parent or Guardian of Insured (If the insured is below 18 years old)

WARNING: It is unlawful (a) to present or cause to be presented any fraudulent claim for the payment of a loss under a contract of insurance, and (b) to fraudulently prepare, make or subscribe any writing with intent to present or use the same, or to allow it to be presented in support of any claim. Such acts shall be punishable by a fine not exceeding twice the amount claimed or imprisonment of two (2) years, or both, at the discretion of the court. (Section 251, Insurance Code.)